STATE OF NEW YORK
PUBLIC HEALTH AND HEALTH PLANNING COUNCIL

COMMITTEE DAY

AGENDA

January 24, 2013
10:00 a.m.

90 Church Street
4th Floor, Room 4A & 4B
New York City

I. COMMITTEE ON CODES, REGULATIONS AND LEGISLATION

Angel Gutiérrez, M.D., Chair

For Adoption

Part 16 of Title 10 NYCRR – (Ionizing Radiation)

Certified Home Health Agency (CHHA) and Licensed Home Care Services Age (LHCSA) Requirements

II. COMMITTEE ON PUBLIC HEALTH

Dr. Jo Ivey Boufford, Chair

III. COMMITTEE ON ESTABLISHMENT AND PROJECT REVIEW

Jeffrey Kraut, Chair

A. Applications for Construction of Health Care Facilities

Ambulatory Surgery Center - Construction

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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<tbody>
<tr>
<td>1. 122085 C</td>
<td>Gramercy Surgery Center, Inc. (Queens County)</td>
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Diagnostic and Treatment Center - Construction  

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<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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<tbody>
<tr>
<td>1. 122161 C</td>
<td>East Harlem Council for Human Services, Inc. d/b/a Boriken Neighborhood Health Center (New York County)</td>
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Transitional Care Units - Construction  

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<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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<tbody>
<tr>
<td>1. 122236 T</td>
<td>Upstate University Hospital at Community General (Onondaga County)</td>
</tr>
<tr>
<td>2. 122237 T</td>
<td>St. Joseph’s Hospital (Chemung County)</td>
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B. Applications for Establishment and Construction of Health Care Facilities/Agencies  

Ambulatory Surgery Centers - Establish/Construct  

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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<tbody>
<tr>
<td>1. 121346 E</td>
<td>White Plains Ambulatory Surgery, LLC d/b/a White Plains Ambulatory Surgery Center, Inc. (Westchester County)</td>
</tr>
<tr>
<td>2. 121395 B</td>
<td>Havemeyer ASC, LLC d/b/a Havemeyer Ambulatory Surgery Center (Kings County)</td>
</tr>
<tr>
<td>3. 122016 B</td>
<td>Omnicare Multi-Specialty Center, LLC (Kings County)</td>
</tr>
<tr>
<td>4. 122051 B</td>
<td>Rockaways ASC Development, LLC (Queens County)</td>
</tr>
<tr>
<td>5. 122164 B</td>
<td>Mason ESC, LLC d/b/a Mason Eye Surgery Center (Queens County)</td>
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Diagnostic and Treatment Centers - Establish/Construct  

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
</table>
| 121445 B | New Life Community Development Corporation  
d/b/a New Life Community Health Center  
(Queens County) |

Dialysis Services - Establish/Construct  

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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</table>
| 122066 E | Hauppauge Dialysis Center, LLC  
(Suffolk County) |
| 122067 E | Watertown Dialysis Center, LLC  
(Jefferson County) |
| 122175 E | Avantus Renal Therapy New York, LLC  
(New York County) |
| 122242 E | LSL Newburgh, LLC d/b/a Liberty Hudson Valley Dialysis  
(Orange County) |

Residential Health Care Facilities - Establish/Construct  

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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</thead>
</table>
| 121099 E | Parkview Care and Rehabilitation Center, Inc.  
d/b/a Parkview Care and Rehabilitation Center  
(Nassau County) |
| 122003 E | Pavilion Operations, LLC  
d/b/a Corning Center for Rehabilitation and Healthcare  
(Steuben County) |

Certified Home Health Agencies – Establish/Construct  

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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</table>
| 121325 E | Tri-Borough Certified Health Systems of New York, LLC  
d/b/a Tri-Borough Certified Health Systems of New York  
(Nassau County) |
2. 121328 E Tri-Borough Certified Health Systems of the Hudson Valley, LLC d/b/a Tri-Borough Certified Health Systems of the Hudson Valley (Westchester County)

3. 122078 E Litson Certified Care, Inc. d/b/a Willcare (Greene County)

C. Certificates

Amended and Restated Certificate of Incorporation  Exhibit #10
Applicant

1. JTM Health Facilities Foundation, Inc.

Restated Certificate of Incorporation  Exhibit #11
Applicant

1. Pluta Cancer Center Foundation, Inc.

D. Home Health Agency Licensures

Home Health Agency Licensures  Exhibit #12

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
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<tbody>
<tr>
<td>2061-L</td>
<td>ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services-Northeast Westchester (Westchester, Putnam, Dutchess and Orange Counties)</td>
</tr>
<tr>
<td>2017-L</td>
<td>A-Plus Care HHC, Inc (New York, Kings, Queens, Bronx, Richmond and Westchester Counties)</td>
</tr>
<tr>
<td>1946-L</td>
<td>ASC of New York, LLC d/b/a Affordable Senior Care of New York (Bronx, Kings, Nassau, New York, Richmond and Queens Counties)</td>
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1878-L Christine Home Care Services, Inc.  
(New York, Bronx, Queens, Kings and Nassau Counties)

2015-L Eden Home Care Services, inc.  
(Bronx, Kings, New York, Queens, Richmond and Nassau Counties)

2082-L JC Beginnings, Inc. d/b/a Senior Helpers  
(Nassau and Suffolk Counties)

1995-L Life Quality Homecare Agency, Inc.  
(Bronx, Kings, New York, Queens, Richmond and Westchester Counties)

2006-L Millennium Concepts, Inc. d/b/a Exclusive Care  
(Bronx, Kings, New York, Queens, Richmond and Nassau Counties)

2013-L Ochlor, Incorporated d/b/a Right at Home  
(Kings, New York, Queens and Richmond Counties)

1979-L SonicLeibs, Inc. d/b/a Synergy HomeCare  
(Bronx, Kings, New York, Queens, Richmond and Westchester Counties)

1907-L SR Homecare of NY, Inc.  
(New York, Kings, Queens, Bronx, Richmond, and Westchester Counties)

1812-L St. Vincent de Paul Residence d/b/a St. Vincent de Paul LHCSA  
(Bronx County)

2153-L Garden Homecare, LLC  
(Erie County)

2076-L Ideal Care SP, LLC  
(Ulster, Dutchess, Orange, Sullivan and Greene Counties)

1881-L Marian Care, Inc.  
(Nassau, Suffolk, and Queens Counties)
<table>
<thead>
<tr>
<th>Code</th>
<th>Organization Name and Details</th>
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</thead>
<tbody>
<tr>
<td>2070-L</td>
<td>Tri-Borough Health Careers, LLC d/b/a Metro Care Home Services, a division of Tri-Borough Health Careers, LLC (Bronx, Kings, New York, Queens, Richmond and Westchester Counties)</td>
</tr>
<tr>
<td>2069-L</td>
<td>TriBorough Home Care, Ltd. d/b/a Family Pediatric Home Care, a division of Tri-Borough Home Care, Ltd. (Dutchess, Orange, Putnam, Sullivan Westchester, Ulster, Nassau, Suffolk, and Rockland Counties)</td>
</tr>
<tr>
<td>2013-L</td>
<td>Tri-Borough Home Care, Ltd. d/b/a Metrocare Givers, a division of Tri-Borough Home Care, Ltd. (Bronx, Kings, New York, Queens, Richmond and Westchester Counties)</td>
</tr>
</tbody>
</table>
I. COMMITTEE ON CODES, REGULATIONS AND LEGISLATION

Angel Gutiérrrez, M.D., Chair

For Adoption

Part 16 of Title 10 NYCRR – (Ionizing Radiation)

Certified Home Health Agency (CHHA) and Licensed Home Care Services Agency (LHCSA) Requirements
Summary of Express Terms

The regulatory proposal would revise Part 16 of 10 NYCRR as described in more detail below.

Subdivision (c) of section 16.1 is revised to update the address and phone number of the Department of Health’s Bureau of Environmental Radiation Protection and to allow certain reports to be filed electronically with the Department.

Paragraph (15) of subdivision (a) of section 16.2 is amended to make the definition of "byproduct material" comparable to the definition of byproduct material in NRC regulations.

Paragraph (134) of subdivision (a) of section 16.2, which contains an outdated definition of the term "tutelage," is repealed.

Subdivision (a) of section 16.24 is repealed and replaced with a new subdivision (a), which includes updated quality assurance standards for licensees or registrants authorized to administer external beam therapy or brachytherapy to human beings. The new subdivision includes quality standards appropriate for newer, more complex radiation therapy treatment systems and also requires additional verification of radiation set-up equipment and treatment plans prior to administering radiation treatments to patients. New subdivision (a) also requires quality assurance programs to cover data communication/transfer between component systems of planning and treatment delivery systems to ensure complete (uncorrupted) data transfer. Additionally, the new section requires licensees and registrants to credential individuals involved
in quality assurance testing, treatment planning, and radiation treatment of patients. Finally, new subdivision (a) requires licensees and registrants to be accredited in radiation oncology by the American College of Radiology or the American College of Radiation Oncology, or another equivalent accrediting organization, within 18 months of the effective date of the regulation.

Section 16.100 is repealed and replaced with a new section 16.100 to update the licensing requirements for licensure of radioactive materials.

Sections 16.120 and 16.121 are repealed and replaced with a new section 16.120 which sets forth the licensing requirements for human use of radioactive material.

Section 16.122 is repealed. The requirements for teletherapy units are included in the proposed new section 16.123.

Current section 16.123 is repealed and replaced with a new section 16.123. The new version updates the standards for the medical use of radioactive materials, consistent with the federal Nuclear Regulatory Commission (NRC) regulations governing the medical use of radioactive materials; updates definitions to be consistent with federal regulatory definitions; updates the training and experience requirements for physicians, pharmacists and medical physicists who use radioactive materials for medical purposes; and revises and creates new categories of medical use licenses. The new section 16.123 incorporates certain federal regulatory requirements by reference; it also establishes regulatory requirements specific to New York State that are consistent with the federal regulatory requirements.
The proposed section 16.2 will have a significant impact on physicians who wish to use radiopharmaceuticals for diagnostic nuclear medicine and nuclear cardiology. The current section requires 200 hours of classroom training. By removing this requirement and incorporating the federal classroom training requirements set forth in 10 CFR Part 35, the required classroom and laboratory training hours will be reduced to 80 hours for physicians applying for authorized user status for diagnostic uses. In addition, these physicians would be allowed to obtain the practical training component in a private medical practice setting. Currently such training can be obtained only at a medical institution (hospital). By incorporating the training requirements established in 10 CFR Part 35, the total number of training hours for physicians who use radioactive materials will remain at 700 hours.

Relative to the new categories of medical use licenses, the new section 16.123 includes a category that covers gamma knife radiosurgery units and high dose rate remote afterloaders. Quality assurance requirements are modified to reflect the revised and new categories. The dose limits for members of the public and occupationally exposed individuals are modified to exclude exposure from individuals administered radioactive material and released in accordance with regulations.
Pursuant to the authority vested in the Public Health and Health Planning Council and the Commissioner of Health by section 225 of the Public Health Law, Sections 16.1, 16.2, 16.24, 16.100, 16.120, 16.121, 16.122 and 16.123 of Part 16 of Title 10 of the Official Compilation of Codes, Rules and Regulations of the State of New York are amended, to be effective upon publication of a Notice of Adoption in the New York State Register, to read as follows:

Subdivision (c) of Section 16.1 is REPEALED and new subdivision (c) of Section 16.1 is added as follows:

(c) Communications. Except as otherwise provided for in this Part or authorized by the Department, all applications, notifications or other communications filed pursuant to this Part shall be addressed to the New York State Department of Health Bureau of Environmental Radiation Protection, Empire State Plaza, Albany, New York 12237, or by telephone (518) 402-7550. Registrants and licensees that are authorized pursuant to Article 28 of the Public Health Law to operate a hospital may comply with adverse event reporting required by this Part by electronic filing with the Department via the New York Patient Occurrence and Tracking System (NYPORTS).

Paragraph (15) of subdivision (a) of Section 16.2 is amended as follows:

(15) Byproduct material [means] shall include:
(i) Any radioactive material, except special nuclear material, yielded in, or made radioactive by exposure to the radiation incident to the process of producing or utilizing special nuclear material; [and]

(ii) the tailings or wastes produced by the extraction or concentration of uranium or thorium from ore processed primarily for its source material content, including discrete surface wastes resulting from uranium solution extraction processes [. Underground]; however, ore bodies depleted by these solution extraction operations do not constitute "byproduct material" within this definition[.];

(iii) any discrete source of radium-226 that is produced, extracted, or converted after extraction for use for a commercial, medical, or research activity;

(iv) any material that has been made radioactive by use of a particle accelerator and is produced, extracted, or converted after extraction for use for a commercial, medical, or research activity.

(v) any discrete source of naturally occurring radioactive material, other than source material, that is extracted or converted after extraction for use in a commercial medical or research activity that the Nuclear Regulatory Commission, in consultation with the Administrator of the Environmental Protection Agency, the Secretary of Energy, the Secretary of Homeland Security, and the head of any other appropriate Federal agency, determines would pose a threat similar to the threat posed by a discrete source of radium-226 to the public health and safety or the common defense and security.
Paragraph (134) of subdivision (a) of Section 16.2 is REPEALED and reserved.

Subdivision (a) of section 16.24 is REPEALED and a new subdivision 16.24(a) is added to read as follows:

(a) External beam therapy and brachytherapy. Each licensee or registrant authorized to administer external beam therapy or brachytherapy to human beings shall implement a quality assurance program to systematically monitor, evaluate and document radiation therapy services to ensure consistent and safe fulfillment of the dose prescription to the target volume, with minimal dose to normal tissues, minimal exposure to personnel and adequate patient monitoring aimed at determining the end result of the treatment. Each such licensee or registrant shall meet or exceed all quality assurance criteria described in this subdivision.

(1) Each licensee or registrant shall adopt and maintain a quality assurance manual that includes policies and procedures that require the following:

(i) Each patient's medical record shall be complete, accurate, legible and shall include the patient's initial clinical evaluation, treatment planning data, treatment execution data, clinical assessments during treatment, a treatment summary and plan for subsequent care. Treatment related data shall be recorded in the patient's medical record at the time of each treatment.

(ii) A written and dated order or prescription for the medical use of radiation or radioactive material shall be made for each patient in accordance with subdivisions (b) and (c) of section
16.19 of this Part. The order or prescription shall be signed or approved electronically by a board certified radiation oncologist or qualified physician who restricts his or her practice to radiation oncology.

(iii) The accuracy of treatment plan data and any modifications to treatment plan data transferred to a radiation treatment delivery system shall be verified by qualified clinical staff prior to patient treatment.

(iv) A radiation therapy technologist, physician or other qualified health practitioner shall verify that the patient set up on the treatment machine is in accordance with the treatment plan prior to the first fraction of a course of treatment and prior to treatment for any changes to the initial treatment plan.

(v) Clinical staff shall obtain clarification before beginning a patient's treatment if any element of the order or other record is confusing, ambiguous, erroneous or suspected of being erroneous.

(vi) Each patient's identification shall be verified by at least two different means by qualified clinical staff prior to each treatment.

(vii) Each patient's response to treatment shall be assessed by a board certified radiation oncologist or other qualified physician in the active practice of external beam therapy and/or brachytherapy. Unusual responses shall be evaluated as possible indications of treatment errors and recorded in the patient's medical record.
(viii) The medical records of patients undergoing fractionated treatment shall be checked for completeness and accuracy by qualified clinical staff at intervals not to exceed six fractions.

(ix) Radiation treatment plans and related calculations shall be checked by qualified clinical staff for accuracy before 25 percent of the prescribed dose for external beam therapy or 50 percent of the prescribed dose for brachytherapy is administered, except the check shall be performed prior to treatment for: any single fraction treatment; any fractional dose that exceeds 300cGy or 700 monitor units; or when the output of a medical therapy accelerator exceeds 600 monitor units per minute during treatment. If a treatment plan and related calculations were originally prepared by a board certified radiation oncologist or an authorized medical physicist possessing the qualifications specified in paragraph (1) of subdivision (d) of section 16.123 of this Part, it may be rechecked by the same individual using a different calculation method. Treatment plans and related calculations prepared by other qualified clinical personnel must be checked by a second qualified person using procedures specified in the registrant's or licensee's treatment planning procedures manual required pursuant to subparagraph (2) of this paragraph, and who has received training in use of the manual pursuant to subparagraph (2) of this paragraph.

(x) All equipment and other technology used in planning and administering radiation therapy shall function properly and safely, and shall be calibrated properly and repaired and maintained in accordance with the manufacturer's instructions. The equipment and technology that is subject to such quality control includes but is not limited to: computer software and hardware including upgrades and new releases; equipment used to perform simulation; dosimetry equipment;
equipment used to guide treatment delivery, including but not limited to ultrasound units, kV and mV imaging equipment and monitors that are used to view patient imaging studies; and personnel radiation safety equipment. Data communication between various systems, including but not limited to treatment planning systems, treatment delivery systems and data networks/storage media, shall be evaluated and tested to ensure accurate and complete data transfer.

(xi) Quality control tests performed on equipment and technology used in planning and implementing radiation treatment shall be documented, including:

(a) detailed procedures for performing each test;

(b) the frequency of each test;

(c) acceptable results for each test;

(d) corrective actions taken;

(e) record keeping and reporting procedures for test results including the tester’s name, signature and date of the test; and

(f) the qualifications are specified for the individual(s) conducting the test and for the person who reviews test data.
(xii) Test results that exceed tolerances/limits shall be immediately reported to the authorized medical physicist.

(xiii) Records for all maintenance, repairs and upgrades of equipment and technology shall be maintained for at least five years.

(xiv) Errors or defects in technology or equipment, including computer hardware and software, shall be reported to the technology or equipment manufacturer and to the United States Food and Drug Administration (MedWatch) as soon as possible and in no event more than 30 days of discovery, and records of equipment errors and reports required by this clause shall be maintained for review by the Department for at least three years.

(xv) External beam therapy equipment calibration/output required by section 16.60(c)(1) of this Part shall be verified by an independent means and records of such measurements shall be retained for review by the Department for at least three years.

(xvi) Patients with permanent brachytherapy implants shall be provided with instructions to take radiation safety precautions, as required by section 16.123(e)(4) (incorporating 10 CFR 35.75) and the licensee's radioactive materials license, after being released from the licensee’s facility.

(xvii) All personnel involved in planning or implementing radiation therapy shall be credentialed. CREDENTIALING shall include verifying that all professional staff are appropriately licensed, including medical physicists and radiation therapy technologists. Records of
credentialing shall be maintained during the period in which the credentialed person provides services to the licensee or registrant and for three years thereafter.

(xviii) Any unintended deviation from the treatment plan that is identified shall be evaluated and corrective action to prevent recurrence shall be implemented. Records of unintended deviations and corrective action shall be maintained for audits required by paragraph (4) of this subdivision and for review by the Department.

(xix) There shall be a process to ensure quick and effective response to any radiation therapy related recalls, notices, safety alerts and hazards.

(2) Each licensee or registrant shall adopt and maintain a radiation treatment manual that includes the calculation methods and formulas to be used at the facility (including the methods for performing the checks of treatment plans and related calculations as required in paragraph (1) of this subdivision). The treatment planning manual may be part of the quality assurance manual required by paragraph (1) of this subdivision. The radiation treatment manual shall be included in training given pursuant to subdivision (c) of section 16.13 of this Part to facility staff who will participate in treatment planning. Each licensee or registrant shall ensure that an authorized medical physicist possessing the qualifications specified in paragraph (1) of subdivision (d) of section 16.123 of this Part prepares or reviews and approves a procedures manual describing how radiation therapy treatment planning is to be performed at the licensee’s or registrant's facility and reviews the treatment planning manual at least annually.
(3) Each licensee or registrant shall ensure that all equipment used in planning and administering radiation therapy is functioning properly, designed for the intended purpose, properly calibrated, and maintained in accordance with the manufacturer's instructions and the quality assurance program described in the licensee or registrant's quality assurance manual.

(4) Each licensee or registrant shall implement written procedures for auditing the effectiveness of the radiation therapy quality assurance program that include the following:

(i) Audits shall be conducted at intervals not to exceed 12 months by an authorized medical physicist possessing the qualifications specified in paragraph (1) of subdivision (d) of section 16.123 of this Part, and also by a physician, both of whom are in the active practice of the type of radiation therapy conducted by the licensee or registrant.

(ii) The licensee or registrant shall ensure that the individuals who conduct the audit prepare and deliver to the licensee or registrant a report which contains an assessment of the effectiveness of the quality assurance program and makes recommendations for any needed modifications or improvements.

(iii) The licensee or registrant shall promptly review the audit findings, address the need for modifications or improvements, and document actions taken. If recommendations are not acted on, the licensee or registrant shall document the reasons therefor and also alternative actions taken to address the audit findings.
(iv) Each licensee or registrant shall maintain for review and inspection by the Department complete written records relating to quality assurance and audit activities. Audit records shall be maintained for at least 6 years.

(6) Accreditation in Radiation Oncology.

(i) Effective 90 days from the effective date of this regulation, each registrant or licensee shall have an active application with, or be accredited in radiation oncology by, the American College of Radiology, the American College of Radiation Oncology or another accrediting organization that is equivalent as determined by the Department.

(ii) Effective 18 months from the effective date of this regulation, each registrant and licensee shall maintain accreditation in radiation oncology by the American College of Radiology, the American College of Radiation Oncology or another accrediting organization that is equivalent as determined by the Department.

(iii) The registrant or licensee shall maintain a record of accreditation, including a copy of the application, all supplemental application information and all correspondence transmitted between the accrediting body and the registrant or licensee. Records shall be maintained for at least 6 years.

Section 16.100 is REPEALED and new Section 16.100 is added to read as follows:

§16.100 Licensing requirements for use of radioactive materials.
(a) A person may manufacture, produce, acquire, receive, possess, prepare, use or transfer any radioactive materials only in accordance with a specific license issued by the Department or as allowed in paragraphs (b) or (c) of this section.

(b) A specific license is not required for persons who comply with all applicable requirements for a general license as set forth in section 16.101 of this Part.

(c) A specific license is not required for persons who comply with all applicable requirements to qualify for an exemption as set forth in section 16.4 of this Part or other exemptions provided for in this Part or for the removal of source material from its place of deposit in nature.

Section 16.120 is REPEALED and new Section 16.120 is added to read as follows:

§16.120 Specific licenses for the use of radioactive materials on human beings.

An application seeking a specific license for use of radioactive materials on human beings shall be approved if all of the following criteria are satisfied:

(a) The application is completed, signed by an appropriate individual, and submitted to the Department.

(b) The applicant is an individual, corporation, partnership or other entity that is legally authorized to do business in New York State. If the applicant is seeking a specific license

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pursuant to section 16.123 of this Part, the applicant shall be legally authorized to practice medicine in New York State or operate a hospital as defined in section 2801 of the Public Health Law.

(c) The applicant satisfies the requirements set forth in section 16.103 of this Part.

(d) The applicant demonstrates to the satisfaction of the Department that it has adequate facilities for clinical care of patients.

(e) The applicant demonstrates to the satisfaction of the Department that its facilities will be appropriately equipped and staffed and will be operated as required by this Part.

(f) The applicant provides additional information as requested by the Department.

Section 16.121 is REPEALED and Reserved.

Section 16.122 is REPEALED and Reserved.

Section 16.123 is REPEALED and a new Section 16.123 is added to read as follows:

§16.123 Specific licenses for certain medical uses of byproduct materials.
(a) Purpose and scope. This section contains requirements for the medical uses of byproduct materials that are subject to specific licenses. These requirements are in addition to, and not a substitute for, other requirements in this Part. Any license issued prior to the effective date of this regulation that references paragraph (b) shall be deemed to reference paragraph (d).

(b) Definitions. Whenever used in this section, or in federal regulations incorporated herein, the following terms shall have the following meanings:

(1) "Authorized medical physicist" means an individual who is authorized to practice medical physics pursuant to Article 166 of the Education Law and:

(i) meets the definition and the training requirements for an authorized medical physicist set forth in 10 CFR §§ 35.2, 35.51 and 35.57; or

(ii) is named as a radiation therapy physicist on a medical use radioactive materials license issued by the Department and meets the requirements set forth in 10 CFR § 35.59.

(2) "Authorized nuclear pharmacist" means an individual who is authorized to practice pharmacy pursuant to Article 137 of the Education Law and:

(i) meets the requirements for an authorized nuclear pharmacist in 10 CFR § 35.55(a) and § 35.59; or
(ii) is identified as an authorized nuclear pharmacist on:

(a) a specific license issued by the Nuclear Regulatory Commission or Agreement State that authorizes medical use or the practice of nuclear pharmacy;

(b) a permit issued by a Nuclear Regulatory Commission master material licensee that authorizes medical use or the practice of nuclear pharmacy;

(c) a permit issued by a Nuclear Regulatory Commission or Agreement State broad scope medical use licensee that authorizes medical use or the practice of nuclear pharmacy; or

(d) a permit issued by a Nuclear Regulatory Commission master material license broad scope medical use permittee that authorizes medical use or the practice of nuclear pharmacy; or

(iii) is identified as an authorized nuclear pharmacist by a commercial nuclear pharmacy that has been authorized to identify authorized nuclear pharmacists; or

(iv) was a nuclear pharmacist preparing only radioactive drugs containing accelerator-produced radioactive material, and the individual practiced at a pharmacy at a federal government agency or Federally recognized Indian Tribe before November 30, 2007 or at all other pharmacies before August 8, 2009, or an earlier date as noticed by the Nuclear Regulatory Commission.
(3) "Authorized user" means an individual who is authorized to practice medicine pursuant to Article 131 of the Education Law and:

(i) meets the applicable requirements in 10 CFR §§ 35.59 and 35.190(a), 35.290(a), 35.390(a), 35.392(a), 35.394(a), 35.490(a), 35.590(a), or 35.690(a); or

(ii) is identified as an authorized user on:

(a) a Nuclear Regulatory Commission or Agreement State license that authorizes the medical use of byproduct material;

(b) a permit issued by a Nuclear Regulatory Commission master material licensee that is authorized to permit the medical use of byproduct material;

(c) a permit issued by a Commission or Agreement State specific licensee of broad scope that is authorized to permit the medical use of byproduct material; or

(d) a permit issued by a Commission master material license broad scope permittee that is authorized to permit the medical use of byproduct material.

(4) "Medical use" means the intentional internal or external administration of byproduct material or the radiation from byproduct material to patients or human research subjects under the supervision of an authorized user.
(5) "Positron emission tomography facility" is a facility operating a cyclotron or accelerator for the purpose of producing PET radionuclides.

(6) "Prescribed dosage" means the specified activity or range of activity of unsealed byproduct material as documented in a written directive, or in accordance with the directions of the authorized user for procedures performed pursuant to 10 CFR §§ 35.100 and 35.200. Further details concerning this referenced code are contained in subdivision (c) of this section.

(7) "Prescribed dose" means:

(i) for gamma stereotactic radiosurgery, the total dose as documented in the written directive;

(ii) for teletherapy, the total dose and dose per fraction as documented in the written directive;

(iii) for manual brachytherapy, either the total source strength and exposure time or the total dose, as documented in the written directive; or

(iv) for remote brachytherapy afterloaders, the total dose and dose per fraction as documented in the written directive.

(8) "Radiation safety officer" means an individual who:
(i) meets the requirements set forth in 10 CFR §§ 35.50(a) or (c)(1) and 35.59; or

(ii) is identified as a radiation safety officer on a specific medical use license issued by the Nuclear Regulatory Commission or Agreement State or a medical use permit issued by a Nuclear Regulatory Commission master material licensee.

(9) "Sealed source" means any byproduct material that is encased in a capsule designed to prevent leakage or escape of the byproduct material.

(10) "Treatment site" means the anatomical description of the tissue intended to receive a radiation dose, as described in a written directive.

(c) Approved medical uses of byproduct materials. A licensee may use byproduct materials on human beings for the particular uses set forth below, provided that the licensee meets all applicable requirements of this Part:

(1) Use of unsealed byproduct material for uptake, dilution and excretion studies;

(2) Use of unsealed byproduct material for imaging and localization studies;

(3) Use of unsealed byproduct material for which a written directive is required;

(4) Use of sources for manual brachytherapy;
(5) Use of sealed sources for diagnosis;

(6) Use of sealed source in a remote afterloader unit, teletherapy unit or gamma stereotactic radiosurgery unit; or

(7) Other specific medical uses of byproduct material or radiation from byproduct material, as licensed by the Department.

(d) Federal standards. All licensees shall comply with the provisions of the following federal regulations, which are hereby incorporated by reference, with the same force and effect as if fully set forth at length herein: Title 10 of the Code of Federal Regulations, Part 35, Medical Use of Byproduct Material. This code is published by the Office of the Federal Register National Archives and Records Administration. Copies may be obtained from the Superintendent of Documents, United States Government Printing Office, Washington D.C. 20402. This code is available for copying and inspection at the Regulatory Affairs Unit, New York State Department of Health, Corning Tower, Empire State Plaza, Albany, New York 12237. Notwithstanding any provision herein to the contrary, if a conflict occurs between the above referenced CFR and other provisions in this Part, compliance with the more restrictive regulation is required.

(e) General requirements applicable to all licensees authorized to use byproduct materials for medical purposes.
(1) Record Keeping Requirements. A licensee shall comply with all record keeping requirements set forth in Subpart L (Records) of Part 35 of 10 CFR. Further details concerning this referenced code are contained in subdivision (c) of this section.

(2) Reporting requirements: A licensee shall comply with all reporting requirements set forth in Subpart M (Reports) of Part 35 of 10 CFR as revised herein as follows: (i) in § 35.3045(c) and §35.3047(c), replace phrase "NRC Operations Center" with "Department"; (ii) in §35.3045(d) and § 35.3047(d), replace “By an appropriate method listed in § 30.6(a) of this chapter, the licensee shall submit a written report to the appropriate NRC Regional Office listed in § 30.6 of this chapter” with “shall submit a written report to the Department”; (iii) in § 35.3045(g)(1) and § 35.3047(f)(1), replace the term "NRC" with "Department"; and, (iv) in § 35.3067 replace “The report must be filed with the appropriate NRC Regional Office listed in § 30.6 of this chapter, by an appropriate method listed in § 30.6(a) of this chapter, with a copy to the Director, Office of Federal and State Materials and Environmental Management Programs.” with “The report shall be filed with the Department”.

(3) Training and experience requirements. A licensee shall ensure that all staff who are involved in the use of byproduct material pursuant to a specific license have the training and experience required by this Part.

(4) Other General Requirements. A licensee shall comply with requirements set forth in 10 CFR § 35.5, §35.6, §35.11(a)and (b), §35.24(b), (e), (f) and (g), §35.27, §35.40, §35.41, §35.49,
§35.60, §35.61, §35.63, §36.67, §35.69, §35.70, §35.75, §35.80, §35.92 as modified herein as follows: in § 35.27(a)(1) and (b)(1), replace “19.12 of this chapter” with “16.13(c) of this Part”.

(f) Requirements for the use of unsealed byproduct material for uptake, dilution and excretion studies. A licensee shall use unsealed byproduct material for uptake dilution and excretion studies only if authorized to do so by a specific license issued by the Department and provided that the licensee complies with 10 CFR §§ 35.100 and 35.190 and all applicable provisions of this Part.

(g) Requirements for the use of unsealed byproduct material for imaging and localization studies. A licensee shall use unsealed byproduct material for imaging and localization studies only if authorized to do so by a specific license issued by the Department and provided that the licensee complies with 10 CFR §§ 35.200, 35.204 and 35.290 and other applicable provisions of this Part.

(h) Requirements for the use of unsealed byproduct material for which a written directive is required. A licensee shall use unsealed byproduct material for which a written directive is required only if authorized to do so by a specific license issued by the Department and provided that the licensee complies with Subpart E (Unsealed Byproduct Material-Written Directive Required) of Part 35 of 10 CFR and other applicable provisions of this Part.

(i) Requirements for the use of sources for manual brachytherapy. A licensee may use sources for manual brachytherapy only if authorized to so by a specific license issued by the Department
and provided that the licensee complies with Subpart F (Manual Brachytherapy) of Part 35 of 10 CFR.

(j) Requirements for the use of sealed sources for diagnosis. A licensee may use sealed sources for diagnosis only if authorized to do so by a specific license issued by the department and provided that the licensee complies with Subpart G (Sealed Sources for Diagnosis) of Part 35 of 10 CFR and other applicable provision of this Part.

(k) Use of sealed source in a remote afterloader unit, teletherapy unit or gamma stereotactic radiosurgery unit. A licensee may use a sealed source in a remote afterloader unit, teletherapy unit or gamma stereotactic radiosurgery unit only if authorized to so by a specific license issued by the department and provided that the licensee complies with Subpart H (Photon Emitting Remote Afterloader Units, Teletherapy Units and Gamma Stereotactic Radiosurgery Units) of Part 35 of 10 CFR and other applicable provisions of this Part.

(l) Other medical uses of byproduct material or radiation from byproduct material. A licensee may use byproduct material or a radiation source approved for medical use which is not specifically addressed in paragraphs 1 through 6 of subdivision (b) of this section if the licensee submits to the department information required by 10 CFR §35.12(b) through (d) and the licensee has received written approval from the Department in a specific license or license amendment and uses the material in accordance with specific conditions that the department deems necessary or desirable for the safest medical use of the material.
(m) General Use License. Any licensee who is licensed for one or more of the types of medical uses specified in paragraphs (1) through (6) of subdivision (b) of this section also is authorized to use radioactive material under the general license in Appendix 16-A, Table 6, Item (i) infra, for the specified "in vitro" uses without filing Form GEN 373 as required by Appendix 16-A, Table 6, Item (i), subdivision (2), infra, provided, however, that the licensee is subject to the other provisions of Appendix 16-A, Table 6, Item (i), infra.
Regulatory Impact Statement

Statutory Authority:

The Public Health and Health Planning Council is authorized by § 225(4) of the Public Health Law (PHL) to establish, amend and repeal provisions of the State Sanitary Code (SSC), subject to the approval of the Commissioner of Health. PHL §§ 225(5)(p) and (q) and 201(1)(r) authorize the Commissioner to promulgate SSC regulations to protect the public from the adverse effects of ionizing radiation. Pursuant to these regulations, as set forth in 10 NYCRR Part 16, the Department of Health (Department), licenses or registers health care providers to use radioactive materials and ionizing radiation emitting equipment on patients.

The federal Atomic Energy Act of 1954 (the Act), codified at 42 USC §§ 2021, et. seq. authorizes the United States Nuclear Regulatory Commission (NRC) to regulate the use of radioactive materials. The Act also authorizes "Agreement States" to regulate the use of radioactive materials in lieu of the NRC, provided that the "Agreement State" promulgates regulations that are comparable to or exceed NRC's regulatory standards. New York State is an "Agreement State" within the meaning of the Act. New York's regulatory standards for the use of radioactive materials in 10 NYCRR Part 16 must therefore meet or exceed comparable NRC regulatory standards. The Act governs only to the use of radioactive materials; it does not apply to x-rays or radiation therapy equipment that emit only x-rays.
**Legislative Objectives:**

The legislative intent of PHL §§ 225(5) and 201(1)(p) and (q) is to protect the public from the adverse effects of ionizing radiation. Promulgating regulations to ensure safe and effective clinical uses of radioactive material and radiation producing equipment is consistent with this legislative objective.

**Needs and Benefits:**

The NRC has relinquished its authority to regulate the use of radioactive materials in New York State to the Department. The Act requires New York to adopt and enforce regulatory standards for the use of radioactive materials that are comparable to or exceed federal regulatory standards that apply to the use of radioactive materials. The Department regulates the use of radioactive material at approximately 1100 facilities, including approximately 450 health care facilities. The Department’s regulations are designed to require the delivery of quality care while protecting people and the environment from the harmful effects of radiation. In order to ensure that New York retains its authority under federal law to regulate the use of radioactive material, the Department’s regulations must be amended to conform more closely to current federal regulatory standards. The proposed regulations incorporate by reference many of the NRC regulatory standards that govern the medical use of radioactive materials. In areas where the NRC regulations are not incorporated, the Department has promulgated comparable regulations.

In recent years, technology and equipment used to deliver radiation therapy to cancer patients, including systems used to plan and execute radiation therapy treatment, have become significantly more complex. Recently developed radiation therapy systems more effectively
deliver high dose rate treatments to precisely defined three-dimensional tumor volumes while sparing dose to healthy tissue. Patients benefit significantly when, as is the case in the vast majority of such radiation treatments, the dose is delivered as intended. However, radiation treatment errors can cause serious consequences for patients and in extreme cases, death. An analysis of the causes of medical adverse events (radiation therapy misadministrations) reported to the Department within the past eight years has identified common errors and causes of errors that may be preventable with the implementation of more comprehensive quality assurance programs. When the current regulations for quality assurance for external beam and brachytherapy were implemented in 1993, radiation therapy equipment was much simpler in design and function, and there were fewer units in service. Most radiation therapy treatments were delivered in a hospital setting. Today there are greater numbers of patients receiving radiation therapy, and more patients are treated in freestanding radiation therapy centers. There are more medical therapy accelerators in use. Newer radiation treatment systems are very complex; these systems rely on computer networks and electronic data storage and movement. DOH regulates approximately 120 medical facilities that provide radiation therapy. The current regulations need to be revised to effectively address quality assurance requirements for newer systems, to ensure implementation of strategies to prevent the occurrence of misadministrations and ensure those facilities meet current standards of care.

**Costs:**

The Department estimates that regulated parties that use radioactive materials will not incur any additional costs in order to comply with the proposed changes to 10 NYCRR § 16.123. In most instances, the proposed regulatory amendments will reduce costs and regulatory burdens for
physicians who are required to qualify as "authorized users" of radioactive materials for diagnostic purposes. The current section requires 200 hours of classroom training. By removing this requirement and incorporating the federal classroom training requirements set forth in 10 CFR Part 35, the required classroom and laboratory training hours will be reduced to 80 hours for physicians applying for authorized user status for diagnostic uses. In addition, these physicians would be allowed to obtain the practical training component in a private medical practice setting. Currently such training can be obtained only at a medical institution (hospital). By incorporating the training requirements established in 10 CFR Part 35, the total number of training hours for physicians who use radioactive materials will remain at 700 hours.

This will result in lower costs for classroom training (tuition/course fee) and associated travel/lodging expenses, and will reduce the time a physician would be away from his/her clinical practice to obtain the required classroom training. The current regulations specify that such training must be obtained at a medical institution, or hospital. However, under the training requirements established in 10 CRF Part 35, which will be incorporated by the new regulation, physicians will have the option to obtain the required work experience portion of the training (620 hours) at non-institutional facilities. Costs associated with complying with the quality assurance testing for therapeutic devices, including high-dose rate brachytherapy and teletherapy should not increase or change, because the current license conditions contain these same quality assurance requirements.

The Department estimates that the cost to regulated parties that use external beam therapy or manual brachytherapy to comply with proposed 10 NYCRR § 16.24 will be limited to the fee to
become accredited in radiation oncology by either the American College of Radiology (ACR),
the American College of Radiation Oncology (ACRO) or an equivalent organization as approved
by the Department. The cost for accreditation is approximately $9,500 for each three-year
period. However, approximately half of the affected regulated parties are either currently
accredited or have an application pending with ACR or ACRO on their own accord. Many that
are not accredited use the services of outside radiation oncologists and medical physicists to
audit their radiation therapy quality assurance program on an annual basis. The costs for annual
outside audits are estimated to cost several thousands of dollars. The proposed regulation would
remove the need for outside audits, although they could be conducted to meet the requirement for
an annual audit. Under the proposed rule, either an internal or an external audit may be used to
fulfill the annual audit requirement. Costs saved by elimination of the requirement for outside
audits are expected to offset a portion of the costs that will be incurred for accreditation. The
other proposed changes to 10 NYCRR § 16.24 will impose very little or no cost to regulated
parties since existing facility staff can comply with the new quality assurance requirements.

Local Government Mandates:
These proposed regulations apply to two State University hospitals, a Department operated
hospital and hospitals operated by public benefit corporations. These hospitals are currently
accredited by the ACR. No other additional costs are associated with implementation of these
requirements. Registrants and licensees, including the hospitals operated by state and local
governments, are currently required to retain all quality assurance documents for review by the
department. The additional records and filing is estimated to be a small incremental amount.
Affected parties will need to complete an application for accreditation initially and every three
years thereafter. The radiation oncology accrediting bodies are transitioning to an on-line application process to minimize time and effort for parties seeking accreditation.

**Paperwork:**

Department regulations (10 NYCRR Part 16) require registrants and licensees to maintain a variety of records relating to the use of ionizing radiation for review by the Department. The Department estimates that licensees and registrants may have a small amount of additional documentation to create, maintain or file. Affected parties will have to complete an application for radiation oncology accreditation. However, the accrediting bodies are transitioning to an online application process to minimize time and effort for regulated parties seeking accreditation.

The proposed regulations will not affect license documents issued by the Department to current licensees, registrants or authorized users. The Department plans to provide updated license guidance to new applicants to facilitate completion of an application based on the new requirements.

**Duplication:**

There is no duplication of the proposed regulatory requirements by any federal, state or local agency for licensees, registrants or authorized users subject to 10 NYCRR Part 16. New York State entered into an agreement with the federal government on October 15, 1962, by which the federal government discontinued its regulatory authority over the use of radioactive materials and New York assumed such authority. The Atomic Energy Act does not govern use of x-ray emitting equipment.
**Alternatives:**

There are no suitable alternatives to the revisions to these proposed regulations. As discussed above, the Atomic Energy Act (42 USC § 2021 et. seq.) requires Agreement States such as New York to adopt and implement regulatory standards that meet or exceed comparable federal standards.

**Federal Standards:**

These proposed revisions to 10 NYCRR §16.123 incorporate by reference certain federal requirements specified in 10 CFR Part 35.

**Compliance Schedule:**

The proposed regulatory amendments will be effective upon publication of a Notice of Adoption in the State Register. However, proposed 10 NYCRR §16.24(a)(6) requires that licensees and registrants apply for accreditation in radiation oncology with the American College of Radiology or the American College of Radiation Oncology or another accrediting organization approved by the Department within 90 days of the regulation’s effective date and to become accredited and maintain such accreditation within 18 months of such effective date.

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Regulatory Flexibility Analysis for Small Businesses and Local Governments

Effect on Small Business:

The Department has issued radioactive materials licenses to approximately 350 private medical practices. These licensees would be affected by the proposed revisions to 10 NYCRR §16.123. The Department estimates that there will be no new costs for these licensees and in some instances, regulated parties may save money by complying with the updated standards in proposed 10 NCRR §16.123. The Department expects the cost to comply with the new training and experience requirements for physicians who wish to become authorized for certain medical uses will be reduced in most situations. Specifically the required classroom and laboratory training hours will be reduced from 200 to 80 hours for physicians applying for authorized user status for diagnostic uses. The total number or training hours will remain at 700 hours. This will result in lower costs for classroom training (tuition/course fee) and associated travel/lodging expenses, and will reduce the time a physician would be away from his/her clinical practice to obtain the required classroom training. Physicians will have the option to obtain the required work experience portion of the training (620 hours) at non-institutional facilities. The current requirements specify that such training must be obtained at a medical institution (hospital).

The proposed changes to 10 NYCRR §16.24 would apply to approximately 60 medical private practices. The draft proposed rule was sent to all medical therapy accelerator facilities, including the small businesses (non-institutions) for comments. One facility manager stated that they support the accreditation requirement although it can be a hardship to practices like hers.
However the manager’s facility was already accredited and has application pending to maintain accreditation. No other facility expressed any anticipated hardship with the proposed rule.

**Compliance Requirements:**

Licensees and applicants will need to become familiar with the new requirements and modify their quality assurance policies and procedures accordingly. Those who are not currently accredited will need to do so within 18 months of the effective date of the rule.

**Professional Services:**

The vast majority of facilities have in-house staff that perform quality assurance testing and operate radiation emitting technology. The Department does not expect that it would be necessary for licensees to use additional professional services for completion of applications for accreditation or to implement the quality assurance requirements.

**Capital Costs and Annual Costs of Compliance:**

The amortized annual cost is estimated to be approximately $3,200 per year for accreditation (based on a three-year accreditation cost of $9,500). However, approximately 50 percent of the facilities are either currently accredited or have an application for accreditation pending; therefore, they will not incur any additional costs. There are no capital costs associated with this regulation.

**Economic and Technology Feasibility**

There are no capital costs or new technology required to comply with the proposed rule.
Minimizing Adverse Impact:

Facilities will have 90 days to apply and 18 months to become accredited. This will allow a facility adequate time to select the accreditation body of their choice, complete an application and budget funds for the accreditation fee. The Department has held several discussions with the proposed accrediting bodies, and has accompanied their auditors during accreditation surveys. These interactions were conducted to ensure that the bodies have the capacity to handle an influx of applications for accreditation and that the organizations operate in a professional and constructive manner, have an efficient process, and have an overall effect of improving patient safety. Further the requirement for external annual audits was eliminated which would offset the cost of accreditation.

Small Business Input:

A copy of the draft proposed rule was sent to all medical therapy accelerator facilities, which includes both private practices and hospital-based radiation therapy treatment clinics. Seven facilities submitted comments. Only one commenter addressed the cost for accreditation, however, she stated that she supports the accreditation requirement. Several comments were in regard to clarification on a few aspects of the proposed language. Guidance, which will assist the affected facilities in implementation and compliance with the new requirements, will be developed and provided to affected facilities.
Rural Area Flexibility Analysis

Types and Estimated Numbers of Rural Areas:

There are 105 affected facilities located in 46 rural areas (33 counties with a population of less than 200,000 and 13 counties with certain townships with a population density of more than 150 persons per square mile).

Reporting, Recordkeeping and Other Compliance Requirements and Professional Services:

There are no new reporting requirements contained in the proposed regulations. No additional professional service costs are anticipated. Facilities will be required to maintain records of quality assurance test results and accreditation documents for review by the Department’s inspectors. Compliance with the recordkeeping requirements will require only a minor incremental amount of time and effort for affected facilities.

Cost:

The cost to comply with the accreditation requirement will be approximately $9,500 every three years. This will affect approximately 50 percent of the facilities that will be subject to the proposed 10 NYCRR §16.24(e), because approximately 50 percent of the facilities are either currently accredited or have an application for accreditation pending. Facilities that are currently accredited or have an application pending have done so in part to satisfy the current audit requirements in section 16.24. Such facilities have selected the option to conduct annual internal audits (by in-house staff) and have periodic audits performed by the ACR or ACRO. Such facilities will not effectively see an increase in their operating budgets to comply with the new
accreditation requirement as they have already chosen to become accredited and have budgeted for the associated cost.

**Minimizing Adverse Impact:**

Facilities will have 18 months to become accredited. This will allow a facility adequate time to select the accreditation body of their choice, complete an application and budget funds for the accreditation fee. The Department has held several discussions with the proposed accrediting bodies, and has accompanied their auditors during accreditation surveys. These interactions were conducted to ensure that the bodies have the capacity to handle an influx of applications for accreditation and that the organizations operate in a professional and constructive manner, have an efficient process, and have an overall effect of improving patient safety.

**Rural Area Participation:**

A copy of a draft proposed rule was sent to all medical therapy accelerator facilities, which includes both private practices and hospital-based radiation therapy treatment clinics. Seven facilities commented. One commenter addressed the cost for accreditation but indicated they understood the value of accreditation. A few commenters requested minor clarification on a few aspects of the proposed language.
Job Impact Statement

Nature of Impact:

It is anticipated that no jobs will be adversely affected by this rule. Radiation therapy providers in New York will need to become familiar with and implement the new regulatory requirements set forth in proposed 10 NYCRR §16.24. The proposed regulations do not significantly change the training or experience requirements of radiation therapy facility staff. Medical providers authorized to use radioactive materials would need to become familiar with and implement the new regulatory requirements set forth in proposed 10 NYCRR §16.123. The Department anticipates that few if any persons will be adversely affected. Licensee staff, specifically those designated as the radiation safety officer, medical physicist, nuclear pharmacist, and authorized user will need to become familiar with the new requirements.

Categories and Numbers Affected:

There are approximately 120 radiation therapy facilities that would be subject to the rule. Half of these are hospitals or their satellite facilities, and the other half are non-institutional entities. There are approximately 450 medical use of radioactive materials licensees.

Regions of Adverse Impact:

No areas will be adversely affected.
Minimizing Adverse Impact:

There are no alternatives to the proposed regulations. The Department will revise guidance to assist all licensees, including those in rural areas, with implementation of the proposed regulations.

Self-Employment Opportunities:

The rule is expected to have minimal impact on self-employment opportunities since the majority of providers that will be affected by the rule are not sole proprietorships.
Pursuant to the authority vested in the Public Health and Health Planning Council and the Commissioner of Health by Article 36 of the Public Health Law, Sections 763.3, 763.6, 763.7, 766.3, 766.4, 766.5 and 766.9 of Title 10 (Health) of the Official Compilation of Codes, Rules and Regulations of the State of New York are amended, to be effective upon publication of a Notice of Adoption in the New York State Register, to read as follows:

Subdivision (b) of section 763.3 is amended as follows:

(b) An agency shall provide at least one of the services identified in paragraph (1) of subdivision (a) of this section [nursing, physical therapy, speech-language pathology or occupational therapy] directly, while any [additional service] other services may be provided directly or by contract arrangement. For purposes of this Part, the direct provision of services includes the provision by employees compensated by the agency or individuals under contract with the agency, but does not include the provision of services through contract arrangements with other agencies or facilities.

Subdivisions (c) and (e) of section 763.6 are amended as follows:

(c) The plan of care shall cover all pertinent diagnoses, including mental status, types of services and equipment required, frequency of visits, prognosis, need for palliative care, rehabilitation potential, functional limitations, activities permitted, nutritional
requirements, medications and treatments, any safety measures to protect against injury, instructions for timely discharge or referral, and any other appropriate items.

*   *   *   *

(e) The plan of care shall be reviewed as frequently as required by changing patient conditions but at least every [62] 60 days.

Paragraph (3) of subdivision (a) of section 763.7 is amended as follows:

(3) medical orders and nursing diagnoses to include all diagnoses, medications, treatments, [and prognosis] prognoses, and need for palliative care. Such orders shall be:

(i) signed by the authorized practitioner within 30 days after admission to the agency, or prior to billing, whichever is sooner;

(ii) signed by the authorized practitioner within 30 days after issuance of any change in medical orders or prior to billing, whichever is sooner, to include all written and oral changes and changes made by telephone by such practitioner; and

(iii) renewed by the authorized practitioner as frequently as indicated by the patient's condition but at least every [62] 60 days;

Subdivision (b) of section 766.3 is amended as follows:

(b) a plan of care is established for each patient based on a professional assessment of the patient's needs and includes pertinent diagnosis, prognosis, need for palliative care, mental status, frequency of each service to be provided, medications, treatments, diet regimens, functional limitations and rehabilitation potential;
Subdivision (d) of section 766.4 is amended as follows:

(d) Medical orders shall reference all diagnoses, medications, treatments, prognoses, need for palliative care, and other pertinent patient information relevant to the agency plan of care; and

(1) shall be authenticated by an authorized practitioner within thirty (30) days after admission to the agency; and

(2) when changes in the patient's medical orders are indicated, orders, including telephone orders, shall be authenticated by the authorized practitioner within 30 days.

Subdivision (l) of section 766.9 is amended as follows:

(l) appoint a quality improvement committee to establish and oversee standards of care. The quality improvement committee shall consist of a consumer and appropriate health professional persons [including a physician if professional health care services are provided]. The committee shall meet at least four times a year to:

(1) review policies pertaining to the delivery of the health care services provided by the agency and recommend changes in such policies to the governing authority for adoption;

(2) conduct a clinical record review of the safety, adequacy, type and quality of services provided which includes:

(i) random selection of records of patients currently receiving services and patients discharged from the agency within the past three months; and
(ii) all cases with identified patient complaints as specified in subdivision (j) of this section;

(3) prepare and submit a written summary of review findings to the governing authority for necessary action; and

(4) assist the agency in maintaining liaison with other health care providers in the community.
REGULATORY IMPACT STATEMENT

Statutory Authority:

Public Health Law (“PHL”) §3612(5) authorizes the Public Health and Health Planning Council to adopt and amend rules and regulations to effectuate the provisions and purposes of PHL Article 36 with respect to certified home health agencies. Section 3612(6) requires the Commissioner of Health to adopt, and amend as needed, rules and regulations to effectuate the purposes of Article 36 regarding quality of care and services.

Legislative Objectives:

PHL Article 36 was intended to promote the quality of home care services provided to residents of New York State and to assure adequate availability as a viable alternative to institutional care.

Needs and Benefits:

On February 24, 2011 Governor Cuomo accepted a report from the Medicaid Redesign Team (MRT) designed to meet the Medicaid savings targets contained in the Executive Budget for 2011-12. The report included 79 recommendations to redesign and restructure the Medicaid program to be more efficient and achieve better outcomes for patients. Included among the recommendations accepted were MRT proposal numbers 109 and 147.

MRT Proposal 109 sought to expand access to palliative care services. In furtherance of that objective, the proposed amendments to the regulations add a requirement that the plans of care and medical orders required for patients of certified home health agencies (CHHAs) and licensed home care services agencies (LHCSAs) address the patient’s need for palliative care.
MRT Proposal 147 aimed to reduce regulatory burdens on providers. Accordingly, the proposed changes to the regulations eliminate the need for a physician to serve on the quality improvement (QI) committee of LHCSAs.

Finally, the proposed changes reflect minor amendments made to align these regulations with federal requirements and to correct errors. First, the amendments eliminate the requirement that CHHAs provide more than one qualifying service directly to coincide with the federal standards as defined in 42 CFR §484.14(a). The current regulation appears to require CHHAs to provide more than one service directly, which the Department of Health does not require, and this has led to confusion among interested agencies.

Second, the amendments change the maximum period of time that may lapse before a comprehensive assessment is reviewed from 62 days to 60 days, as this was an error in the regulations as originally drafted. Federal regulations, at 42 CFR §484.55(d)(1), require review at least every 60 days.

Costs:

The only new requirement imposed on agencies by these regulations is the requirement that the plan of care address palliative care, which is not anticipated to result in any appreciable burden to agencies and should not add additional costs to current operations. All other amendments are cost neutral or will decrease costs.

Local Government Mandates:

There are no mandates in this rule specific to local government. There are 28 existing county-based LHCSAs and approximately 29 county based CHHAs, and these entities will be required to comply with the same requirements as other licensed agencies.
Paperwork:

Providers are not expected to have increased paperwork as a result of these amendments.

Duplication:

The proposed regulatory changes are not duplicative of other requirements.

Alternatives:

The MRT proposals are specific in their mandates. The Department has made only those changes required to implement the MRT proposals.

Federal Standards:

There are no federal health care standards for LHCSAs. This provider type is a New York State construct. Federal regulations governing CHHAs are at 42 CFR Part 484.

Compliance Schedule:

Compliance is expected upon notice of adoption in the State Register.

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REGULATORY FLEXIBILITY ANALYSIS FOR SMALL BUSINESSES AND LOCAL GOVERNMENTS

Effect of Rule:

Licensed home care services agencies (LHCSAs) and certified home health agencies (CHHAs), including those operated by county health departments, provide public health services in the home as required by Public Health Law. There are approximately 28 county-based LHCSAs and approximately 29 county-based CHHAs. Additionally, based on agency reports, the Department estimates that 860 LHCSAs and 168 CHHAs have less than 100 employees, and would be categorized as small businesses.

Compliance Requirements:

There is one new requirement imposed on home care agencies as a result of these amendments, which is to include the need for palliative care in each patient’s plan of care and medical orders.

Professional Services:

No additional professional staff will be required because of these amendments. The requirement that agencies address the need for palliative care will be handled as a part of procedures already undertaken by agencies.

Compliance Costs:

It is not anticipated that there will be any increase in costs incurred by agencies as a result of these amendments. The amendments either remove existing obligations or add a minimal requirement that may be assumed with no increase in cost as part of current operations.
**Economic and Technological Feasibility:**

These rules can be implemented with no clear economic or technological impact. The only requirement imposed by these regulations is an unappreciable addition to current operations, and no additional technology will be required to comply.

**Minimizing Adverse Impact:**

The MRT proposals are specific in their mandates. The Department has made only those changes required to implement the MRT proposals.

**Small Business and Local Government Participation:**

The Department will meet the requirements of SAPA Section 202-b(6) in part by publishing a notice of proposed rulemaking in the State register with a comment period. All agencies and associations that represent such agencies were able to participate in the MRT process.
RURAL AREA FLEXIBILITY ANALYSIS

Types and Estimated Numbers of Rural Areas:

All counties in New York State have rural areas with the exception of 7 downstate counties. Approximately 80% of LHCSAs and 86% of CHHAs are licensed to serve counties with rural areas.

Reporting, Record Keeping and Other Compliance Requirements and Professional Services:

There is one new requirement imposed on home care agencies as a result of these amendments, which is to include the need for palliative care in each patient’s plan of care and medical orders. This requirement adds only a minimal recordkeeping burden on agencies, as plans of care and medical orders are already required for every patient serviced by a LHCSA or CHHA. No new professional staff is required to comply.

Costs:

It is not anticipated that there will be any increase in costs incurred by agencies as a result of these amendments. The amendments either remove existing obligations or add a minimal requirement that may be assumed with no increase in cost as part of current operations.

Minimizing Adverse Impact:

The MRT proposals were specific in their mandates. The Department has made only those changes required to implement the MRT proposals.

Rural Area Participation:

There is no impact specifically to rural areas as a result of these amendments, and the impact to all agencies is minimal.
JOB IMPACT STATEMENT

Nature of Impact:
The Department has determined that the proposed rules will not have a substantial adverse impact on jobs and employment opportunities.

Categories and Numbers Affected:
None

Regions of Adverse Impact:
None

Minimizing Adverse Impact:
Not applicable.

Self Employment Opportunities:
Not applicable.
### Ambulatory Surgery Center - Construction

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>122085 C Gramercy Surgery Center, Inc. (Queens County)</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Gramercy Surgery Center, Inc., a proprietary corporation that operates a multi-specialty freestanding ambulatory surgery center (ASC) at 380 Second Avenue, New York, is requesting approval to certify and construct an extension clinic to be located at 59-25 Kissena Boulevard, Flushing. The proposed ASC extension clinic will be known as Gramercy Surgery Center – Queens, and will lease approximately 11,050 square feet to accommodate three Class B procedure rooms, one Class C operating room, four pre-operating bays, and ten recovery bays, along with requisite support areas.

Gramercy Surgery Center, Inc. ownership is as follows: 91% by Katy Chiang, and 9% by her husband Tung Cheng.

No responses were received to the Department’s inquiry to local hospitals regarding the impact of the proposed ASC in the service area.

Total project costs are estimated at $4,862,951.

DOH Recommendation
Contingent approval.

Need Summary
Gramercy Surgery Center – Queens will serve the facility’s patients that reside in Queens County but travel into New York County for ambulatory surgery care. From 2009 through 2011, the number of patients from Queens County who traveled to Gramercy Surgery Center’s New York County facility for care increased by 20 percent. The approval of this clinic will allow the facility to provide health care services closer to home for its Queens patients, and in an area of Queens not served by other ASCs.

Program Summary
Based on the results of this review, a favorable recommendation can be made regarding the facility’s current compliance pursuant to 2802-(3)(e) of the New York State Public Health Law.

Financial Summary
Total project costs will be met from $492,951 in cash and a 10-year self-amortizing loan of $4,370,000 from Country Bank at a 6.5% interest rate.

Incremental Budget:

| Revenues:    | $ 5,071,626 |
| Expenses:   | 4,125,029 |
| Gain/(Loss): | 946,597   |

Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]
2. Submission of a project loan commitment that is acceptable to the Department of Health. [BFA]
3. Submission of a working capital loan commitment that is acceptable to the Department of Health. [BFA]
4. Submission of an executed building lease that is acceptable to the Department of Health. [BFA]
5. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEFP Drawing Submission Guidelines DSG-01. [AER]

Approval conditional upon:

1. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
2. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
3. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]
4. The clinical space must be used exclusively for the approved purpose. [HSP]
5. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEFP Drawing Submission Guidelines DSG-01, prior to the applicant's start of construction. [AER]
6. The applicant shall complete construction by December 31, 2013 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
### Need Analysis

#### Background
Gramercy Surgery Center, Inc. (GSC) located at 380 Second Avenue, Manhattan, seeks CON approval to certify a multi-specialty ambulatory surgery center (ASC) extension clinic at 59-25 Kissena Flushing, 11355, in Queens County.

#### Analysis
Gramercy Surgery Center – Queens proposes to offer surgery in the following specialties:

- Podiatry
- General Surgery
- Pain Management
- Urology

It is estimated that Gramercy Surgery Center – Queens will perform 1,500 and 2,000 surgeries during the first and third years of operation, respectively.

The anticipated hours of operation of the proposed site are 8 am to 6 pm Monday through Friday. The hours and days of operation may be modified to accommodate patient demand and convenience.

Gramercy Surgery Center, Inc. intends to provide a portion of its services to medically indigent patients and anticipates that at least 3 percent of its care will be charity care.

In 2009, Gramercy Surgery Center, Manhattan, performed 6,347 ambulatory surgery procedures. By 2011 these cases increased by 29.4 percent to 8,215. During the period, approximately 17 percent of these cases originated in Queens. In 2009, Gramercy Surgery Center had 1,093 cases from Queens County. By 2011, Queens County cases increased by 20 percent to 1,312.

#### Distribution of Ambulatory Surgery Cases by Patient County of Origin:

<table>
<thead>
<tr>
<th>County of Residence</th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
<th>Percent Change 2009 vs. 2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>New York</td>
<td>2,743</td>
<td>3,405</td>
<td>3,637</td>
<td>32.6</td>
</tr>
<tr>
<td>Queens</td>
<td>1,093</td>
<td>1,252</td>
<td>1,312</td>
<td>20.0</td>
</tr>
<tr>
<td>Total</td>
<td>6,347</td>
<td>7,494</td>
<td>8,215</td>
<td>29.4</td>
</tr>
</tbody>
</table>


Currently, there are six Ambulatory Surgery Centers in Queens County; none are located in the proposed service area of Gramercy Surgery Center – Queens. The type of ambulatory surgery service and the number of cases performed at the centers are listed below.

#### Distribution of Ambulatory Surgery Procedures at Existing Queens County Facilities

<table>
<thead>
<tr>
<th>ASC Type</th>
<th>Name</th>
<th>2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multi-Specialty</td>
<td>New York Surgery Center Queens, LLC</td>
<td>1,505</td>
</tr>
<tr>
<td>Single - Ophthalmology</td>
<td>The Mackool Eye Institute LLC</td>
<td>7,024</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Queens Surgi-Center</td>
<td>6,169</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Hillside Diagnostic and Treatment Center, LLC</td>
<td>2,863</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Choices Women's Medical Center Inc</td>
<td>9,231</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Physicians Choice Surgicenter</td>
<td>962</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>27,754</td>
</tr>
</tbody>
</table>

Source: SPARCS, 2010

Gramercy Surgery Center is committed to serving all persons in need of ambulatory surgery service without regard to race, sex, age, religion, creed, sexual orientation, source of payment, ability to pay, or other personal characteristics. The applicant understands that it must provide its fair share of charity care and proposes to do it.
Conclusion
Gramercy Surgery Center – Queens will serve the facility’s patients that reside in Queens County but travel into New York County for ambulatory surgery care. From 2009 through 2011, the number of patients from Queens County who traveled to GSC’s New York County facility for care increased by 20 percent. The approval of this clinic will allow the facility to provide health care services closer to home for its Queens patients, and in an area of Queens not served by other ASCs.

Recommendation
From a need perspective, approval is recommended.

Programmatic Analysis

Background
Construct an extension clinic to operate as a multi-specialty ambulatory surgery center.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Gramercy Surgery Center, Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Name</td>
<td>Gramercy Surgery Center - Queens</td>
</tr>
<tr>
<td>Site Address</td>
<td>59-25 Kissena Boulevard, Flushing</td>
</tr>
<tr>
<td>Surgical Specialties</td>
<td>Multi-Specialty including: Oncology, Urology, Podiatry, Pain Management</td>
</tr>
<tr>
<td>Operating Rooms</td>
<td>1</td>
</tr>
<tr>
<td>Procedure Rooms</td>
<td>3</td>
</tr>
<tr>
<td>Hours of Operation</td>
<td>Five days per week from 8:00am to 6:00pm (Modified as necessary for patient needs).</td>
</tr>
<tr>
<td>Staffing (1st Year / 3rd Year)</td>
<td>13 FTEs / 18 FTEs</td>
</tr>
<tr>
<td>Medical Director(s)</td>
<td>Benjamin Chang-Hwa Peng</td>
</tr>
<tr>
<td>Emergency, In-Patient and Backup Support Services Agreement and Distance</td>
<td>Expected to be provided by Flushing Hospital Medical Center</td>
</tr>
<tr>
<td>On-call service</td>
<td>Access to the facility’s on-call physician during hours when the facility is closed.</td>
</tr>
</tbody>
</table>

Compliance with Applicable Codes, Rules and Regulations
This facility has no outstanding Article 28 surveillance or enforcement actions and, based on the most recent surveillance information, is deemed to be currently operating in substantial compliance with all applicable State and Federal codes, rules and regulations. This determination was made based on a review of the files of the Department of Health, including all pertinent records and reports regarding the facility’s enforcement history and the results of routine Article 28 surveys as well as investigations of reported incidents and complaints.

Recommendation
From a programmatic perspective, approval is recommended.

Financial Analysis

Lease Rental Agreement
The applicant has submitted a draft lease for the proposed site, the terms of which are summarized below:

Premises: 11,050 gross square feet located at 59-25 Kissena Boulevard, Flushing, New York 11355
**Landlord:** Queens Kissena, LLC  
**Lessee:** Gramercy Surgery Center, Inc.  
**Term:** 10 years at $360,000 ($32.58 sq. ft.)  
Renewal option of one 5-year term plus a 3% increase each year after the tenth year.  
**Provisions:** Utilities, Taxes, Maintenance and Insurance

The applicant has provided an affidavit stating that the lease is a non-arms length arrangement. Katy Chiang and her husband Tung Cheng are equal members of the landlord (Queens Kissena, LLC) and stockholders of the applicant (Gramercy Surgery Center, Inc.). Realtor letters have been provided attesting to the rental rate being of fair market value.

**Total Project Costs and Financing**  
Total project cost for the renovation and acquisition of moveable equipment is estimated at $4,862,951, broken down as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renovation &amp; Demolition</td>
<td>$2,156,310</td>
</tr>
<tr>
<td>Design Contingency</td>
<td>$215,631</td>
</tr>
<tr>
<td>Construction Contingency</td>
<td>$215,631</td>
</tr>
<tr>
<td>Architect/Engineering Fees</td>
<td>$175,000</td>
</tr>
<tr>
<td>Other Fees</td>
<td>$80,000</td>
</tr>
<tr>
<td>Movable Equipment</td>
<td>$1,770,490</td>
</tr>
<tr>
<td>Telecommunications</td>
<td>$221,300</td>
</tr>
<tr>
<td>CON Application Fee</td>
<td>$2,000</td>
</tr>
<tr>
<td>CON Processing Fee</td>
<td>$26,589</td>
</tr>
<tr>
<td>Total Project Cost</td>
<td>$4,862,951</td>
</tr>
</tbody>
</table>

Project costs are based on a March 1, 2013 start date with a ten month construction period.

The applicant’s financing plan appears as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash Equity (Applicant)</td>
<td>$492,951</td>
</tr>
<tr>
<td>Project Loan (10-year term, 6.50%)</td>
<td>$4,370,000</td>
</tr>
<tr>
<td>Total</td>
<td>$4,862,951</td>
</tr>
</tbody>
</table>

A letter of interest has been provided by Country Bank.

**Operating Budget**

The applicant has submitted the first and third years operating budgets, in 2012 dollars, as summarized below:

<table>
<thead>
<tr>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$3,806,317</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$2,233,980</td>
</tr>
<tr>
<td>Capital</td>
<td>$1,139,451</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$3,373,431</td>
</tr>
<tr>
<td>Net Income or (Loss)</td>
<td>$432,886</td>
</tr>
<tr>
<td>Utilization: procedures</td>
<td>1,500</td>
</tr>
<tr>
<td>Cost Per Procedure</td>
<td>$2,248.95</td>
</tr>
</tbody>
</table>
Utilization by payor source for the first and third years is anticipated as follows:

- Medicaid Fee-for-Service: 3.4%
- Medicaid Managed Care: 11.0%
- Medicare Fee-for-Service: 29.7%
- Commercial Manage Care: 44.3%
- Private Pay & Other: 8.4%
- Charity: 3.2%

Utilization assumptions are based upon estimates from the proposed practicing physicians. The applicant estimates that 20% of budgeted procedures will be transfers from Gramercy Surgery Center’s main site in Manhattan, and another 75% from other ASCs or office based practices. Expense assumptions are based on utilization projections in combination with the applicant’s experience. The applicant has calculated the breakeven point to be 89% and 81% of budgeted procedures for the first and third years, respectively.

Capability and Feasibility

The total project cost of $4,862,951 will be provided from $492,951 in accumulated funds, with the balance of $4,370,000 being financed through Country Bank at the above stated terms.

Working capital requirements are estimated at $687,506, which appears reasonable based on two months of third year expenses. Half of the working capital or $343,753 will be provide from accumulated funds, with the remaining $343,753 being borrowed from Country Bank for five years at a 6.5% rate of interest. Presented as BFA Attachments A and B are 2010 and 2011 financial summaries and a net worth statement for the applicant’s owners.

The major stockholder (Katy Chiang) has provided an affidavit stating that by December 31, 2012, she will repay Gramercy Surgical Center, Inc., $1,200,000 of the $2,760,850 she borrowed. Katy Chiang has attested she will repay the remaining note balance of $1,560,850 by the end of 2013. The applicants’ owners have provided an affidavit stating, if necessary, they will contribute additional personal funds to support this project. In light of the above, the applicant appears to have sufficient liquid assets to meet the requirements.

Gramercy Surgery Center-Queens projects an operating excess of $432,886 and $946,597 in the first and third years, respectively. Revenues are based on current federal and state governmental reimbursement methodologies, while commercial payers are based on current rate schedules. The budget appears reasonable.

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

Recommendation

From a financial perspective, contingent approval is recommended.

Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Financial summary for 2010 and 2011, Gramercy Surgery Center, Inc.</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Personal Net Worth Statement for the Stockholders of Gramercy Surgery Center, Inc.</td>
</tr>
<tr>
<td>BHFP Attachment</td>
<td>Map</td>
</tr>
</tbody>
</table>
Outreach
Below are presented summaries of responses by hospitals to letters from the Department asking for information on the impact of the proposed ambulatory surgery center (ASC) in their service areas. There follows a summary of the applicant’s response to DOH’s request for information on the proposed facility’s volume of surgical cases, the sources of those cases, and on how staff will be recruited and retained by the ASC.

Facility: Forest Hills Hospital
102-01 66th Road
Forest Hills, New York 11375

No response.

Facility: Flushing Hospital Medical Center
4500 Parsons Boulevard
Flushing, New York 11355

No response.

Facility: Queens Hospital Center
82-68 164th Street
Jamaica, New York 11432

No response.

Facility: New York Hospital Medical Center of Queens
56-45 Main Street
Flushing, New York 11355

No response.

Supplemental Information from Applicant

- Need and Sources of Cases

The applicant states that 20 percent of the procedures projected for the facility will be from cases that currently go to the applicant’s main site in Manhattan. The remaining cases will come from the existing practices of the applicant physicians, both from office-based sites and from existing ASC’s. The proposed ASC will address the needs of patients by reducing the current scheduling backlogs. It will also attract patients through its improved efficiencies and as a modern facility with up-to-date equipment. The applicant also states that the ASC will allow the provision of charity care and outreach programs not currently feasible through the participating physicians’ private practices.

- Staff Recruitment and Retention

Measures to recruit and retain skilled staff and counter staff turnover will include attractive compensation and benefits packages, continuing education opportunities, recognition and appreciation programs to reward high performers, and an open work atmosphere that encourages staff involvement and continuous improvement.
- **Office-Based Cases**

The applicant states that approximately 80 percent of the cases projected for the ASC are now provided in either office-based settings or non-hospital affiliated ambulatory surgery settings. None of the projected cases are currently being performed in the ambulatory surgical programs of area hospitals.

**OHSM Comment**

There were no hospital comments submitted in opposition to this application. Therefore, the Department finds no reason to consider reversal or modification of the recommendation for contingent approval of the proposed ASC based on public need, financial feasibility and operator character and competence.
### Diagnostic and Treatment Center - Construction

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
</table>
| 1.  122161 C | East Harlem Council for Human Services, Inc.  
d/b/a Boriken Neighborhood Health Center  
(New York County) |
Public Health and Health Planning Council

Project # 122161-C
East Harlem Council for Human Services, Inc. d/b/a Boriken Neighborhood Health Center

County: New York (New York)
Purpose: Construction
Submitted: September 28, 2012

Executive Summary

Description
East Harlem Council for Human Services, Inc. d/b/a Boriken Neighborhood Health Center (Boriken), an existing Article 28 diagnostic and treatment center (D&T) that is designated as a Federally-Qualified Health Center (FQHC), requests approval to construction a 31,713 square foot replacement facility at 2265 Third Avenue, New York. This application amends and supersedes CON #102237-C, approved for $14,997,465 in accordance with the administrative review provisions, and which is in the process of being constructed. This amendment is being submitted due to increases in project costs, changes in the proposed funding, and changes in facility design.

The proposed facility will be located right across the street from where it has been operating since October 1978, in 14,000 square feet of leased space on the third floor of a subsidized housing development at 2253 Third Avenue (between 122nd and 123rd Street) in Manhattan. According to the applicant the current space configuration is not efficient and impedes patient flow along with having issues surrounding inadequate plumbing, air conditioning, heating, and vertical transportation.

Total project costs are estimated at $28,574,905.

DOH Recommendation
Contingent approval.

Need Summary
Boriken currently provides 41,736 patient visits for the East Harlem Community, 55.9% of which are for Medicaid patients.

The proposed replacement facility will provide space for Boriken to increase its volume of visits by 39% in the first year of operation. This projected growth is in response to the demand for primary care services in Boriken’s service area.

Program Summary
Based on the results of this review, a favorable recommendation can be made regarding the facility’s current compliance pursuant to 2802-(3)(e) of the New York State Public Health Law.

Financial Summary
Total project costs will be funded as follows: $15,825,420 in awarded grant funds and $250,000 in donations, plus a combination of loans totaling $12,499,485. The loans consist of $8,050,000 from the New Markets Tax Credit (NMTC) program administered by the US Treasury Department, (which is expected to be forgiven after the end of the seventh year) and a $4,449,485 loan from the Primary Care Development Corporation.

Budget

| revenues:  | $ 14,711,832 |
| expenses:  | $ 14,090,890 |
| gain/(loss): | $ 620,942 |

Subject to the note contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]
2. Submission of an executed loan commitment for the New Markets Tax Credit program that is acceptable to the Department of Health. [BFA]
3. Submission of an executed loan commitment from the Primary Care Development Corporation that is acceptable to the Department of Health. [BFA]
4. Submission of a final executed Grant approval letters to be used as a source of financing acceptable to the Department of Health. [BFA]
5. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEFP Drawing Submission Guidelines DSG-01. [AER]

Approval conditional upon:

1. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
2. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
3. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]
4. The clinical space must be used exclusively for the approved purpose. [HSP]
5. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEFP Drawing Submission Guidelines DSG-01, prior to the applicant’s start of construction. [AER]
6. The applicant shall complete construction by September 30, 2013 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
# Need Analysis

## Background

East Harlem Council for Human Services, Inc., d/b/a Boriken Neighborhood Health Center, is an existing Federally-Qualified Health Center (FQHC), which requests approval to construct a replacement facility to be located at 2265 Third Avenue, New York. This project amends and supercedes CON #102237-C.

Boriken Neighborhood Health Center has the following certified services:

<table>
<thead>
<tr>
<th>Service</th>
<th>Certified Services</th>
<th>Requested Action</th>
<th>Certified Services Upon Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audiology O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Certified Mental Health Services O/P</td>
<td>√</td>
<td>Delete</td>
<td></td>
</tr>
<tr>
<td>Clinical Laboratory Service O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dental O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Family Planning O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Health Fairs O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medical Social Services O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Multiphasic Screening O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nursing</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ophthalmology O/P</td>
<td>Add</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pediatric O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Podiatry O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prenatal O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Primary Medical Care O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Psychology O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Radiology - Diagnostic O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Therapy - Respiratory O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well Child Care O/P</td>
<td>√</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## Analysis

Boriken Neighborhood Health Center plans to relocate its main site and construct a replacement facility across the street from the existing center. Boriken is an FQHC that has served the residents of East Harlem since 1978.

Boriken is currently located in leased space at 2253 Third Avenue between 122\textsuperscript{nd} and 123\textsuperscript{rd} Streets in Manhattan. The existing site is over 30 years old, has frequent age-related problems, and cannot accommodate growth. The proposed site is across the street at 2265 Third Avenue in space that is owned by Boriken. Boriken’s ownership of the space will provide control over the site’s configuration and operation, while eliminating rental costs.

Boriken currently provides primary care services for children and adults, including pediatrics, internal medicine, dental, and obstetrics and gynecology. The facility also provides a range of on-site specialty services and programs, including
nutrition, dermatology, podiatry, social work services, and services for people living with asthma, diabetes, HIV/AIDS and Hepatitis C.

**Utilization**

<table>
<thead>
<tr>
<th>Service</th>
<th>Current Utilization</th>
<th>1st Year Visits</th>
<th>3rd Year Visits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dental</td>
<td>6,942</td>
<td>9,615</td>
<td>15,490</td>
</tr>
<tr>
<td>Medical Social Services</td>
<td>3,618</td>
<td>5,011</td>
<td>8,073</td>
</tr>
<tr>
<td>Nutritional</td>
<td>867</td>
<td>1,201</td>
<td>1,935</td>
</tr>
<tr>
<td>Pediatrics</td>
<td>7,048</td>
<td>9,762</td>
<td>15,727</td>
</tr>
<tr>
<td>Podiatry</td>
<td>1,157</td>
<td>1,603</td>
<td>2,582</td>
</tr>
<tr>
<td>Primary Medical Care</td>
<td>22,104</td>
<td>30,617</td>
<td>49,326</td>
</tr>
<tr>
<td>Ophthalmology</td>
<td>N/A</td>
<td>1,664</td>
<td>2,080</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>41,736</strong></td>
<td><strong>59,473</strong></td>
<td><strong>95,213</strong></td>
</tr>
</tbody>
</table>

According to the NYC Department of Health and Mental Hygiene, the causes of premature death in East Harlem are heart disease (17 percent), HIV (16 percent), Cancer (15 percent), drug-related (7 percent), homicide (5 percent), and other causes (40 percent). Among “other causes” of premature death are certain Perinatal conditions (5 percent), diabetes (3 percent), diseases of the nervous system (2 percent), and chronic lower respiratory diseases (2 percent).

Boriken reports that 55.9 percent and 22.7 percent of their patient visits are for Medicaid and Indigent Clients, respectively.

**Conclusion**

This project for an updated and expanded D&TC will enable Boriken to significantly increase its volume of services in the East Harlem Community.

**Recommendation**

From a need perspective, approval is recommended.

---

**Programmatic Analysis**

**Background**

East Harlem Council for Human Services, Inc. requests approval to construct a replacement facility for their Article 28 diagnostic and treatment center called Boriken Neighborhood Health Center. This proposal is an amendment to a previously approved project (CON 102237) that is required because of increased costs, changed financing, and architectural changes. Additionally, the facility would like to certify ophthalmology services and decertify certified mental health services at the center.

Staffing will consist of an additional 31 FTEs by the third year in the new facility.

**Compliance with Applicable Codes, Rules and Regulations**

This facility has no outstanding Article 28 surveillance or enforcement actions and, based on the most recent surveillance information, is deemed to be currently operating in substantial compliance with all applicable State and Federal codes, rules and regulations. This determination was made based on a review of the files of the Department of Health, including all pertinent records and reports regarding the facility’s enforcement history and the results of routine Article 28 surveys as well as investigations of reported incidents and complaints.

**Recommendation**

From a programmatic perspective, approval is recommended.
Financial Analysis

Total Project Cost and Financing
Total project cost for the renovation and equipment is estimated at $28,574,905, broken down as follows:

<table>
<thead>
<tr>
<th>Previously Approved under CON #102237-C</th>
<th>Revised Project Cost With NMTC Financing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renovation &amp; Demolition</td>
<td>$14,429,294</td>
</tr>
<tr>
<td>Asbestos Abatement</td>
<td>114,000</td>
</tr>
<tr>
<td>Design Contingency</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Construction Contingency</td>
<td>200,000</td>
</tr>
<tr>
<td>Fixed Equipment</td>
<td>200,000</td>
</tr>
<tr>
<td>Planning Consultant Fees</td>
<td>989,990</td>
</tr>
<tr>
<td>Architect/Engineering Fees</td>
<td>1,322,589</td>
</tr>
<tr>
<td>Construction Manager Fees</td>
<td>700,000</td>
</tr>
<tr>
<td>Other Fees (Consultant)</td>
<td>963,198</td>
</tr>
<tr>
<td>Movable Equipment</td>
<td>2,695,599</td>
</tr>
<tr>
<td>Telecommunications</td>
<td>550,000</td>
</tr>
<tr>
<td>Subtotal – Total Basic Cost of Construction</td>
<td>$23,371,870</td>
</tr>
<tr>
<td>Financing Costs *</td>
<td>$4,872,535</td>
</tr>
<tr>
<td>Interim Interest Expense</td>
<td>200,000</td>
</tr>
<tr>
<td>Con Application Fee</td>
<td>2,500</td>
</tr>
<tr>
<td>Added CON Processing Fee</td>
<td>128,000</td>
</tr>
<tr>
<td>Total Project Cost</td>
<td>$28,574,905</td>
</tr>
</tbody>
</table>

*See attachment E for details of the Capital Financing Costs

The project is currently under construction, pursuant to the approval under CON 102237 and according to the applicant this amendment is based on: increases in project costs; changes in the proposed project’s funding mechanism; and changes in the facility’s design.

The New Markets Tax Credit (NMTC) program was extend for the years 2012 and 2013 when President Obama signed the American Taxpayer Relief Act of 2012 on January 3, 2013.

The New Markets Tax Credit (NMTC) program created by the U.S. Federal Government in 2000, as part of the Community Renewal Tax Relief Act, encourages investment in low-income communities (LICs). Rather than being directly involved in how the benefits of this subsidy program are allocated, the U.S. Department of Treasury (through the Community Development Financial Institutions Fund or CDFI Fund) essentially deputizes this decision making process to the Community Development Entities (CDEs) which have demonstrated a track record of investing into low-income communities.

In essence, the tax credit created provides an incentive for an investor (typically a bank or financial institution) to purchase the tax credit, providing capital that can be used towards financing a real estate project or business in an low-income community (LIC). The credit is sufficient to repay the investor’s capital over 7 years and provide a market-rate of return. At the end of seven years (provided facility continues operations within economically distressed area) through a put/call option the health center buys back the investor’s interest for a nominal amount ($1,000) and the health center owes the note to itself, so the note is liquidated and the principal balance becomes equity to the health center.
The applicant’s financing plan appears as follows:

<table>
<thead>
<tr>
<th>Equities</th>
<th>Originally under CON #102237-C</th>
<th>Revised Project Cost With NMTIC Financing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Government Grants &amp; Donation</td>
<td>$14,997,465</td>
<td>$16,075,420</td>
</tr>
<tr>
<td>New Markets Tax Credit (debt to be forgiven at the end of 7 years. Interest only during the 7 years at 4.5%)</td>
<td>8,050,000</td>
<td>0</td>
</tr>
<tr>
<td>Primary Care Development Corporation with 10-year terms &amp; amortization of 20 years. Fixed rate at the time of closing based on Treasury + 350 basic points (5.17% as of 9/10/12).</td>
<td>0</td>
<td>4,449,485</td>
</tr>
<tr>
<td>Total</td>
<td>$14,997,465.</td>
<td>$28,574,905</td>
</tr>
</tbody>
</table>

The applicant states that they qualify for the New Markets Tax Credit (NMTC) program as a “Qualified Active Low-Income Community Business.” The qualifications include being located in a highly distressed census tract, which is defined by one or more of the following primary criteria:

- The area poverty level is above 30%. The applicant’s poverty level in (census tract #36061019400) is 48.9%;
- The area median income is less than 60% of the benchmarked median income. The applicant’s median income in (census tract #36061019400) is less than 22.2% of the benchmarked median income, or
- The unemployment rate in the area is at least 1.5 times the national average (which was 7.9% for the 2010 census). The applicant’s unemployment rate in (census tract #36061019400) is 2.38 times the national average or 18.8%.

Primary Care Development Corporation (PCDC) has provided a letter of interest for construction and permanent financing, and they also indicated an interest in providing the New Markets Tax Credit.

**Operating Budget**

The applicant has submitted the operating budgets, in 2012 dollars, as summarized below:

<table>
<thead>
<tr>
<th>Current Year</th>
<th>Incremental</th>
<th>Third Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues-Outpatient:</td>
<td>$4,349,955</td>
<td>$6,038,047</td>
</tr>
<tr>
<td>Other Operating Income (A)</td>
<td>2,716,390</td>
<td>1,607,440</td>
</tr>
<tr>
<td>*Total Revenues</td>
<td>$7,066,345</td>
<td>$7,645,487</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$7,468,225</td>
<td>$5,273,425</td>
</tr>
<tr>
<td>Capital</td>
<td>41,273</td>
<td>1,307,967</td>
</tr>
<tr>
<td>*Total Expenses</td>
<td>$7,509,498</td>
<td>$6,581,392</td>
</tr>
<tr>
<td>Excess Revenue over Expenses</td>
<td>($443,153)</td>
<td>$1,064,095</td>
</tr>
</tbody>
</table>

Utilization: (Visits) 41,736 53,477 95,213
Cost per visit $179.93 $147.99

*Revenue and expenses are for Boriken Neighborhood Health Center.

(A) Other operating revenues in year three of $4,323,830 consist of: $1,833,338 in Section 330 Grants, and an increase of $322,930 from the current year; $1,218,734 in Charity Care Pool, and an increase of $684,510 from the current year; $441,758 in HIV Early Intervention Grant, same as the current year; Other Grants of $830,000, an increase of $600,000 from the current year and they also included Women, Infants and Children (WIC), Meaningful Use and Patient-Centered Medical Home (PCMH) incentives and other federal and state grants.
Outpatient utilization by payor source is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>12.76%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>43.11%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>3.03%</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>4.29%</td>
</tr>
<tr>
<td>Commercial Manage Care</td>
<td>5.64%</td>
</tr>
<tr>
<td>Private Pay and All Other</td>
<td>8.44%</td>
</tr>
<tr>
<td>Charity</td>
<td>22.73%</td>
</tr>
</tbody>
</table>

Expenses are based upon historical experience adjusted for volume, investment and rising costs. Additionally staffing levels are expected to increase by 36.03 full time equivalent (FTE) employees, which includes 6.63 FTE physicians, going from 10.70 FTE to 17.33 FTE, and dentists and hygienists increasing by 2 FTE along with adding 1 FTE nutritionist, and 2 FTE social worker plus support staff. Utilization projects are based upon: need projections, the ability to efficiently handle projected volume in the 37 new exams rooms and 10 dental chairs, representing an increase of 23 exams rooms and 5 dental chairs. Additionally, the new facility will have greater exposure to the local population and will be easier for them to access. The breakeven point at the proposed facility is approximately 88,540 visits, which the applicant projects reaching by the second year of operating at the new replacement facility.

**Capability and Feasibility**

The total project cost of $28,574,905 is presented under a financing plan which utilizes the New Markets Tax Credit (NMTC) program administered by the US Treasury Department. The project will be funded with $16,075,420 in grants and a contribution, a loan of $4,449,485 for which a letter of interest has been provided by Primary Care Development Corporation (PCDC) at the above stated terms. The remaining balance of $8,050,000 will be provided through the New Markets Tax Credit (NMTC) program, at the above stated terms. As previously stated under the New Markets Tax Credit program, it is expected that approximately $8,050,000 in debt will be forgiven at the end of the seventh year.

Presented as Attachments A and B are East Harlem Council for Human Services, Inc certified financial summary for June 30, 2010 and June 30, 2011 and their Internal financial summary as of June 30, 2012. Presented as Attachment C, is a list of Grant Funding Sources plus a contribution, which indicates the availability of sufficient resources for this project.

Working capital requirements are estimated at $1,096,899, which appear reasonable based on two months of third year budgeted expenses. Presented as Attachment D is Boriken Neighborhood Health Center projected cash flow which indicates working capital requirements can be met from operations.

The operating budget projects a first year loss of $1,306,496 and a surplus of $620,942 by the third year. Review of Attachments A and B, shows East Harlem Council for Human Services, Inc. had an average excess of revenues over expenses of $1,013,427, a positive average work capital position of $3,321,806 and positive net asset position of $6,092,580 as of June 30, 2012. Revenues are based on prevailing reimbursement methodologies and current rate schedules. The budget appears reasonable.

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.
<p>| Attachment A | Financial Summary as of June 30, 2010 and June 30, 2011, East Harlem Council for Human Services, Inc. |
| Attachment C | List of Grant Funds |
| Attachment D | Cash Flow |
| Attachment E | Capital Financing Costs |</p>
<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>122236 T</td>
<td>Upstate University Hospital at Community General</td>
</tr>
<tr>
<td></td>
<td>(Onondaga County)</td>
</tr>
<tr>
<td>122237 T</td>
<td>St. Joseph’s Hospital</td>
</tr>
<tr>
<td></td>
<td>(Chemung County)</td>
</tr>
</tbody>
</table>
Public Health and Health Planning Council

Project # 122236-T
UPSTATE University Hospital at Community General

County: Onondaga (Syracuse)  Program: Transitional Care Unit
Purpose: Demonstration  Submitted: November 15, 2012

Executive Summary

Description
Upstate Medical University is a 715-bed public State-owned hospital which operates two hospital campuses, Upstate University Hospital downtown campus (409 beds) and the Upstate University Hospital - Community General campus (306 beds) located at 750 East Adams Street, Syracuse and 4900 Broad Road, Syracuse, respectively. Upstate Medical University requests approval to create a 20-bed skilled nursing facility to function as a Transitional Care Unit (TCU), to bridge the gap between the hospital’s acute-care setting and post-acute care to ensure a smooth transitional care continuum, at the Community General campus, which will serve patients cared for at both facilities.

On October 16, 2012, the Department of Health requested applications in accordance with the provisions of Section 2802-a, of the Public Health Law for a TCU Demonstration Program.

The TCU will be designed to achieve the following objectives:

- Provide an interdisciplinary evaluation of each patient to optimize cognitive and physical function with the goal of discharge to the lowest, most cost effective level of care that meets patient needs.
- Reduce the occurrence of iatrogenic events that can increase length of stay (example: falls, polypharmacy, skin breakdown, delirium, prolonged immobility, hospital acquired infections, among other conditions).
- Provide patient centered care to meet individualized care plans and therapeutic goals, including evaluation of social supports, to reduce rate of readmission for the same or related medical or surgical condition.
- Provide coordinated care that optimizes communication with patient’s primary care physician to maintain continuity of care after discharge.
- Provide educational services to patient and his/her family to assist in preparing patients for discharge home.
- Provide ongoing quality improvement oversight to assure objectives are achieved and a process for continual improvement exists in measuring key aspects of care.

Total project costs are estimated at $2,842,287.

DOH Recommendation
Contingent approval.

Need Summary
Section 2802-a of the Public Health Law was amended by Chapter 58 of 2010, authorizing the Commissioner to approve an additional 13 general hospitals to operate TCUs on a demonstration basis.

Program Summary
The TCU program will provide access to rehabilitation therapies – individualized physical therapy, structured occupational therapy, speech language pathology, recreational therapy, and psychosocial therapy. The 20-bed TCU unit will be located and self-contained on the fifth floor east wing of the hospital.

Financial Summary
Project costs will be met with $337,775 in accumulated funds from Upstate Medical University, and a mortgage loan of $2,504,512 (30 yrs. @ 3%).

Incremental Budget:

| Revenues:    | $ 3,717,054 |
| Expenses:    | 1,487,153   |
| Gain/(Loss): | 2,229,901   |

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
**Recommendations**

**Health Systems Agency**
The Central New York HSA recommends approval of this application.

**Office of Health Systems Management**

Approval contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]

2. Submission of a commitment for a permanent mortgage for the project, to be provided from a recognized lending institution at a prevailing rate of interest, determined to be acceptable by the Department of Health. This is to be provided within 120 days of receipt from the Department of Health, Bureau of Architectural and Engineering Facility Planning of approval of final plans and specifications, and before the start of construction. Included with the submitted permanent mortgage commitment must be a Sources and Uses Statement and a Debt Amortization Schedule, for both new and refinanced debt. [BFA]

**Council Action Date**
February 7, 2013.
**Need Analysis**

**Background**
Section 2802-a of the Public Health Law was amended by Chapter 58 of 2010 authorizing the Commissioner to approve an additional 13 general hospitals to operate transitional care units (TCUs) on a demonstration basis. The original TCU enabling legislation of 2005 authorized five demonstration projects.

**Transitional Care Unit Purpose**
Section 2802-a of PHL defines "transitional care" as sub-acute care services provided to inpatients of a general hospital who no longer require acute care inpatient services, but continue to need specialized medical, nursing and other hospital ancillary services and are not yet ready for discharge. TCUs should be limited in length of stay and designed to meet and resolve patients' specific sub-acute medical care needs. Discharges from these units are to be timely and appropriate.

The improvement of quality outcomes for the TCU population through the provision of appropriate services, delivered in the most efficient manner, is the primary goal of the TCU demonstration program. Hospitals selected for this program are required to demonstrate an overall decrease in length of stay, quantify the clinical benefits of the program for TCU patients, and illustrate a synergistic relationship with long term care providers in the community. Collaboration between hospitals and nursing homes in local service areas will help bring about more efficient allocation of patients between the two settings.

In accordance with Section 2802-a of PHL, all providers in this demonstration program must meet all Conditions of Participation (CoP) for skilled nursing facilities (SNFs) as defined under Title XVIII of the Federal Social Security Act (Medicare). In order to qualify for Medicare certification, providers must comply with Part 415 of Title 10 of the New York Compilation of Codes, Rules and Regulations (10 NYCRR). In this demonstration, providers not currently licensed to operate nursing home beds will not be required to obtain Public Health and Health Planning Council establishment approval. Additionally, TCU units are not recognized as RHCF beds as defined in 10 NYCRR Section 709.3.

As part of this demonstration program, specific State SNF regulations that may impede the development of TCUs or their ability to provide appropriate services to patients may be subject to waiver, at the discretion of the Department. Such issues will be reviewed on an individual basis.

Applicants must demonstrate the need for any services proposed within the TCU and emphasize the benefits of such a program to a specific community, including, but not limited to, addressing the absence of sufficient post-discharge services in nursing homes and community-based care.

Transitional care units should be limited in length of stay and designed to meet and resolve specific sub-acute medical care needs. The average length of stay for patients served in a TCU ranges from 5 to 21 days, following a qualifying acute care stay. TCU services will be reimbursed at the applicable Medicare per diem SNF rate.

**Transitional Care Unit Criteria and Requirements**
Section 2802-a requires all providers applying to participate in this demonstration program to meet all applicable requirements as defined under Title XVIII of the Federal Social Security Act (Medicare). Additionally, Transitional Care Units must:

- Have a length of stay of not less than 5 days and not in excess of 21 days;
- Have a pre-opening survey, separate Medicare Number, and SNF certification;
- Be staffed by qualified staff dedicated to the TCU;
- Serve patients who will benefit from active rehabilitation. (It is expected that patients will actively participate in three hours or more of Occupational Therapy/Physical Therapy/Speech Therapy, every day, either three hours consecutively or in combination between rehabilitative sessions); and
• Collect information and submit reports to the Department on an annual basis to demonstrate an overall decrease in length of stay; quantify the clinical benefits of the program for TCU residents and illustrate a synergistic relationship with long term care providers.

Applications must address the configuration of the Transitional Care Unit. However, the applicant must adhere to the following requirements:

• Beds must be located at one geographic location; and
• Beds must be located contiguously within a distinct unit/space within the hospital.

**Recommendation**
From a need perspective, approval is recommended.

---

**Programmatic Analysis**

**Background**
The principal elements of the proposed TCU program are:

• A 20-bed unit to provide services to medically complex patients in need of services not generally provided in the community. These include, but are not limited to patients requiring infectious disease, wound, respiratory TPN and other nutrition care.

• Location in Upstate University Hospital at Community General and also serving the affiliated University Hospital SUNY Health Science Center hospital, both with above average lengths of stay in part attributable to difficulties in discharging patients requiring more complex medical care.

• Operation by a facility with dedicated staff with prompt access to specialist acute care professionals and related services.

• Single-bedded and double-bedded rooms with dining/activities/lounge space in a unit to be renovated unit on an acute care floor. Therapy space is located adjacent to the unit.

**Analysis**
The TCU will focus on patients that if not discharged to the TCU would otherwise, continue to be served in a Med/Surg bed. These patients will remain in the TCU for a short stay of not less than 5 and no more then 20 days. The target patient focus is on medically complex elderly patients who while clinically stable still require on-going physician oversight and the specialized services of hospital staff.

The TCU will be under the direct responsibility of the hospital’s senior leadership and quality council and will include a management team consisting of a part time Licensed Nursing Home Administrator and Medical Director, Upstate’s Director of Geriatrics, and, a Nurse Administrator RN with hospital experience. The team will also include an MDS Coordinator, Register Nurses, Aides, a Social Worker, and Activities and Therapy staff.

**Recommendation**
From a programmatic perspective, approval is recommended.
Financial Analysis

Total Project Costs
Total project costs for renovations and the acquisition of moveable equipment is estimated at $2,842,287, itemized as follows:

- Renovation & Demolition $1,528,723
- Asbestos Abatement 95,077
- Construction Contingency 243,570
- Architect/Engineering Fees 186,600
- Other Fees 20,000
- Movable Equipment 383,213
- Telecommunications 330,000
- Interim Interest Expense 37,568
- Application Fee 2,000
- Additional Processing Fee 15,536
- Total Project Cost $2,842,287

Project costs are based on a July 1st, 2013 construction start date and a six month construction period.

The applicant has submitted an incremental operating budget in 2012 dollars, for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$3,717,054</td>
<td>$3,717,054</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,264,321</td>
<td>$1,264,321</td>
</tr>
<tr>
<td>Interest</td>
<td>75,135</td>
<td>71,929</td>
</tr>
<tr>
<td>Depreciation and Rent</td>
<td>150,903</td>
<td>150,903</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$1,490,359</td>
<td>$1,487,153</td>
</tr>
<tr>
<td>Net Income</td>
<td>$2,226,695</td>
<td>$2,229,901</td>
</tr>
<tr>
<td>Utilization: Patient Days</td>
<td>6,570</td>
<td>6,570</td>
</tr>
</tbody>
</table>

Utilization for the first year is 100% Medicare, and 97% Medicare and 3% Commercial for the third year.

Expense and utilization assumptions are based on the historical experience of inpatients.

Capability and Feasibility
Project cost will be satisfied by accumulated funds from Upstate Medical University and a mortgage of $2,504,512 from DASNY at 3% interest for 30 years. Presented as BFA Attachment A is the financial summary of Upstate Medical University showing sufficient funds available.

Working capital of $247,859 based on two months of third year expenses will come from hospital operations. As shown on BFA Attachment A, the facility has sufficient assets to cover the working capital requirements.

The submitted incremental budget indicates a net income of $2,226,695 and $2,229,901 during the first and third years of operation, respectively. The budget appears reasonable.

As shown in BFA Attachment A, Certified Financial Summary for Upstate Medical University maintained positive net asset and working capital positions, and experienced an average net loss of $12,330,045 for the period 2010-2011. The applicant indicates that the loss was caused by declining rates of government reimbursement for both inpatient
and outpatient services, and lack of appropriate funding for graduate medical education specific to teaching hospitals (over 300 residents annually). The facility must also deal with fiscal requirements associated with being part of the SUNY system, with significant declines in overall state support, while fringe benefit costs for employees have grown exponentially.

In order to rectify these conditions, the applicant has implemented a number of initiatives intended to increase efficiencies and patient throughput, as well as decrease overall operating expenses. The facility has focused on expense management and revenue cycle improvements in their overall initiatives. They have also limited new hiring to essential personnel, and have placed restrictions on many non-personnel expenditures. The applicant is also actively pursuing additional state support to assist in the funding of escalating fringe benefit costs. The applicant indicates that implementation of this TCU project is a step towards increasing the facility’s operational efficiencies.

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

*From a financial perspective, contingent approval is recommended.*

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### Attachments

| BFA Attachment A | Financial Summary of Upstate Medical University 2010-2011 |
Executive Summary

Description
St. Joseph’s Hospital, a 224-bed not-for-profit hospital located in Chemung County, requests approval to create a 26-bed Transitional Care Unit (TCU) designed to meet the needs of seriously ill, but medically stable patients who require continuous skilled nursing care, as well as rehabilitative and/or technological treatment and support. The TCU beds will be located on the 4A and 4B units of the hospital.

The applicant is a member of the Arnot Health, Inc. System (AHI), which consists of three acute care hospitals: Arnot Ogden Medical Center, Ira Davenport Memorial Hospital, St. Joseph’s Hospital; and three residential health care facilities (RHCFs) at each respective hospital. The consolidation of these hospitals occurred in the fall of 2011.

Once the renovations are completed at St. Joseph’s Hospital and the TCU is established, Arnot Health will implement the next step in its restructuring plan by decertifying the 40-bed RHCF on the Arnot Ogden Medical Center campus through the closure of 26 RHCF beds and transfer of the remaining 14 beds to the St. Joseph’s campus. The creation of the TCU and decertification and transfer of RHCF beds will result in the consolidation of all hospital-based long term care services at the St. Joseph’s campus, consistent with Arnot Health’s restructuring plan for all Elmira Hospitals.

On October 16, 2012, the Department of Health requested applications in accordance with the provisions of Section 2802-a, of the Public Health Law for a TCU Demonstration Program. There is currently no TCU in the service area.

Total project costs are estimated at $4,984,253.

DOH Recommendation
Contingent approval.

Need Summary
Section 2802-a of the Public Health Law was amended by Chapter 58 of 2010, authorizing the Commissioner to approve an additional 13 general hospitals to operate TCUs on a demonstration basis.

Program Summary
The establishment of a TCU will help bring about more efficient delivery of care in the relevant service area by providing an alternative level of service to patients who no longer require acute inpatient care, but continue to need specialized medical, nursing and ancillary treatments prior to discharge. Patients admitted to the TCU will be expected to have a reduced overall length of stay as nursing, rehabilitative, and educational services are provided to the patient in preparation of discharge. The program will be coordinated with existing nursing homes in the area, including the AHI’s system RHCF’s.

Financial Summary
Project costs will be met as follows: Equity of $1,484,253 and HEAL 21 Grant Funds of $3,500,000.

Incremental Budget:

| Revenues: | $3,355,644 |
| Expenses: | $2,439,295 |
| Gain/(Loss): | $916,349 |

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
The Finger Lakes HSA recommends approval of this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]

2. Submission of an executed HEAL 21 grant contract that is acceptable to the Department of Health. [BFA]

Council Action Date
February 7, 2013.
Need Analysis

Background
Section 2802-a of the Public Health Law was amended by Chapter 58 of 2010 authorizing the Commissioner to approve an additional 13 general hospitals to operate transitional care units (TCUs) on a demonstration basis. The original TCU enabling legislation of 2005 authorized five demonstration projects.

Transitional Care Unit Purpose
Section 2802-a of PHL defines "transitional care" as sub-acute care services provided to inpatients of a general hospital who no longer require acute care inpatient services, but continue to need specialized medical, nursing and other hospital ancillary services and are not yet ready for discharge. TCUs should be limited in length of stay and designed to meet and resolve patients' specific sub-acute medical care needs. Discharges from these units are to be timely and appropriate.

The improvement of quality outcomes for the TCU population through the provision of appropriate services, delivered in the most efficient manner, is the primary goal of the TCU demonstration program. Hospitals selected for this program are required to demonstrate an overall decrease in length of stay, quantify the clinical benefits of the program for TCU patients, and illustrate a synergistic relationship with long term care providers in the community. Collaboration between hospitals and nursing homes in local service areas will help bring about more efficient allocation of patients between the two settings.

In accordance with Section 2802-a of PHL, all providers in this demonstration program must meet all Conditions of Participation (CoP) for skilled nursing facilities (SNFs) as defined under Title XVIII of the Federal Social Security Act (Medicare). In order to qualify for Medicare certification, providers must comply with Part 415 of Title 10 of the New York Compilation of Codes, Rules and Regulations (10 NYCRR). In this demonstration, providers not currently licensed to operate nursing home beds will not be required to obtain Public Health and Health Planning Council establishment approval. Additionally, TCU units are not recognized as RHCF beds as defined in 10 NYCRR Section 709.3.

As part of this demonstration program, specific State SNF regulations that may impede the development of TCUs or their ability to provide appropriate services to patients may be subject to waiver, at the discretion of the Department. Such issues will be reviewed on an individual basis.

Applicants must demonstrate the need for any services proposed within the TCU and emphasize the benefits of such a program to a specific community, including, but not limited to, addressing the absence of sufficient post-discharge services in nursing homes and community-based care.

Transitional care units should be limited in length of stay and designed to meet and resolve specific sub-acute medical care needs. The average length of stay for patients served in a TCU ranges from 5 to 21 days, following a qualifying acute care stay. TCU services will be reimbursed at the applicable Medicare per diem SNF rate.

Transitional Care Unit Criteria and Requirements
Section 2802-a requires all providers applying to participate in this demonstration program to meet all applicable requirements as defined under Title XVIII of the Federal Social Security Act (Medicare). Additionally, Transitional Care Units must:

- Have a length of stay of not less than 5 days and not in excess of 21 days;
- Have a pre-opening survey, separate Medicare Number, and SNF certification;
- Be staffed by qualified staff dedicated to the TCU;
- Serve patients who will benefit from active rehabilitation. (It is expected that patients will actively participate in three hours or more of Occupational Therapy/Physical Therapy/Speech Therapy, every day, either three hours consecutively or in combination between rehabilitative sessions); and
- Collect information and submit reports to the Department on an annual basis to demonstrate an overall decrease in length of stay; quantify the clinical benefits of the program for TCU residents and illustrate a synergistic relationship with long term care providers.

Applications must address the configuration of the Transitional Care Unit. However, the applicant must adhere to the following requirements:

- Beds must be located at one geographic location; and
- Beds must be located contiguously within a distinct unit/space within the hospital.

**Recommendation**

*From a need perspective, approval is recommended.*

### Programmatic Analysis

#### Background

The principal elements of the proposed TCU program are:

- A 26-bed unit to provide services to post-acute patients in need of clinically complex skilled nursing services not generally provided in the community. These include, but are not limited to, CHF COPD, diabetes and post-surgical orthopedic cases in need of early intervention rehabilitation, wound management and nutritional services.

- Location in St Joseph’s Hospital, Elmira, Chemung County, an area not currently served by a TCU, with the goal of expanding the continuum of care and reducing average hospital lengths of stay at this and surrounding area hospitals.

- Operation by a facility with dedicated staff with prompt access to specialist acute care professionals and related services.

- Single-bedded and double-bedded rooms with dining/activities/lounge space in an area to be renovated unit on an acute care floor. Therapy space is located on the unit.

The TCU will focus on patients that if not discharged to the TCU would otherwise, continue to be served in Med/Surg beds at this and other local hospitals. These patients will remain in the TCU for a short stay of not less than 5 and no more then 20 days. The target patient focus is on medically complex elderly patients, who, while clinically stable, still require on-going physician oversight and the specialized services of hospital staff.

The TCU will be under the direct responsibility of a full time licensed nursing home administrator operating within the Arnot Ogden systems LTC branch. In addition to the nursing home administrator the TCU will employ a fulltime Director of Nursing and fulltime physician/Medical Director. Employees will also RNs, LPNs, Aides, Social Worker, Activities Director and Therapy staff.

The applicant will submit an annual progress report on TCU operations to the Department of Health.

**Recommendation**

*From a programmatic perspective, approval is recommended.*
## Financial Analysis

### Total Project Cost and Financing

Total project cost, which is for renovations and the acquisition of moveable equipment, is estimated at $4,984,253, itemized below:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renovation and Demolition</td>
<td>$3,600,000</td>
</tr>
<tr>
<td>Asbestos Abatement or Removal</td>
<td>$100,000</td>
</tr>
<tr>
<td>Design Contingency</td>
<td>$360,000</td>
</tr>
<tr>
<td>Construction Contingency</td>
<td>$360,000</td>
</tr>
<tr>
<td>Planning Consultant Fees</td>
<td>$5,000</td>
</tr>
<tr>
<td>Architect/Engineering Fees</td>
<td>$210,000</td>
</tr>
<tr>
<td>Other Fees (Consultant)</td>
<td>$10,000</td>
</tr>
<tr>
<td>Moveable Equipment</td>
<td>$300,000</td>
</tr>
<tr>
<td>Telecommunications</td>
<td>$10,000</td>
</tr>
<tr>
<td>CON Fee</td>
<td>$2,000</td>
</tr>
<tr>
<td>Additional Processing Fee</td>
<td>$27,253</td>
</tr>
<tr>
<td>Total Project Cost</td>
<td><strong>$4,984,253</strong></td>
</tr>
</tbody>
</table>

Project costs are based on a May 1, 2013 construction start date and a twelve month construction period.

The applicant’s financing plan appears as follows:

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equity</td>
<td><strong>$1,484,253</strong></td>
</tr>
<tr>
<td>HEAL 21 Grant</td>
<td><strong>3,500,000</strong></td>
</tr>
</tbody>
</table>

### Operating Budget

The applicant has submitted an incremental operating budget, in 2013 dollars, for the first and third years, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$2,098,381</td>
<td>$3,355,644</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,560,020</td>
<td>$2,241,095</td>
</tr>
<tr>
<td>Capital</td>
<td>198,200</td>
<td>198,200</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$1,758,220</td>
<td>$2,439,295</td>
</tr>
<tr>
<td>Excess of Revenues over</td>
<td>$340,161</td>
<td>$916,349</td>
</tr>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Utilization: (patient days)</td>
<td>4,745</td>
<td>7,592</td>
</tr>
</tbody>
</table>

Utilization for the TCU beds will be 100% Medicare.

### Capability and Feasibility

The applicant will meet the total project cost via the following: HEAL 21 Grant of $3,500,000 and Equity via operations of $1,484,253. As a contingency of approval, the applicant must provide an executed HEAL 21 Grant contract that is acceptable to the Department of Health. The remainder, $1,484,253, will be provided by Arnot Health, Inc. via operations. Presented as BFA Attachment, A is the September 30, 2012 internal financial statements of Arnot Health, Inc., which indicates the availability of sufficient funds for the equity contribution.

The submitted budget projects an excess of revenues over expenses of $340,161 and $916,349 during the first and third years, respectively. The Medicare revenues were based on current reimbursement methodologies for TCU.
patients with St. Joseph’s Hospital medically complex patients and excess days these patients spent in the hospital. The budget appears reasonable.

As shown on Attachment A, Arnot Health, Inc. had an average positive working capital position and an average positive net asset position for the period through September 30, 2012. Also, the entity incurred losses of operations of $1,343,143 for the period through September 30, 2012.

The applicant has indicated that the reasons for the losses are the result of the following: system wide admissions were down 471 cases, or 3.7%, volumes are lower in the emergency room and radiation therapy and bad debts are up 16%.

The applicant has indicated that they implemented the following steps to improve operations: administrative services, including human resources, information technology and financial services have been consolidated, support services, including dietary, housekeeping and laundry services have been centralized, clinical services are being realigned, excess capacity is being eliminated, new services are being developed where community need is identified, and reduction of FTE’s and reduced drug and supply expenses.

Presented as BFA Attachment B are the 2010 and 2011 certified financial statements of St. Joseph’s Hospital. As shown on Attachment B, the hospital had an average positive working capital position and an average positive net asset position. Also, the hospital incurred an average loss of operations of $3,427,560 from 2010 through 2011. The applicant has indicated that the reason for the losses are a result of the following: expenses rose by 10% with revenue growing by 7%; acquired a large physician practice in the fourth quarter of 2010, which dramatically increased bad debts, wages, fringe benefits and other expenses; inpatient volumes fell by almost 16% in 2011; behavioral science and physical rehab patient days declined by over 10% in 2011; the sole oncologist working at SJH campus left the community abruptly; ER volume declined by 10%; there were one-time expenses associated with standardizing accounting policies with those of AHI, and new physician contracts and union contracts drove up wages by almost 15%.

The applicant implemented the following steps to improve operations: consolidation of the physician practices affiliated with SJH by combining their operations and management in Arnot Medical Services under AHI; moved all infusion services to SJH campus; consolidated management personnel for all of AHI; invested in refurbishing and expanding rehabilitation services at SJH, supported by a HEAL NY 15 grant; began renegotiating single contracts with commercial payers; recruited physicians for rehab and behavioral science units; contracted for new clinical information system in order for SJH to qualify for the federal meaningful use requirements, and paid off bond debt and reduced other external debts of the organization, and support through a HEAL NY 19 grant.

Presented as BFA Attachment C, is the October 31, 2012 internal financial statements of St. Joseph’s Health System and Subsidiaries. As shown on Attachment C, the hospital incurred loss from of operations of $2,559,601 through October 31, 2012. The applicant has indicated that the reason for the losses were the result of continued erosion of market share. The applicant has indicated that they implemented the following steps to improve operations: submitted an application for TCU beds and they are planning for an aggressive contract negotiation in 2013 to allow staffing to better flex with patient demand.

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.
## Attachments

<table>
<thead>
<tr>
<th>Attachment A</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>September 30, 2012 internal financial statements of Arnot Health</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summary- 2010 and 2011 certified financial statements of St. Joseph's Hospital</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>October 31, 2012 internal financial statements of St. Joseph's Hospital</td>
</tr>
</tbody>
</table>
## Ambulatory Surgery Centers - Establish/Construct

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
</table>
| 1. 121346 E | White Plains Ambulatory Surgery, LLC  
d/b/a White Plains Ambulatory Surgery Center, Inc.  
(Westchester County) |
| 2. 121395 B | Havemeyer ASC, LLC  
d/b/a Havemeyer Ambulatory Surgery Center  
(Kings County) |
| 3. 122016 B | Omnicare Multi-Specialty Center, LLC  
(Kings County) |
| 4. 122051 B | Rockaways ASC Development, LLC  
(Queens County) |
| 5. 122164 B | Mason ESC, LLC d/b/a Mason Eye Surgery Center  
(Queens County) |
Executive Summary

Description
White Plains Ambulatory Surgery Center, LLC, a to-be-formed limited liability company, requests approval to be established as the new operator of Westchester Ambulatory Surgery Center, Inc., a free-standing multi-specialty ambulatory surgery center (ASC) located at 226 Westchester Avenue, White Plains.

The current and proposed ownership of White Plains Ambulatory Surgery Center is as follows:

<table>
<thead>
<tr>
<th>Current</th>
<th>Westchester Ambulatory Surgery Center, Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>SHAREHOLDERS:</td>
<td></td>
</tr>
<tr>
<td>-- Mike Gioscia</td>
<td>71.12%</td>
</tr>
<tr>
<td>-- Mark LaMastro</td>
<td>14.44%</td>
</tr>
<tr>
<td>-- Ed Sottile</td>
<td>14.44%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Proposed</th>
<th>White Plains Ambulatory Surgery Center, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEMBERS:</td>
<td></td>
</tr>
<tr>
<td>-- Glen Lau, MD.</td>
<td>90%</td>
</tr>
<tr>
<td>-- Medical Shorefronts of Westchester, LLC</td>
<td>10%</td>
</tr>
</tbody>
</table>

Glen Lau, MD., will be the sole member of Medical Shorefronts of Westchester, LLC.

The existing operators of Westchester Ambulatory Surgery Center, Inc. have submitted a proposed d/b/a certificate to the State Department of Health requesting that the Center be known as Westchester Ambulatory Surgery Center, Inc. d/b/a White Plains Ambulatory Surgery Center. The applicant has indicated that there will not be an administrative services agreement associated with this application.

Need Summary
This project is a change in ownership that will not result in any alterations to capacity or services. The applicant does not anticipate any change to its current operations. It is projected that there will be 2,500 visits in the first year of operation following the change in ownership.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
The purchase price for the operations is $864,000 and will be met via cash reserves from the proposed operator.

<table>
<thead>
<tr>
<th>Budget:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$7,112,500</td>
</tr>
<tr>
<td>Expenses:</td>
<td>$6,052,376</td>
</tr>
<tr>
<td>Gain/(Loss):</td>
<td>$1,060,124</td>
</tr>
</tbody>
</table>

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.

DOH Recommendation
Contingent approval.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of a signed agreement with an outside independent entity satisfactory to the Department of Health to provide annual reports to the Department beginning in the second year of operation. These reports shall include:
   - Data showing actual utilization including procedures;
   - Data showing breakdown of visits by payor source;
   - Data showing number of patients who need follow-up care in a hospital within seven days after ambulatory surgery;
   - Data showing number of emergency transfers to a hospital;
   - Data showing percentage of charity care provided, and
   - Number of nosocomial infections recorded during the year in question. [RNR]

2. Submission by the governing body of the ambulatory surgery center of an Organizational Mission Statement which identifies, at a minimum, the populations and communities to be served by the center, including underserved populations (such as racial and ethnic minorities, women, and handicapped persons) and the center’s commitment to meet the health care needs of the community, including the provision of services to those in need regardless of ability to pay. The statement shall also include commitment to the development of policies and procedures to assure that charity care is available to those who cannot afford to pay. [RNR]

3. Submission of an executed lease assignment that is acceptable to the Department of Health. [BFA]
4. Submission of executed Articles of Organization of White Plains Ambulatory Surgery Center, LLC, acceptable to the Department. [CSL]
5. Submission of an executed Operating Agreement of White Plains Ambulatory Surgery Center, LLC, acceptable to the Department. [CSL]
6. Submission of executed Articles of Organization of Medical Forefronts of Westchester, LLC, acceptable to the Department. [CSL]
7. Submission of an executed Operating Agreement of Medical Forefronts, LLC, acceptable to the Department. [CSL]

Approval conditional upon:

1. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
2. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
3. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]
4. The clinical space must be used exclusively for the approved purpose. [HSP]

Council Action Date
February 7, 2013.
**Need Analysis**

**Background**
White Plains Ambulatory Surgery Center, Inc. requests approval to become the operator of Westchester Ambulatory Surgery Center, Inc., located at 226 Westchester Avenue, White Plains, 10604, in Westchester County.

**Analysis**
Westchester Ambulatory Surgery Center, Inc. d/b/a White Plains ASC is an operating freestanding multi-specialty ambulatory surgery center. This change in ownership will result in no changes to capacity or services.

The number of projected visits is as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Visits</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>2,500</td>
</tr>
<tr>
<td>Third</td>
<td>2,943</td>
</tr>
</tbody>
</table>

White Plains Ambulatory Surgery Center, Inc. has submitted a statement that the proposed financial/referral structure has been assessed in light of anti-kickback and self-referral laws, with consultation of the legal counsel, and concluded that proceeding with the proposal is acceptable. This statement is acceptable to the Department.

**Conclusion**
Westchester Ambulatory Surgery Center, Inc., d/b/a White Plains ASC, is an existing ambulatory surgery center in Westchester County. It is not anticipated that there will be any changes in its capacity or services following the change in ownership.

**Recommendation**
From a need perspective, contingent approval is recommended.

---

**Programmatic Analysis**

**Background**
Establish White Plains Ambulatory Surgery Center, LLC as the new operator of Westchester Ambulatory Surgery Center, Inc., an existing multispecialty surgery center operating at 226 Westchester, Avenue in Westchester.

**Character and Competence**
The members of the LLC are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glen Lau, MD</td>
<td>90%</td>
</tr>
<tr>
<td>Medical Forefronts of Westchester, LLC</td>
<td>10%</td>
</tr>
<tr>
<td>Glen Lau, MD (100%)</td>
<td></td>
</tr>
</tbody>
</table>

Dr. Lau, a practicing physician, is the owner/operator of surgery centers in California, Nevada and one in New York.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.
Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of all associated facilities. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

**Compliance with Applicable Codes, Rules and Regulations**

The medical staff will ensure that procedures performed at the facility conform to generally accepted standards of practice and that privileges granted are within the physician's scope of practice and/or expertise. The facility's admissions policy will include anti-discrimination regarding age, race, creed, color, national origin, marital status, sex, sexual orientation, religion, disability, or source of payment. All procedures will be performed in accordance with all applicable federal and state codes, rules and regulations, including standards for credentialing, anesthesiology services, nursing, patient admission and discharge, a medical records system, emergency care, quality assurance and data requirements. The Center intends to review the list acceptable procedures annually and as needed to determine the appropriateness of adding new procedures consistent with individual physician expertise.

**Recommendation**

From a programmatic perspective, approval is recommended.

---

**Financial Analysis**

**Asset Purchase Agreement**

The applicant has submitted an executed asset purchase agreement for the acquisition of Westchester Ambulatory Surgery Center, Inc. d/b/a White Plains Ambulatory Surgery Center, which will be summarized below:

**Date:**  
February 3, 2012  

**Seller:**  
Westchester Ambulatory Surgery Center, Inc. (WASC)  

**Buyer:**  
White Plains Ambulatory Surgery Center, LLC  

**Assets Acquired:**

The Purchaser will acquire the following assets: the ASC business including the right to use the name “Westchester Ambulatory Surgery Center” and to WASC’s knowledge, the name “White Plains Ambulatory Surgery Center” and any and all other trade names, logos, trademarks and service marks associated with the ASC business; all leasehold improvements, furniture, fixtures and equipment owned or leased by the ASC business; WASC’s Medicare and Medicaid Provider Numbers and provider agreements to the extent transferable; WASC’s forms, policies and procedures manuals, menus and patient healthcare and other records; computer software and other property; all patient security deposits and prepayments, if any, for future services held by WASC; all licenses, permits, consents and certificates of any regulatory, administrative or other governmental agency or body issued to or held by WASC necessary to or relating to the ownership or operation of the ASC; copies of all financial books and records in the possession of WASC relating to the ASC business; copies of all patient records relating to the ASC business; copies of all employee and payroll records; copies of all other books and records relating to the ASC Business; rights under WASC’s profit sharing and 401(k) plans and related trusts and trust assets and all other assets of every nature and description owned by WASC and used in the WASC business.

**Excluded Assets:**

The Acquired assets shall not include any of the following: personal property; all real estate tax refunds relating to a period or periods prior to the Closing Date; books and records related to the organization, maintenance and existence of WASC including minutes of meetings of its Executive Board; related party debt; rights between or among WASC and WASC’s Principals or their respective affiliates and rights of WASC under any contract which is not an assumed contract.
**Assumed Liabilities:**
Upon the terms and subject to the condition of this agreement, at the Closing Buyer will assume and agree to perform and discharge all liabilities and obligations of WASC; it is the intent of the Parties hereto that the “Assumed Liabilities” shall mean all Assumed Liabilities as the same may change in the ordinary course of business from the date of this Agreement through and including the Closing Date and the assumption of the Assumed Liabilities by Buyer will be effected by execution and delivery by Buyer to WASC of duly executed Bill of Sale, Assignment and Assumption Agreement at the Closing.

**Excluded Liabilities:**
The Buyer will not be assuming the following liabilities: income taxes of WASC or WASC’s Principal’s with respect to or attributable to the transactions contemplated by this agreement; any liabilities associated arising out of or relating to litigation under the caption Surgical Synergies, Inc. and Surgical Support Services, LLC v. Administrative Services of Westchester, LLC and litigation relating to the ASC business or the ownership or operation of the Acquired Assets arising out of facts or circumstances existing prior to the Closing Date to the extent reimbursed by WASC’s existing insurance coverage.

**Purchase Price:**
$864,000

**Payment of Purchase Price:**
Down payment of $100,000 and the remainder of $764,000 will be paid at Closing in the form of equity.

The applicant has submitted an original affidavit, which is acceptable to the Department, in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments of fees due from the transferor pursuant to Article 28 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility. Currently, there are no outstanding liabilities.

**Lease Rental Agreement**
The applicant will occupy the site under a sublease agreement, of which they submitted a draft sublease assignment. The proposed sublease assignment is assigned below:

- **Premises:** 11,000 square feet located at 226 Westchester Avenue, White Plains, New York
- **Sublessor:** Administrative Services of Westchester, LLC
- **Sublessee:** White Plains Ambulatory Surgery Center, LLC
- **Term:** The term expires on May 14, 2021
- **Rental:**
  - May 15, 2012 through May 14, 2013- $379,500 ($34.50 per sq. ft.)
  - May 15, 2013 through May 14, 2014- $396,000 ($36.00 per sq. ft.)
  - May 15, 2014 through May 14, 2015- $396,000 ($36.00 per sq. ft.)
  - May 15, 2015 through May 14, 2016- $407,880 ($37.08 per sq. ft.)
  - May 15, 2016 through May 14, 2017- $420,090 ($38.19 per sq. ft.)
  - May 15, 2017 through May 14, 2018- $432,740 ($39.32 per sq. ft.)
  - May 15, 2018 through May 14, 2019- $445,719 ($40.52 per sq. ft.)
  - May 15, 2019 through May 14, 2020- $459,030 ($41.73 per sq. ft.)
  - May 15, 2020 through May 14, 2021- $472,890 ($42.99 per sq. ft.)
- **Provisions:** The lessee will be responsible for taxes and utilities.
**Operating Budget**
The applicant has submitted an operating budget, in 2012 dollars, for the first year after the change in operator, summarized below:

- **Revenues**: $7,112,500
- **Expenses**:
  - Operating: $5,597,180
  - Capital: $455,196
- **Total Expenses**: $6,052,376
- **Net Income**: $1,060,124
- **Utilization**: (procedures) 2,500
- **Cost Per Procedure**: $2,420.95

Utilization shown by payor source during the first year after the change in operator, is summarized below:

- Medicaid Fee-for-Service: 45.00%
- Medicaid Managed Care: 10.00%
- Commercial Fee-for-Service: 20.00%
- Commercial Managed Care: 20.00%
- Self Pay: 3.00%
- Charity Care: 2.00%

Expense and utilization assumptions are based on the historical experience of the current operator.

**Capability and Feasibility**
The purchase price of $864,000 will be met via equity from personal funds of the proposed member of White Plains Ambulatory Surgery Center, LLC.

Working capital requirements are estimated at $1,008,728, which is equivalent to two months of first year expenses. The proposed member of White Plains Ambulatory Surgery Center, LLC will provide equity from his personal resources to meet the working capital requirement. Presented as BFA Attachment A is the personal net worth statement of the proposed member of White Plains Ambulatory Surgery Center, LLC, which indicates the availability of sufficient funds to meet the purchase price and the working capital requirements. Presented as BFA Attachment B, is the pro-forma balance sheet of White Plains Ambulatory Surgery Center, LLC, which indicates a positive net asset position of $1,008,728 as of the first day of operation.

The submitted budget projects a net income of $1,060,124 during the first year after the change in operator. Revenues are based on current reimbursement methodologies for ambulatory surgery services. The submitted budget appears reasonable.

Presented as BFA Attachment C are the 2010 and 2011 certified financial statements of Westchester Ambulatory Surgery Center, Inc d/b/a White Plains Ambulatory Surgery Center. As shown on Attachment B, the facility had an average negative working capital position and an average negative net asset position from 2010 through 2011. Also, the facility incurred average net losses of $1,661,482 from 2010 through 2011. The applicant indicated the reasons for the losses are as follows: the Company was overstaffed, the facility was slow in receiving payments, and the facility’s managed care contracts had low reimbursement rates. The applicant implemented the following steps to improve operations: changed billing procedures and billing company whose sole business is billing for ASC’s. The change in billing companies has resulted in quicker payments resulting in more efficient cash flow. The applicant also undertook a full evaluation of the current staff and upon completion of the evaluation, certain employees were relieved of their responsibilities, and the rest went through a vigorous training program. And existing managed care contracts have either been cancelled and/or renegotiated with higher rates of reimbursement.
Presented as BFA Attachment D, is the October 31, 2012 internal financial statements of White Plains Ambulatory Surgery Center. As shown on Attachment D, the facility had a positive working capital position and a positive net asset position through October 31, 2012. Also, the facility achieved a net income of $1,012,855 through October 31, 2012. The facility improved operations in 2012 from 2010 through 2011.

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

Recommendation
From a financial perspective, contingent approval is recommended.

### Attachments

<table>
<thead>
<tr>
<th>Attachment A</th>
<th>Personal Net Worth Statement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attachment B</td>
<td>Pro-forma Balance Sheet</td>
</tr>
<tr>
<td>Attachment C</td>
<td>Financial Summary for 2010 and 2011 certified financial statements of Westchester Ambulatory Surgery Center, Inc. d/b/a/ White Plains Ambulatory Surgery Center</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Havemeyer ASC, LLC, a to-be-formed proprietary limited liability company, requests approval for the establishment and construction of a multi-specialty ambulatory surgery center to serve the residents of Kings County. The Center will provide general surgical services, and will lease space located at 168 Havemeyer Street, Brooklyn, and will be known as Havemeyer Ambulatory Surgery Center.

The proposed sole member of Havemeyer ASC, LLC, is Harout Nalbandian, MD (100%).

No responses were received to the Department’s inquiry to local hospitals regarding the impact of the proposed ASC in the service area.

Total project costs are estimated at $3,574,915.

DOH Recommendation
Contingent approval, with an expiration of the operating certificate five years from the date of its issuance, should the operator not comply with the conditions of approval granted this CON.

Need Summary
Havemeyer Ambulatory Surgery Center projects 7,700 visits in the first year of operation and 9,317 by year three. It will serve the Greenpoint neighborhood in Brooklyn and will have two operating rooms. The proposed location is in a Health Professional Shortage Area (HPSA) for primary care services and has a Medically Underserved Area/Population (MUA/MUP) designation.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
Total project costs will be met with equity of $357,491 and a bank loan of $3,217,424 (15 yrs. @ 7.00%).

Budget:           Revenues:       $3,388,758
                  Expenses:         2,851,807
                  Gain/(Loss):     $536,951

Subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval with an expiration of the operating certificate five years from the date of its issuance is recommended contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]

2. Submission of a signed agreement with an outside independent entity satisfactory to the Department to provide annual reports to the DOH beginning in the second year of operation. Reports shall include:
   - Data showing actual utilization including procedures;
   - Data showing breakdown of visits by payor source;
   - Data showing number of patients who need follow-up care in a hospital within seven days after ambulatory surgery;
   - Data showing number of emergency transfers to a hospital;
   - Data showing percentage of charity care provided, and
   - Number of nosocomial infections recorded during the year in question. [RNR]

3. Submission to the Department by the governing body of the ambulatory surgery center an Organizational Mission Statement which identifies, at a minimum, the populations and communities to be served by the center. This shall include identification of underserved populations (such as racial and ethnic minorities, women, and handicapped persons) and the center’s commitment to meet the health care needs of the community. This shall also include the provision that services will be provided to those in need regardless of ability to pay. The statement shall also include commitment to the development of policies and procedures to assure that charity care is available to those who cannot afford to pay. [RNR]

4. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]

5. Submission of an executed affiliation agreement between Havemeyer ASC, LLC, Wyckoff Heights Medical Center, and Brooklyn Hospital Center that is acceptable to the Department. [BFA]

6. Submission of a loan commitment that is acceptable to the Department. [BFA]

7. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEPF Drawing Submission Guidelines DSG-01. [AER]

Approval conditional upon

1. The submission of a CON or other licensing extension application required by the Department prior to expiration date of the operating certificate issued pursuant to this CON, seeking extension of the operating certificate of the ambulatory surgery center. [PMU]

2. The staff of the facility must be separate and distinct from staff of other entities. [HSP]

3. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]

4. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]

5. The clinical space must be used exclusively for the approved purpose. [HSP]

6. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEPF Drawing Submission Guidelines DSG-01, prior to the applicant’s start of construction. [AER]

7. The applicant shall complete construction by July 1, 2014 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
**Need Analysis**

**Background**
Havemeyer ASC, LLC d/b/a Havemeyer Ambulatory Surgery Center seeks to establish and construct a freestanding multi-specialty ambulatory surgery center at 168 Havemeyer Street, Brooklyn, NY 11211, in Kings County.

**Analysis**
The primary service area will be the Greenpoint neighborhood in Brooklyn.

There are eight (8) freestanding ambulatory surgery centers in Kings County as follows:

- 1 - Orthopedic
- 2 - Ophthalmology
- 2 - Gastroenterology
- 3 - Endoscopy

Kings County also has five (5) multi-specialty freestanding ambulatory surgery centers (Source: HFIS).

As noted, the proposed location is in a Health Professional Shortage Area (HPSA) for primary care services and has a Medically Underserved Area/Population (MUA/MUP) designation. The number of ambulatory surgery patients in Kings County increased by 9 percent from 2008 to 2009 and by 2 percent from 2009 to 2010 (Source: SPARCS, 2008-10). The proposed ASC will operate Monday-Friday, 7:00 a.m.-6:00 p.m., or as needed.

The applicant has provided a statement that the proposed financial/referral structure has been assessed in light of anti-kickback and self-referral laws, with consultation of the legal counsel. This statement is acceptable to the Department.

**Conclusion**
Based on the growth in ambulatory surgery patients in Kings County and the HPSA designations in the service area, from a need perspective, contingent approval is recommended.

**Recommendation**
From a need perspective, contingent approval is recommended.

---

**Programmatic Analysis**

**Background**
Establish a diagnostic and treatment center that will also be federally certified as an ambulatory surgery center.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Havemeyer ASC, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doing Business As</td>
<td>Havemeyer Ambulatory Surgery Center</td>
</tr>
<tr>
<td>Site Address</td>
<td>168 Havemeyer Street, Brooklyn</td>
</tr>
<tr>
<td>Surgical Specialties</td>
<td>Multi-Specialty including: General Surgery Obstetrics &amp; Gynecology Pain Management Ophthalmology Urology Orthopedic Periodontal</td>
</tr>
<tr>
<td>Operating Rooms</td>
<td>2</td>
</tr>
<tr>
<td>Procedure Rooms</td>
<td>0</td>
</tr>
</tbody>
</table>
Hours of Operation | Monday through Friday from 7:00 am to 6:00 pm (Extended as necessary).
--- | ---
Staffing (1st Year / 3rd Year) | 20 FTEs / 31 FTEs
Medical Director(s) | Harout Nalbandian
Emergency, In-Patient and Backup Support Services Agreement and Distance | Expected to be provided by Wyckoff Heights Medical Center 3.0 miles and 10 minutes away
On-call service | Access to the facility’s on-call service during hours when the facility is closed.

**Character and Competence**
The sole member of the LLC is Harout Nalbandian, MD, a physician currently in private practice.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

**Integration with Community Resources**
The center anticipates the transfer and affiliation agreement will include a provision for referring patients who present themselves to the center in need of primary care services. Additionally, there is a primary care private practice located in the same building. The center will participate in community health events and local religious institutions to help ensure the community is aware of their services.

The applicant intends to utilize an Electronic Medical Record System and is in the process of evaluating different programs. Additionally, the applicant has a desire to integrate in the local Regional Health information Organization or Exchange.

**Compliance with Applicable Codes, Rules and Regulations**
The medical staff will ensure that procedures performed at the facility conform to generally accepted standards of practice and that privileges granted are within the physician's scope of practice and/or expertise. The facility’s admissions policy will include anti-discrimination regarding age, race, creed, color, national origin, marital status, sex, sexual orientation, religion, disability, or source of payment. All procedures will be performed in accordance with all applicable federal and state codes, rules and regulations, including standards for credentialing, anesthesiology services, nursing, patient admission and discharge, a medical records system, emergency care, quality assurance and data requirements.

**Recommendation**
From a programmatic perspective, contingent approval is recommended.

---

**Financial Analysis**

**Lease Rental Agreement**
The applicant has submitted an executed lease rental agreement for the site to be occupied. The terms of which are summarized below:

- **Premises:** 3,300 square feet located at 168 Havemeyer St., Brooklyn, NY 11211
- **Lessor:** Havemeyer Realty, LLC
- **Lessee:** Havemeyer ASC, LLC
- **Rental:** $180,000 annually ($54.54 per sq. ft.) (rent will increase 3% per year over the term)
- **Term:** 10 years
- **Provisions:** Lessor is providing necessary repairs and maintenance, heating/air conditioning, and utilities.
The applicant has provided two letters indicating the rent reasonableness. The applicant has indicated that the lease agreement will be a non-arms length lease agreement.

**Total Project Cost and Financing**

Total project cost, which is for construction and the acquisition of moveable equipment, is estimated at $3,574,915 further itemized as follows:

- Renovation & Demolition: $2,275,639
- Design Contingency: 227,564
- Construction Contingency: 227,564
- Planning Consultant Fees: 25,000
- Architect/Engineering Fees: 182,051
- Other Fees: 125,000
- Moveable Equipment: 239,057
- Telecommunications: 37,100
- Financing Cost: 153,141
- Interim Interest Expense: 61,256
- CON Fee: 2,000
- Additional Processing Fee: 19,544

Total Project Cost: $3,574,915

Project costs are based on a January 2014 construction start date and six month construction period. The applicant’s financing plan appears as follows:

- Equity: $357,491
- Loan to Havemeyer ASC, LLC (Term 15 years at 7.00%)*: $3,217,424

* A letter of interest has been submitted from a financial institution for a loan indicating the stated amount above.

**Operating Budget**

The applicant has submitted an operating budget, in 2012 dollars, for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$2,796,254</td>
<td>$3,388,758</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,810,865</td>
<td>$2,203,611</td>
</tr>
<tr>
<td>Capital</td>
<td>638,196</td>
<td>648,196</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$2,449,061</td>
<td>$2,851,807</td>
</tr>
<tr>
<td>Net Income</td>
<td>$347,193</td>
<td>$536,951</td>
</tr>
<tr>
<td>Utilization: (Procedures)</td>
<td>3,343</td>
<td>4,045</td>
</tr>
<tr>
<td>Cost Per Procedure</td>
<td>$732.59</td>
<td>$705.02</td>
</tr>
</tbody>
</table>

Utilization by payor source for the first and third years is as follows:

<table>
<thead>
<tr>
<th></th>
<th>Years One and Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Fee-for-Service</td>
<td>21%</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>21%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>39%</td>
</tr>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>5%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>9%</td>
</tr>
<tr>
<td>Self Pay</td>
<td>3%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2%</td>
</tr>
</tbody>
</table>
Expense and utilization assumptions are based on the current physician’s experience and participating surgeons and their estimate of the cases they would bring to the Center. Expense assumptions are based on the experience of the participating physicians, as well as the projections and experience of other freestanding ambulatory surgery centers in New York State.

**Capability and Feasibility**
The total project cost of $3,574,915 will be met via equity of $357,491 and a bank loan of $3,217,424 at an interest rate of 7% for a term of 15 years. A letter of interest from the lending institution has been submitted. Also, as presented on BFA Attachment A, is the personal net worth statement for the sole member receiving membership interest indicating sufficient equity as a result of this application.

Working capital requirements, estimated at $475,302 appear reasonable based on two months’ of third year expenses. The proposed member will provide $237,651 in equity to meet the working capital requirement as presented in BFA Attachment A, personal net worth statement indicating sufficient funds. Also, Havemeyer ASC, LLC, will provide the residual $237,651 via a working capital loan with a term of 15 years at 7% for which a letter of interest has been submitted from the financial institution.

Presented as BFA Attachment B, is the pro-forma balance sheet of Havemeyer ASC, LLC, which indicates a positive shareholders’ equity position of $595,142 as of the first day of operation.

The submitted budget projects a net income of $347,193 and $536,951 during the first and third years of operation, respectively. Revenues are based on current reimbursement methodologies for ambulatory surgery services. The budget appears reasonable.

Subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**
From a financial perspective, contingent approval is recommended.

### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Personal Net Worth Statement- Havemeyer ASC, LLC</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet- Havemeyer ASC, LLC</td>
</tr>
<tr>
<td>BHFP Attachment</td>
<td>Map</td>
</tr>
</tbody>
</table>

### Supplemental Information

**Outreach**
Below are presented summaries of responses by hospitals to letters from the Department asking for information on the impact of the proposed ambulatory surgery center (ASC) in their service areas. There follows a summary of the applicant’s response to DOH’s request for information on the proposed facility’s volume of surgical cases, the sources of those cases, and on how staff will be recruited and retained by the ASC.

**Facility:** Wyckoff Heights Medical Center  
374 Stockholm Street  
Brooklyn, New York 11237
No response.

**Facility:**  
Brooklyn Hospital Center – Downtown Campus  
121 DeKalb Avenue  
Brooklyn, New York  11201

No response.

**Facility:**  
Interfaith Medical Center  
1545 Atlantic Avenue  
Brooklyn, New York  11213

No response.

**Facility:**  
Woodhull Medical and Mental Health Center  
760 Broadway  
Brooklyn, New York  11206

No response.

**Supplemental Information from Applicant**

- **Need and Sources of Cases**

The applicant states that the projected volume of cases for the proposed ASC is based on the actual experience of the physicians who have expressed an interest in performing procedures at the facility. The applicant also states that patients will use the proposed ASC because of its convenience in scheduling and the fact that it will be located in an out-of-hospital setting.

- **Staff Recruitment and Retention**

The applicant plans to recruit the necessary staff through a hiring program and also states that individuals have already expressed interest in applying for positions in the ASC. To the extent that additional staff is needed, the operators are committed not to actively seek to attract staff from local hospitals. The applicant expects to retain staff through salaries, benefits and continuing education opportunities that are comparable to or better than the region’s standards. The ASC will also offer flexible work schedules and focused hours of operation, with periodic long weekends or extra days off for exceptional performance.

- **Office-Based Cases**

The applicant states that approximately 15 percent of the procedures projected for the proposed ASC are currently performed in an office-based setting.

**OHSM Comment**

There were no hospital comments submitted in opposition to this application. Therefore, the Department finds no reason to consider reversal or modification of the recommendation for five-year limited life approval of the proposed ASC based on public need, financial feasibility and operator character and competence.
Public Health and Health Planning Council

Project # 122016-B
Omnicare Multi-Specialty Center, LLC

County: Kings (Brooklyn)  Program: Ambulatory Surgery Center
Purpose: Establishment and Construction  Submitted: July 10, 2012

Executive Summary

Description
Omnicare Multi-Specialty Center, LLC, an existing limited liability company, requests approval to establish and construct a multi-specialty freestanding ambulatory surgery center (ASC) and diagnostic and treatment center (D&TC). The center will be located on two floors in leased space at 763-765 Norstrand Avenue, Brooklyn. The new surgery center will include one operating room and one endoscopy procedure room, a Pre-Op and Recovery area with seven bays total accommodating the current and future needs of the community. New York Methodist Hospital will serve as the backup hospital.

The proposed ambulatory surgery procedures to be provided are as follows: Gastroenterology, Obstetrics/Gynecology, Orthopedics, Otolaryngology and Urology. The proposed D&T services to be provided are as follows: Health Fairs, Medical Social Services/OP, Nutritional O/P, Ophthalmology, Pediatrics, Physical Medicine and Rehabilitation/ O/P, Podiatry O/P, Prenatal, Primary Medical Care O/P, Psychology O/P, Physical Therapy O/P and Radiology Diagnostic O/P.

The proposed members of Omnicare Multi-Specialty Center, LLC consist of 2 individual physicians and one individual non-physician member. Their proposed membership interest is as shown below:

<table>
<thead>
<tr>
<th>Proposed Member</th>
<th>Interest</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dr. Jean L. Vaval</td>
<td>33.33%</td>
</tr>
<tr>
<td>Dr. Evans Crevecoeur</td>
<td>33.33%</td>
</tr>
<tr>
<td>Igor Flikshteyn</td>
<td>33.34%</td>
</tr>
</tbody>
</table>

The facility will enter into a consulting and administrative services agreement with Omnicare Healthcare Management, LLC to provide management services to the Omnicare Multi-Specialty Center, LLC. The members are the same as Omnicare Healthcare Management, LLC.

In response to the Department’s inquiry to local hospitals regarding the impact of the proposed ASC in the service area, objections were received from Kings County Hospital Center and University Hospital of Brooklyn. The Department does not find the comments submitted sufficient to warrant reversal or modification of the recommendation for five-year limited life approval.

Total project costs are estimated at $1,657,460.

DOH Recommendation
Contingent approval, with an expiration of the operating certificate five years from the date of its issuance should the operator not comply with the conditions of approval granted this CON.

Need Summary
Omnicare Multi-Specialty Center, LLC proposes to provide multi-specialty ambulatory surgery services for the Central Brooklyn neighborhood. The location of the proposed ASC is in a HRSA-designated Medically Underserved Area/Population (MUA/P).

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
Project costs will be met with $333,460 in cash and a $1,324,000 bank loan.

<table>
<thead>
<tr>
<th>Budget:</th>
<th>Revenues: $ 2,663,821</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Expenses: $ 2,386,428</td>
</tr>
<tr>
<td></td>
<td>Gain/(Loss): $ 277,393</td>
</tr>
</tbody>
</table>

Subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency

There will be no HSA recommendation for this application.

Office of Health Systems Management

Approval with an expiration of the operating certificate five years from the date of its issuance is recommended contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]

2. Submission of a signed agreement with an outside independent entity satisfactory to the Department of Health beginning in the second year of operation. These reports shall include:
   a) Data showing actual utilization including procedures;
   b) Data showing breakdown of visits by payor source;
   c) Data showing number of patients who needed follow-up care in a hospital within seven days after ambulatory surgery;
   d) Data showing number of emergency transfers to a hospital;
   e) Data showing percentage of charity care provided; and
   f) Number of nosocomial infections recorded during the year in question. [RNR]

3. Submission by the governing body of the ambulatory surgery center of an Organizational Mission Statement which identifies, at a minimum, the populations and communities to be served by the center, including underserved populations (such as racial and ethnic minorities, women and handicapped persons) and the center’s commitment to meet the health care needs of the community, including the provision of services to those in need regardless of ability to pay. The statement shall also include commitment to the development of policies and procedures to assure that charity care is available to those who cannot afford to pay. [RNR]

4. Submission of a statement, acceptable to the Department, that the applicant will consider creating or entering into an integrated system of care that will reduce the fragmentation of the delivery system, provide coordinated care for patients, and reduce inappropriate utilization of services. The applicant will agree to submit a report to the Department beginning in the second year of operation and each year thereafter detailing these efforts and the results. [RNR]

5. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]

6. Submission of an executed assignment and assumption for the building lease that is acceptable to the Department of Health. [BFA]

7. Submission of a loan commitment for project costs acceptable to the Department of Health. [BFA]

8. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEFP Drawing Submission Guidelines DSG-01. [AER]

9. Submission of site control that is acceptable to the Department. [CSL]

10. Submission of a signed statement regarding anti-kickback and self-referral that is acceptable to the Department. [CSL]

11. Submission of a Services Agreement that is acceptable to the Department. [CSL]

12. Submission of a Certificate of Amendment of the Articles of Organization that is acceptable to the Department. [CSL]

13. Submission of an Operating Agreement that is acceptable to the Department. [CSL]

Approval conditional upon:

1. The submission of a CON or other licensing extension application required by the Department prior to expiration date of the operating certificate issued pursuant to this CON, seeking extension of the operating certificate of the ambulatory surgery center. [PMU]

2. The staff of the facility must be separate and distinct from staff of other entities. [HSP]

3. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]

4. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]

5. The clinical space must be used exclusively for the approved purpose. [HSP]

6. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEFP Drawing Submission Guidelines DSG-01, prior to the applicant's start of construction. [AER]

7. The applicant shall complete construction by January 1, 2014 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
Need Analysis

Background
Omnicare Multi-Specialty Center, LLC is seeking approval for the establishment and construction of an Article 28 diagnostic and treatment center to provide multi-specialty ambulatory surgery services. The proposed freestanding multi-specialty ambulatory surgery center will be located at 765 Nostrand Avenue, Brooklyn, 11216, in Kings County.

It is projected that there will be 4,400 surgical procedures in year one and 5,324 surgical procedures in year three. The projections are based on the actual experience of the proposed surgeons who will be utilizing the proposed center.

Currently, Kings County has five multi-specialty freestanding Ambulatory Surgery Centers and eight single-specialty freestanding Ambulatory Surgery Centers.

The type of ambulatory surgery service and number of cases performed at these centers are listed below:

<table>
<thead>
<tr>
<th>Existing Ambulatory Surgery Centers: Kings County</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ASC Type</strong></td>
</tr>
<tr>
<td>Multi Specialty</td>
</tr>
<tr>
<td>Multi Specialty</td>
</tr>
<tr>
<td>Orthopedics</td>
</tr>
<tr>
<td>Multi Specialty</td>
</tr>
<tr>
<td>Multi Specialty</td>
</tr>
<tr>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Gastroenterology</td>
</tr>
<tr>
<td>Endoscopy</td>
</tr>
<tr>
<td>Endoscopy</td>
</tr>
<tr>
<td>Gastroenterology</td>
</tr>
<tr>
<td>Endoscopy</td>
</tr>
<tr>
<td>Multi Specialty</td>
</tr>
<tr>
<td>Ophthalmology</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

Source: SPARCS 2010 – 2011

The applicant is committed to serving all persons in need of surgical care regardless of their ability to pay or the source of payment.

The proposed ASC would provide services in a medically underserved area and would be only the sixth multi-specialty ASC to be established in Brooklyn, a borough of over 2.5 million people.

Recommendation
From a need perspective, contingent approval is recommended.

Programmatic Analysis

Background
Establish a diagnostic and treatment center that will also be federally certified as an ambulatory surgery center. As required by the Centers for Medicare and Medicaid Services the ambulatory surgery portion of the Center, including reception, will be physically separate from the rest of the Center.
<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Omnicare Multi-Specialty Center, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Address</td>
<td>763-765 Nostrand Avenue, Brooklyn</td>
</tr>
</tbody>
</table>
| Services and Surgical Specialties | Primary Care  
  Prenatal  
  Pediatrics  
  Health fairs  
  Medical Social Services  
  Nutritional  
  Ophthalmology  
  Physical Medicine/Rehab  
  Podiatry  
  Psychology  
  Diagnostic Radiology  
  Occupational Therapy  
  Ambulatory Surgery:  
  Multi-Specialty including:  
  Gastroenterology  
  Obstetrics/Gynecology  
  Orthopedics  
  Otolaryngology  
  Urology |
| Operating Rooms   | 1                                   |
| Procedure Rooms   | 1                                   |
| Hours of Operation| Monday through Friday from 8:00 am to 6:00 pm (Extended as necessary to accommodate patient needs). |
| Staffing (1st Yr / 3rd Yr) | 22.5 FTEs / 35.1 FTEs |
| Medical Director(s)| Evans Crevecoeur |
| Emergency, In-Patient and Backup Support Services Agreement and Distance | Expected to be provided by New York Methodist Hospital 2.1 miles and 8 minutes away. |
| On-call service | Access to the facility’s on-call clinical staff during hours when the facility is closed. |

**Character and Competence**

The members of the LLC, each with one-third membership, are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Evans Crevecoeur, MD</td>
<td>45.00%</td>
</tr>
<tr>
<td>Jean Lionnel Vaval, MD</td>
<td>45.00%</td>
</tr>
<tr>
<td>Omnicare Health Care Mgmt, LLC</td>
<td>10.00%</td>
</tr>
<tr>
<td>Igor Flikshteyn (20%)</td>
<td></td>
</tr>
<tr>
<td>Evans Crevecoeur (40%)</td>
<td></td>
</tr>
<tr>
<td>Jean Lionnel Vaval (40%)</td>
<td></td>
</tr>
</tbody>
</table>

Two of the members are practicing physicians. Mr. Flikshteyn is the president of a construction company. Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of all associated facilities. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

**Integration with Community Resources**

The center intends to utilize electronic medical records and is in the process of evaluating different systems. Additionally the facility has reached out the New York Methodist Hospital to express interest in establishing a mutual network relationship.
**Compliance with Applicable Codes, Rules and Regulations**

The medical staff will ensure that procedures performed at the facility conform to generally accepted standards of practice and that privileges granted are within the physician’s scope of practice and/or expertise. The facility’s admissions policy will include anti-discrimination regarding age, race, creed, color, national origin, marital status, sex, sexual orientation, religion, disability, or source of payment. All procedures will be performed in accordance with all applicable federal and state codes, rules and regulations, including standards for credentialing, anesthesiology services, nursing, patient admission and discharge, a medical records system, emergency care, quality assurance and data requirements. The Center intends to review the list acceptable procedures annually and as needed to determine the appropriateness of adding new procedures consistent with individual physician expertise.

**Recommendation**

From a programmatic perspective, contingent approval is recommended.

---

**Financial Analysis**

**Administrative Services Agreement**

Omnicare Multi-specialty Center, LLC will enter into an Administrative Services Agreement with Omnicare Healthcare Management. The consultant would provide certain professional business and administrative services to the D&TC and ambulatory surgery center relating to the operation of the facility.

The applicant has submitted an executed agreement, which is summarized below:

- **Facility:** Omnicare Multi-Specialty Center, LLC
- **Contractor:** Omnicare Healthcare Management
- **Administrative Term:** 1 Year, with option to renew year to year.
- **Compensation:** $255,550 per annum ($21,295.83/month) in the first year for administrative services with an increase of approximately 7.8% in second year and 10% increase in years 3-5 plus an additional $100,220 in the first year and an approximate 10% increase from year 2-5 for Billing and collection services.

**Duties of the Contractor:**

Omnicare Healthcare Management, as the contractor, will provide the Financial Management, administrative services, policies and procedures, contracting services, billing and collection services and strategic planning and development.

**Lease Rental Agreement/ Assignment and Assumption**

The applicant will lease approximately 8,000 square feet of space on the second and third floors of 763-765 Norstrand Avenue, Brooklyn, NY under the terms of the proposed assignment and assumption of an executed lease agreement summarized below:

- **Date:** June 19, 2012
- **Owner:** Hazel Blue Nostrand, LLC
- **Assignor:** Omnicare Anesthesia, P.C.
- **Assignee:** Omnicare Multispecialty Center, LLC
- **Term:** 14 Years
- **Rental:** $288,000 ($36.00 per sq. ft.) per annum and increase 4% each year after.
- **Provisions:** Tenant responsible for maintenance, utilities, insurance and taxes.

The applicant has indicated that the lease will be an arm’s length lease arrangement. Letters of opinion from licensed commercial real estate brokers have been submitted indicating rent reasonableness.

**Total Project Cost and Financing**

Total project costs for renovations and the acquisition of movable equipment is estimated at $1,657,480, itemized below:
Other Fees (Consulting) 150,000
Movable Equipment 1,456,400
Financing Costs 40,005
Application Fee 2,000
Additional Processing Fee 9,055
Total Project Cost 1,657,460

The applicant’s financing plan appears as follows:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equity</td>
<td>$333,460</td>
<td></td>
</tr>
<tr>
<td>Bank Loan @2.0% plus prime (3.25% as of 9/21/2012) over seven years</td>
<td>1,324,000</td>
<td></td>
</tr>
</tbody>
</table>

A letter of interest has been submitted by M&T Bank for the purchase of equipment.

**Operating Budget**
The applicant has submitted an operating budget in 2012 dollars, for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$1,627,886</td>
<td>$2,663,821</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,462,133</td>
<td>$2,259,477</td>
</tr>
<tr>
<td>Depreciation and Rent</td>
<td>122,343</td>
<td>126,951</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$1,584,476</td>
<td>$2,386,428</td>
</tr>
<tr>
<td>Net Income</td>
<td>$43,410</td>
<td>$277,393</td>
</tr>
<tr>
<td>Utilization: (visits)</td>
<td>8,400</td>
<td>14,000</td>
</tr>
<tr>
<td>Cost Per Visit</td>
<td>$188.63</td>
<td>$170.46</td>
</tr>
</tbody>
</table>

Utilization by payor source for the first and third years is as follows:

<table>
<thead>
<tr>
<th></th>
<th>First Year</th>
<th>Third Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Insurance</td>
<td>36.0%</td>
<td>36.0%</td>
</tr>
<tr>
<td>Medicare</td>
<td>35.0%</td>
<td>35.0%</td>
</tr>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>10.0%</td>
<td>5.0%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>9.0%</td>
<td>15.0%</td>
</tr>
<tr>
<td>Self Pay</td>
<td>8.0%</td>
<td>7.0%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.0%</td>
<td>2.0%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the historical data of similar proposed D&TCs in the planning area.

**Capability and Feasibility**
Project cost will be satisfied by a loan from M&T Bank for $1,324,000 at stated terms, with the remaining $333,460 from proposed member’s equity. BFA Attachment A shows sufficient funds.

Working capital requirements, estimated at $397,738, appear reasonable based on two months of third year expenses, which will be satisfied through equity by the proposed members. Presented as BFA Attachment A, is a summary of net worth statement of the proposed members of Omnicare Multi-Specialty Center, LLC, which indicates the availability of sufficient funds for the stated levels of equity. Presented as BFA Attachment B, is the pro-forma balance sheet of Omnicare Multi-Specialty Center, LLC as of the first day of operation, which indicates positive member’s equity position of $883,992.

The submitted budget indicates a net income of $43,410 and $277,393 during the first and third years of operation, respectively. The budget appears reasonable.
Subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and approval is recommended.

**Recommendation**
From a financial perspective, contingent approval is recommended.

### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Summary Net Worth Statement of Proposed Members of Omnicare Multi-Specialty Center, LLC</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet</td>
</tr>
<tr>
<td>BHFP Attachment</td>
<td>Map</td>
</tr>
</tbody>
</table>

### Supplemental Information

**Outreach**
Below are presented summaries of responses by hospitals to letters from the Department asking for information on the impact of the proposed ambulatory surgery center (ASC) in their service areas. There follows a summary of the applicant’s response to DOH’s request for information on the proposed facility’s volume of surgical cases, the sources of those cases, and on how staff will be recruited and retained by the ASC.

**Facility:** Kingsbrook Jewish Medical Center  
585 Schenectady Avenue  
Brooklyn, New York 11203

No response.

**Facility:** Interfaith Medical Center  
1545 Atlantic Avenue  
Brooklyn, New York 11213

No response.

**Facility:** Kings County Hospital Center  
451 Clarkson Avenue  
Brooklyn, New York 11203

<table>
<thead>
<tr>
<th></th>
<th>Current OR Use</th>
<th>Surgical Cases</th>
<th>Cases by Applicant Physicians</th>
<th>Reserved OR Time for Applicant Physicians</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>64% OR 60% GI</td>
<td>Ambulatory 1,051</td>
<td>Inpatient NA</td>
<td>None</td>
</tr>
</tbody>
</table>

1 Ob/Gyn and colonoscopy, endoscopy and sigmoidoscopy procedures only.
Kings County Hospital Center opposes the application, stating that the establishment of the proposed ASC could result in the loss of all of the hospital’s 1,051 Ob/Gyn and gastroenterological ambulatory surgical procedures, with associated loss of $742,000 in revenue. The hospital does not describe any adverse impact that this loss of revenue would have on Kings County’s community-oriented programs. The hospital also states that none of the physicians of the proposed ASC are currently affiliated with Kings County Hospital Center.

In 2010, Kings County Hospital Center experienced $60.4 million in bad debt and provided $73.3 million in charity care. In 2011, the hospital experienced $52.2 million in bad debt and provided $89.6 million in charity care. Kings County is part of the New York City Health and Hospitals Corporation (HHC). Because the corporation is audited as a single entity, individual financial statements for Kings County and HHC’s other member hospitals are not available.

Facility: New York Methodist Hospital
506 Sixth Street
Brooklyn, New York 11215

No response.

Facility: University Hospital of Brooklyn
445 Lenox Road
Brooklyn, New York 11203

<table>
<thead>
<tr>
<th>Current OR Use</th>
<th>Surgical Cases</th>
<th>Cases by Applicant Physicians</th>
<th>Reserved OR Time for Applicant Physicians</th>
</tr>
</thead>
<tbody>
<tr>
<td>NA</td>
<td>Ambulatory 4,718</td>
<td>Inpatient 2,361</td>
<td>3</td>
</tr>
</tbody>
</table>

University Hospital of Brooklyn (UHB) opposes the application, claiming that the proposed ASC will adversely affect the hospital’s forthcoming expansion of the hospital’s ambulatory surgery program, which is an essential component of UHB’s strategic plan to stabilize and enhance the hospital’s fiscal position, expand access to care, and meet the demands of health care reform. UHB does not specify the number of cases and associated revenues that might be lost to the proposed ASC. The hospital also states that only one of the proposed ASC’s physicians practices at UHB and that this individual performed only three cases at the hospital in 2011.

In 2010, UHB experienced an operating loss of $49.3 million on total operating revenues of $464.3 million. In 2010, the hospital had a loss of $117.3 million on operating revenues of $556.8 million. The hospital’s current assets in 2010 were $211.6 million and current liabilities were $141.5 million, for a working capital ratio of 1.5. In 2011, current assets were $216.4 million and current liabilities $216.3 million, for a working capital ratio of 1.0. UHB reports that in 2010, the hospital had bed debt costs of $16.8 million and provided charity care valued at $1.4 million. In 2011, the hospital experienced $38.2 million in bad debt costs and provided $2.7 million in charity care.

Supplemental Information from Applicant

- Need and Sources of Cases

The applicant states that the projected volume of cases for the proposed ASC is based on the actual experience of the physicians who have expressed an interest in performing procedures at the facility. The applicant also states that
patients will use the proposed ASC because of its convenience in scheduling and the fact that it will be located in an out-of-hospital setting.

- Staff Recruitment and Retention

The applicant plans to recruit the necessary staff through a hiring program and also states that individuals have already expressed interest in applying for positions in the ASC. To the extent that additional staff is needed, the operators are committed not to actively seek to attract staff from local hospitals. The applicant expects to retain staff through salaries, benefits and continuing education opportunities that are comparable to or better than the region’s standards. The ASC will also offer flexible work schedules and focused hours of operation, with periodic long weekends or extra days off for exceptional performance.

- Office-Based Cases

The applicant states that approximately 25 percent of the procedures projected for the proposed ASC are currently performed in an office-based setting.

**OHSM Comment**

Although two hospitals oppose this application, only one of the applicant physicians has operated at either facility, with a mere three cases in 2011. The Department does not find the comments of the two hospitals sufficient to warrant reversal or modification of the recommendation for five-year limited life approval of the proposed ASC based on public need, financial feasibility and operator character and competence.
Project # 122051-B
Rockaways ASC Development, LLC

County: Queens (Rockaway Beach)  Program: Ambulatory Surgery Center
Purpose: Establishment and Construction  Submitted: August 1, 2012

Executive Summary

Description
Rockaways ASC Development, LLC, a proposed limited liability company, requests approval to establish and construct a multi-specialty freestanding ambulatory surgical center (ASC) to provide surgical services in the specialties of ophthalmology, urology, OB-GYN, and orthopedics. The center will be located in approximately 13,118 square feet of an existing courthouse to be renovated and to include an addition to the rear of the building located at 90-01 Beach Channel Drive, Rockaway Beach. The center will consist of three operating rooms, one procedure room, twelve pre-op/recovery beds, ancillary space and appropriate support space.

The proposed members of Rockaways ASC Development, LLC will each have 10% membership interest, and are board certified in their respective specialties and are as follows:

<table>
<thead>
<tr>
<th>Proposed Member</th>
<th>Specialty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mark Gelwan, M.D.</td>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Sheldon Pike, M.D.</td>
<td>Urology</td>
</tr>
<tr>
<td>Anthony Pacia, M.D.</td>
<td>Anesthesiologist</td>
</tr>
<tr>
<td>Ira Backman, M.D.</td>
<td>OB/GYN</td>
</tr>
<tr>
<td>Stephen Perrone, M.D.</td>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Anthony Horvath, M.D.</td>
<td>Orthopedics</td>
</tr>
<tr>
<td>Ted Du, M.D.</td>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Michael Ahkoot, M.D.</td>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Lawrence Blum, M.D.</td>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Mark Friedman, M.D.</td>
<td>Ophthalmology</td>
</tr>
</tbody>
</table>

No responses were received to the Department’s inquiry to local hospitals regarding the impact of the proposed ASC in the service area.

Total project costs are estimated at $3,430,779.

DOH Recommendation
Contingent approval, with an expiration of the operating certificate five years from the date of its issuance, should the operator not comply with the conditions of approval granted this CON.

Need Summary
Rockaways ASC Development, LLC will be the only ASC located on the Rockaway Peninsula and will be comprised of ten (10) physicians who are committed to filling the void for outpatient services in the community. It is projected that there will be 3,871 surgeries in the first year of operation and 4,107 in the third year.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
Total project costs will be met with $897,827 in equity and a $2,532,952 bank loan.

Budget:

- Revenues: $5,729,265
- Expenses: $4,828,610
- Gain/(Loss): $900,655

Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Approval with an expiration of the operating certificate five years from the date of its issuance is recommended contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]

2. Submission of a signed agreement with an outside independent entity satisfactory to the Department of Health beginning in the second year of operation. These reports shall include:
   • Data showing actual utilization including procedures;
   • Data showing breakdown of visits by payor source;
   • Data showing number of patients who needed follow-up care in a hospital within seven days after ambulatory surgery;
   • Data showing number of emergency transfers to a hospital;
   • Data showing percentage of charity care provided; and
   • Number of nosocomial infections recorded during the year in question. [RNR]

3. Submission by the governing body of the ambulatory surgery center of an Organizational Mission Statement which identifies, at a minimum, the populations and communities to be served by the center, including underserved populations (such as racial and ethnic minorities, women and handicapped persons) and the center’s commitment to meet the health care needs of the community, including the provision of services to those in need regardless of ability to pay. The statement shall also include commitment to the development of policies and procedures to assure that charity care is available to those who cannot afford to pay. [RNR]

4. Submission of a statement from the applicant, acceptable to the Department, that the proposed financial/referral structure has been assessed in light of anti-kickback and self-referral laws, with consultation of the legal counsel, and it is concluded that proceeding with the proposal is acceptable. [RNR]

5. Submission of a statement, acceptable to the Department, that the applicant will consider creating or entering into an integrated system of care that will reduce the fragmentation of the delivery system, provide coordinated care for patients, and reduce inappropriate utilization of services. The applicant will agree to submit a report to the Department beginning in the second year of operation and each year thereafter detailing these efforts and the results. [RNR]

6. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]

7. Submission of an acceptable DBA, if applicable. [HSP]

8. Submission of an executed loan commitment that is acceptable to the Department of Health. [BFA]

9. Submission of an executed working capital loan commitment that is acceptable to the Department of Health. [BFA]

10. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEFP Drawing Submission Guidelines DSG-01 [AER].

11. The submission of a revised site plan in SHC drawings to show additional parking spaces for drop off and pick up of patients convenient to the building entrance as required by 2010 FGI Guidelines 3.7-1.3.2.2.[AER]

12. Submission of site control that is acceptable to the Department. [CSL]

13. Submission of a signed statement regarding anti-kickback and self-referral that is acceptable to the Department. [CSL]

14. Submission of a Consulting Services Agreement that is acceptable to the Department. [CSL]

15. Submission of a Certificate of Amendment of the Articles of Organization that is acceptable to the Department. [CSL]

16. Submission of an Operating Agreement that is acceptable to the Department. [CSL]
Approval conditional upon:

1. The submission of a CON or other licensing extension application required by the Department prior to expiration date of the operating certificate issued pursuant to this CON, seeking extension of the operating certificate of the ambulatory surgery center. [PMU]

2. The staff of the facility must be separate and distinct from staff of other entities.[HSP]

3. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]

4. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]

5. The clinical space must be used exclusively for the approved purpose. [HSP]

6. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEFP Drawing Submission Guidelines DSG-01, prior to the applicant’s start of construction [AER].

7. The applicant shall complete construction by July 31, 2014 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
Need Analysis

Background
Rockaways ASC Development, LLC (RASCD) seeks CON approval to establish and construct a multi-specialty ambulatory surgery center (ASC) to be located at 90-01 Beach Channel Drive, Rockaway Beach, 11693, in Queens County.

Rockaways ASC Development, LLC anticipates that 45 – 55 percent of the ASC’s cases will be comprised of Medicaid and Medicare patients.

RASCD proposes to offer the following specialty services:

- Ophthalmology;
- Urology;
- OB-GYN; and
- Orthopedics.

The facility intends to provide a portion of its services to medically indigent patients and anticipates that at least 2 percent of its care will be charity care.

Currently, there are six Ambulatory Surgery Centers in Queens County; but none of these are located in the proposed service area of RASCD. The type of ambulatory surgery service and the number of cases performed at these centers are listed below.

<table>
<thead>
<tr>
<th>ASC Type</th>
<th>Name</th>
<th>2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multi-Specialty</td>
<td>New York Surgery Center Queens, LLC</td>
<td>1,505</td>
</tr>
<tr>
<td>Single - Ophthalmology</td>
<td>The Mackool Eye Institute LLC</td>
<td>7,024</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Queens Surgi-Center</td>
<td>6,169</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Hillside Diagnostic and Treatment Center, LLC</td>
<td>2,863</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Choices Women's Medical Center Inc</td>
<td>9,231</td>
</tr>
<tr>
<td>Multi-Specialty</td>
<td>Physicians Choice Surgicenter</td>
<td>962</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>27,754</td>
</tr>
</tbody>
</table>

Source: SPARCS 2010

The members of the proposed center are committed to serving all persons in need services without regard to race, sex, age, religion, creed, sexual orientation, source of payment, ability to pay, or other personal characteristics. The applicant understands that it must provide charity care and proposes to do so.

Because the proposed facility would serve an area where there are currently no ambulatory surgery centers, and because the projected volume of surgeries appears to be reasonable for the number of physicians participating, the facility should be approved.

Recommendation
From a need perspective, approval is recommended for a limited life of five years from the date of the issuance of an operating certificate.

Programmatic Analysis

Background
Establish a diagnostic and treatment center that will also be federally certified as a multi-specialty ambulatory surgery center.
### Proposed Operator

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Rockaways ASC Development, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Address</td>
<td>90-01 Beach Channel drive, Rockaway Beach</td>
</tr>
<tr>
<td>Surgical Specialties</td>
<td>Multi-specialty including: Ophthalmology, Urology, OB-GYN, Orthopedics</td>
</tr>
<tr>
<td>Operating Rooms</td>
<td>3</td>
</tr>
<tr>
<td>Procedure Rooms</td>
<td>1</td>
</tr>
<tr>
<td>Hours of Operation</td>
<td>Monday through Friday from 7:00 am to 5:00 pm</td>
</tr>
<tr>
<td>Staffing (1st Year / 3rd Year)</td>
<td>29 FTEs / 34 FTEs</td>
</tr>
<tr>
<td>Medical Director(s)</td>
<td>Mark Gelwan</td>
</tr>
<tr>
<td>Emergency, In-Patient and Backup Support Services Agreement and Distance</td>
<td>Expected to be provided by St. John’s Episcopal Hospital. 3.7 miles and 10 minutes away</td>
</tr>
<tr>
<td>On-call service</td>
<td>Each patient will be provided with an after hours contact number for their surgeon and an alternative contact number if their surgeon is unavailable.</td>
</tr>
</tbody>
</table>

### Character and Competence

The members of the LLC, each with 10% membership, are:

- Name  
  - Mark Gelwan, Md  
  - Sheldon Pike, MD  
  - Anthony Pacia, MD  
  - Ira Bachman, MD  
  - Stephen Perrone, MD  
  - Anthony Horvath, MD  
  - Ted Du, MD  
  - Michael Ahdoot, MD  
  - Lawrence Blum, MD  
  - Mark Friedman, MD

All the members of the LLC are practicing physicians. Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Dr. Gelwan disclosed one settled malpractice case within the last ten years. Dr. Horvath disclosed a 1997 Office of Professional Medical Conduct disciplinary action which resulted in the physician's license being permanently limited precluding the performance of independent medical evaluations of patients in connection with benefit determinations; including but not limited to workers compensation benefit determinations.

Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of associated facilities, if applicable. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

### Integration with Community Resources

According to the applicant the proposed center is located in the heart of an underserved community. It will be located within an historic courthouse being renovated to accommodate a variety of health care services including primary care.
and women's health services and will work with these providers to meet the needs of the surrounding community. One of the center's core missions is to serve this underserved community as evidenced by plans to serve 45-55% Medicare and Medicaid patients. Additionally, the facility intends to provide at least two percent charity care for the medically indigent.

The facility intends to become part of a local Accountable Care Organization, utilize Electronic Medical Records, and integrate into a state-based RHIO/HIE.

Compliance with Applicable Codes, Rules and Regulations
The medical staff will ensure that procedures performed at the facility conform to generally accepted standards of practice and that privileges granted are within the physician's scope of practice and/or expertise. The facility's admissions policy will include anti-discrimination regarding age, race, creed, color, national origin, marital status, sex, sexual orientation, religion, disability, or source of payment. All procedures will be performed in accordance with all applicable federal and state codes, rules and regulations, including standards for credentialing, anesthesiology services, nursing, patient admission and discharge, a medical records system, emergency care, quality assurance and data requirements. The Center intends to review the list acceptable procedures annually and as needed to determine the appropriateness of adding new procedures consistent with individual physician expertise.

Recommendation
From a programmatic perspective, contingent approval is recommended.

Financial Analysis

Lease Rental Agreement
The applicant will lease approximately 2,940 square feet of new construction to the rear side of the first floor, and approximately 10,178 square feet of renovated space within the existing building located at 90-01 Beach Channel Drive, Rockaway Beach, under the terms of the executed lease agreement summarized below:

<table>
<thead>
<tr>
<th>Date</th>
<th>June 13, 2012</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landlord</td>
<td>Harmony Rockaway, LLC</td>
</tr>
<tr>
<td>Lessee</td>
<td>Rockaways ASC Development, LLC</td>
</tr>
<tr>
<td>Term</td>
<td>10 years</td>
</tr>
<tr>
<td>Rental</td>
<td>$542,720/ year ($41.37 per sq. ft.)</td>
</tr>
<tr>
<td>Provisions</td>
<td>The lessee will be responsible for utilities, maintenance, insurance and taxes.</td>
</tr>
</tbody>
</table>

The applicant has indicated that the lease will be an arm’s length agreement and letters of opinion form Licensed Commercial Real Estate Brokers have been submitted indicating rent reasonableness.

Consulting Services and Billing And Collections Agreement
Rockaways ASC Development, LLC will enter into a Consulting Services and Billing and Collections Agreement with Long Island Vision Management, LLC. The consultant will provide certain non-professional business and administrative services to the ambulatory surgery center relating to the operation of the facility.

The applicant has submitted an executed agreement, which is summarized below:

<table>
<thead>
<tr>
<th>Date</th>
<th>March 21, 2012</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility</td>
<td>Rockaways ASC Development, LLC</td>
</tr>
<tr>
<td>Contractor</td>
<td>Long Island Vision Management, LLC</td>
</tr>
<tr>
<td>Term</td>
<td>1 year term renewable yearly</td>
</tr>
<tr>
<td>Compensation</td>
<td>$10,000 for billing and collection services. Hourly rate depending on years of experience. $325/hr. for executive level, $255/hr. for managerial level, $175 for associate level and $80/hr. for paraprofessional and administrative support staff.</td>
</tr>
</tbody>
</table>

Duties of the Consultant: Insurance verification, claims processing, collection efforts with patients and 3rd party
insurance companies, patient satisfaction evaluations, operational productivity assessments, financial and cost reviews and strategic growth and special projects.

Long Island Vision Management, LLC is a non-related party. Therefore, the consulting services and billing and collections agreement is an arm’s length agreement.

**Total Project Cost And Financing**
Total project costs are estimated at $3,430,779, itemized as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design Contingency</td>
<td>$34,300</td>
</tr>
<tr>
<td>Planning Consultant Fees</td>
<td>275,000</td>
</tr>
<tr>
<td>Architect/Engineering Fees</td>
<td>343,000</td>
</tr>
<tr>
<td>Consultant Fees</td>
<td>333,582</td>
</tr>
<tr>
<td>Movable Equipment</td>
<td>2,418,392</td>
</tr>
<tr>
<td>Interest Expense</td>
<td>5,750</td>
</tr>
<tr>
<td>Application Fees</td>
<td>2,000</td>
</tr>
<tr>
<td>Additional Fee</td>
<td>18,755</td>
</tr>
<tr>
<td><strong>Total Project Cost</strong></td>
<td><strong>$3,430,779</strong></td>
</tr>
</tbody>
</table>

Project cost is based on a July 1, 2013 construction start date and a twelve month construction period. The financing plan appears as follows:

- Bank Loan (4.6%, 5yrs) $2,532,952
- Member’s Equity $897,827

A letter of interest from US Bank has been submitted by the applicant.

**Operating Budget**
The applicant has submitted an operating budget in 2012 dollars, for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$5,241,015</td>
<td>$5,729,265</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>3,531,498</td>
<td>3,908,027</td>
</tr>
<tr>
<td>Capital</td>
<td>903,237</td>
<td>920,583</td>
</tr>
<tr>
<td><strong>Total Expenses</strong></td>
<td><strong>$4,434,735</strong></td>
<td><strong>$4,828,610</strong></td>
</tr>
<tr>
<td>Net Income</td>
<td>$806,280</td>
<td>$900,655</td>
</tr>
<tr>
<td>Utilization (visits)</td>
<td>3,991</td>
<td>4,415</td>
</tr>
<tr>
<td>Cost per visit</td>
<td>$1,111.18</td>
<td>$1,093.68</td>
</tr>
</tbody>
</table>

Utilization by payor source for the first and third years is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Fee-for-Service</td>
<td>32.1%</td>
<td>29.5%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>36.5%</td>
<td>39.0%</td>
</tr>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>13.5%</td>
<td>14.6%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>14.9%</td>
<td>13.5%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>3.0%</td>
<td>3.4%</td>
</tr>
</tbody>
</table>
Expenses and utilization assumptions are based on the historical experience of the physician’s private practices. Upon CON approval the proposed members will continue to operate their private practices. Each proposed member has provided a referral letter in support of utilization projections.

**Capability And Feasibility**

Total project costs of $3,430,779 will be met through a loan from US Bank for $2,532,952 at stated terms, with the remaining $897,827 from proposed member’s equity. Presented as BFA Attachment A is the net worth statements of proposed members, which indicates the availability of sufficient funds. The applicant has submitted an affidavit from each of the proposed members, stating that they are each willing to contribute resources disproportionate to ownership percentages.

Working capital needs are estimated at $804,768 based on two months of third year expenses. The applicant will finance $400,000 of working capital at an interest rate of 4.6% over 5 years for which a letter of interest has been provided by US Bank. The remaining $404,768 will be provided as equity by the proposed members. Presented as BFA Attachment B, is the pro-forma balance sheet of Rockaways ASC Development, LLC as of the first day of operation, which indicates positive member’s equity of $1,307,363.

The submitted budget indicates a net income of $806,280 and $900,655 during the first and third years of operation, respectively. Revenues are based on current reimbursement methodologies for ambulatory surgery centers. The budget appears reasonable.

Based on the preceding, and subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.

**Attachments**

<table>
<thead>
<tr>
<th>BFA Attachment A</th>
<th>Net Worth Statements of Proposed Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet</td>
</tr>
</tbody>
</table>

**Supplemental Information**

**Outreach**

Below are presented summaries of responses by hospitals to letters from the Department asking for information on the impact of the proposed ambulatory surgery center (ASC) in their service areas. There follows a summary of the applicant’s response to DOH’s request for information on the proposed facility’s volume of surgical cases, the sources of those cases, and on how staff will be recruited and retained by the ASC.

**Facility:** St. John’s Episcopal Hospital
South Shore
327 19th Street
Far Rockaway, New York 11691

No response.
Facility: Long Beach Medical Center
455 East Bay Drive
Long Beach, New York 11561

No response.

Facility: Jamaica Hospital Medical Center
89th Avenue & Van Wyck Expressway
Jamaica, New York 11418

No response.

Facility: Beth Israel Medical Center
3201 Kings Highway
Brooklyn, New York 11234

No response.

Supplemental Information from Applicant

• Need and Sources of Cases

The applicant states that cases will be drawn from the Rockaway Peninsula area, where there are no other ambulatory surgery centers and only one remaining hospital. The applicant also cites significant recent and projected population growth in the Rockaway Peninsula as a source of initial and future cases. The applicant also states that the relative isolation of the Peninsula and associated difficulties in transportation for Peninsula residents in reaching other providers will help result in high utilization of the proposed ASC.

• Staff Recruitment and Retention

The applicant proposes to hire locally, drawing on the pool of skilled and experienced healthcare personnel formerly employed by the now-closed Peninsula Hospital. The facility will therefore not need to recruit from the existing local hospital or other providers. To help retain staff, the applicant plans to offer highly competitive salary and benefit packages and regular staff training and education.

• Office-Based Cases

The applicant states that none of the procedures projected for the proposed facility are currently performed in an office-based setting.

OHSM Comment

There were no hospital comments submitted in opposition to this application. Therefore, the Department finds no reason to consider reversal or modification of the recommendation for five-year limited life approval of the proposed ASC based on public need, financial feasibility and operator character and competence.
Executive Summary

Description
Mason ESC, LLC, a single-member limited liability company, requests approval for the establishment and construction of a single-specialty ophthalmology ambulatory surgery center (ASC). The ASC, which will be named Mason Eye Surgery Center, will be located in leased space at 105-12 101st Avenue, Ozone Park, and consist of two procedure rooms. The sole member of Mason ESC, LLC will be Benjamin F. Mason, MD. The applicant will enter into a transfer affiliation agreement with Jamaica Hospital Medical Center.

No responses were received to the Department’s inquiry to local hospitals regarding the impact of the proposed ASC in the service area.

Total project costs are estimated at $2,323,033.

DOH Recommendation
Contingent approval, with an expiration of the operating certificate five years from the date of its issuance, should the operator not comply with the conditions of approval granted this CON.

Need Summary
Mason Eye Surgery Center will serve the patients of Dr. Mason, who currently provides services at the Mackool Eye Institute in Queens and the Ambulatory Surgery Center of Greater New York in the Bronx. It is projected that there will be 1,613 visits in the first year of operation. Based on Dr. Mason's current caseload, approximately 50 percent of those served will be Medicaid patients.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
Total project costs will be met via equity of $423,033 and a bank loan of $1,900,000 (15 yrs. @ 5.24%).

Budget:
- Revenues: $1,382,720
- Expenses: $912,160
- Gain/(Loss): $470,560

Subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Health Systems Agency

There will be no HSA recommendation for this application.

Office of Health Systems Management

Approval with an expiration of the operating certificate five years from the date of its issuance is recommended contingent upon:

1. Submission of a check for the amount enumerated in the approval letter, payable to the New York State Department of Health. Public Health Law Section 2802.7 states that all construction applications requiring review by the Public Health and Health Planning Council shall pay an additional fee of fifty-five hundredths of one percent of the total capital value of the project, exclusive of CON fees. [PMU]

2. Submission of a signed agreement with an outside independent entity satisfactory to the Department of Health beginning in the second year of operation. These reports shall include:
   - Data showing actual utilization including procedures;
   - Data showing breakdown of visits by payor source;
   - Data showing number of patients who needed follow-up care in a hospital within seven days after ambulatory surgery;
   - Data showing number of emergency transfers to a hospital;
   - Data showing percentage of charity care provided; and
   - Number of nosocomial infections recorded during the year in question. [RNR]

3. Submission by the governing body of the ambulatory surgery center of an Organizational Mission Statement which identifies, at a minimum, the populations and communities to be served by the center, including underserved populations (such as racial and ethnic minorities, women and handicapped persons) and the center's commitment to meet the health care needs of the community, including the provision of services to those in need regardless of ability to pay. The statement shall also include commitment to the development of policies and procedures to assure that charity care is available to those who cannot afford to pay. [RNR]

4. Submission of a statement, acceptable to the Department, that the applicant will consider creating or entering into an integrated system of care that will reduce the fragmentation of the delivery system, provide coordinated care for patients, and reduce inappropriate utilization of services. The applicant will agree to submit a report to the Department beginning in the second year of operation and each year thereafter detailing these efforts and the results. [RNR]

5. Submission of appropriate information on the operating hours of the proposed D & TCs. [RNR]

6. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]

7. Submission of a bank loan commitment that is acceptable to the Department of Health. [BFA]

8. Submission of a working capital loan commitment that is acceptable to the Department of Health. [BFA]

9. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEFP Drawing Submission Guidelines DSG-01. [AER]

Approval conditional upon:

1. The submission of a CON or other licensing extension application required by the Department prior to expiration date of the operating certificate issued pursuant to this CON, seeking extension of the operating certificate of the ambulatory surgery center. [PMU]

2. The staff of the facility must be separate and distinct from staff of other entities. [HSP]

3. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]

4. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]

5. The clinical space must be used exclusively for the approved purpose. [HSP]

6. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEFP Drawing Submission Guidelines DSG-01, prior to the applicant's start of construction. [AER]

7. The applicant shall complete construction by December 31, 2013 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
### Need Analysis

**Background**
Mason ESC, LLC d/b/a Mason Eye Surgery Center requests approval to establish and construct a single-specialty ambulatory surgery center providing ophthalmology services, to be located at 105-12 101st Avenue, Ozone Park, 11416, in Queens County. The proposed freestanding ambulatory surgery center will include two procedure rooms.

**Analysis**
The primary service area for the Mason Eye Surgery Center will be consistent with Dr. Mason’s current practice located at 41-41 51st Street, Woodside, in Queens County and will include the following zip codes: Woodside 11377, Jackson Heights 11372, Sunny Side 11104, and Corona 11368.

The number of projected visits is as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Visits</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>1,613</td>
</tr>
<tr>
<td>Third</td>
<td>1,711</td>
</tr>
</tbody>
</table>

Queens County has one freestanding single specialty ambulatory surgery center for ophthalmology and five multi specialty ASCs.

Between 2009 and 2010, the number of patients requiring ophthalmology surgery procedures including cataract, glaucoma, and other eye disorders increased by 5.8% from 14,292 to 15,122 in Queens County.

The proposed ASC will serve all patients in need regardless of their ability to pay.

The applicant has provided a statement that the proposed financial/referral structure has been assessed in light of anti-kickback and self-referral laws with consultation of the legal counsel. This statement is acceptable to the Department.

**Conclusion**
Mason Eye Surgery Center, LLC (MESC) will bring the existing practice of Dr. Benjamin Mason under a regulated Article 28 entity and will consolidate services in one location. Based on Dr. Mason’s current caseload, approximately 50% of the patients will be Medicaid.

**Recommendation**
From a need perspective, contingent approval is recommended.

### Programmatic Analysis

**Background**
Establish a diagnostic and treatment center that will also be federally certified as an ambulatory surgery center.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Mason ESC, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doing Business As</td>
<td>Mason Eye Surgery Center</td>
</tr>
<tr>
<td>Site Address</td>
<td>105-12 101st Avenue, Ozone Park</td>
</tr>
<tr>
<td>Surgical Specialties</td>
<td>Ophthalmology</td>
</tr>
<tr>
<td>Operating Rooms</td>
<td>0</td>
</tr>
<tr>
<td>Procedure Rooms</td>
<td>2</td>
</tr>
<tr>
<td>Hours of Operation</td>
<td>7:00am to 3:00pm, one or two days per week initially, expanding as utilization increases.</td>
</tr>
<tr>
<td>Staffing (1st Year / 3rd Year)</td>
<td>2.6 FTEs / 2.6 FTEs</td>
</tr>
<tr>
<td>Medical Director(s)</td>
<td>Benjamin Mason (sole member)</td>
</tr>
<tr>
<td>Emergency, In-Patient and Backup Support Services Agreement and Distance</td>
<td>Expected to be provided by Jamaica Hospital Medical Center 2 miles and 7 minutes distance</td>
</tr>
</tbody>
</table>
On-call service  Access to the facility’s on-call physician during hours when the facility is closed.

Character and Competence
The sole member of the LLC is Benjamin Mason, MD, a practicing physician.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of all associated facilities. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

Integration with Community Resources
The Center will consider becoming part of an Accountable Care Organization or Medical Home after approval and as they develop. The Center will be utilizing electronic medical records and will consider joining a Regional Health Information Organization or Health Information Exchange.

Compliance with Applicable Codes, Rules and Regulations
The medical staff will ensure that procedures performed at the facility conform to generally accepted standards of practice and that privileges granted are within the physician’s scope of practice and/or expertise. The facility’s admissions policy will include anti-discrimination regarding age, race, creed, color, national origin, marital status, sex, sexual orientation, religion, disability, or source of payment. All procedures will be performed in accordance with all applicable federal and state codes, rules and regulations, including standards for credentialing, anesthesiology services, nursing, patient admission and discharge, a medical records system, emergency care, quality assurance and data requirements. The Center intends to review the list acceptable procedures annually and as needed to determine the appropriateness of adding new procedures consistent with individual physician expertise.

Recommendation
From a programmatic perspective, contingent approval is recommended.

Financial Analysis

Lease Rental Agreement
The applicant has submitted an executed lease rental agreement for the site that they will occupy, which is summarized below:

- **Premises:** 6,150 sq. ft. located at 105-12 101st Avenue, Ozone Park, New York
- **Lessor:** Queens NY Realty, LLC
- **Lessee:** Mason ESC, LLC
- **Term:** 10 years with two additional five year terms.
- **Rental:**
  - Initial Term: $153,750 annually ($25.00 per sq.ft.)
  - First Renewal Term: $184,500 annually ($30.00 per sq. ft.)
  - Second Renewal Term: $202,950 annually ($33.00 per sq. ft.)
- **Provisions:** The lease shall be responsible for utilities, taxes and maintenance.
The applicant has indicated that the lease arrangement will be a non-arms length arrangement, since the sole member of the applicant is also the sole member of the landlord entity.

**Total Project Cost and Financing**

Total project cost, which is for new construction and the acquisition of moveable equipment, is estimated at $2,323,033, further itemized as follows:

- **New Construction** $1,422,945
- **Design Contingency** 142,295
- **Construction Contingency** 89,798
- **Architect/Engineering Fees** 118,000
- **Other Fees (Consultant Fees)** 68,000
- **Moveable Equipment** 407,000
- **Telecommunications** 15,300
- **Interim Interest Expense** 45,000
- **CON Fee** 2,000
- **Additional Processing Fee** 12,695

**Total Project Cost** $2,323,033

Project costs are based on an April 1, 2013 construction start date and a nine month construction period.

The applicant’s financing plan appears as follows:

- **Equity** $423,033
- **Bank Loan (5 year Treasury Constant Maturity Rate + 3.50%; approximately 5.24% as of 11/21/2012) for a fifteen year term.** $1,900,000

**Operating Budget**

The applicant has submitted an operating budget, in 2013 dollars, for the first and third years, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$1,355,465</td>
<td>$1,382,720</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$502,312</td>
<td>$532,292</td>
</tr>
<tr>
<td>Capital</td>
<td>$396,951</td>
<td>$379,868</td>
</tr>
<tr>
<td>Total Expenses:</td>
<td>$899,263</td>
<td>$912,160</td>
</tr>
<tr>
<td>Net Income:</td>
<td>$456,202</td>
<td>$470,560</td>
</tr>
<tr>
<td>Utilization: (Procedures)</td>
<td>1,613</td>
<td>1,711</td>
</tr>
<tr>
<td>Cost Per Procedure:</td>
<td>$557.51</td>
<td>$533.12</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the sole member’s historical experience operating at two facilities. The applicant submitted a letter attesting to the utilization projections.

Utilization, itemized by payor source, during the first and third years is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Managed Care</td>
<td>49.96%</td>
<td>49.91%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>23.00%</td>
<td>23.03%</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>25.04%</td>
<td>25.06%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.00%</td>
<td>2.00%</td>
</tr>
</tbody>
</table>
**Capability and Feasibility**

Total project cost of $2,323,033 will be met as follows: Equity of $423,033 to be derived from the sole member’s personal assets, and a bank loan of $1,900,000 at an interest rate based on the 5 year Treasury Constant Maturity Rate +3.50% (approximately 5.24% as of 11/21/2012) for a fifteen year term. A letter of interest has been submitted in regard to the financing.

Working capital requirements are estimated at $152,026, which is equivalent to two months of third year expenses. The applicant will finance $76,013 at an interest rate of the 5 year Treasury Constant Maturity Rate +3.50% (approximately 5.24% as of 11/21/2012) for a five year term. The remainder, $76,013, will be provided by the sole member’s personal assets.

Presented as BFA Attachment A is the personal net worth statement of the sole member of Mason ESC, LLC, which indicates the availability of sufficient funds for the equity contributions to meet the total project cost and the working capital. Presented as BFA Attachment B, is the pro-forma balance sheet of Mason ESC, LLC, which indicates a positive net asset position of $499,046 as of the first day of operation.

The submitted budget indicates a net income of $456,202 and $470,560 during the first and third years, respectively. Revenues are based on current reimbursement rates for ambulatory surgery services. The budget appears reasonable.

Subject to the noted contingencies, it appears that the applicant has been demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.

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### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Personal Net Worth Statement- Sole member of Mason ESC, LLC</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet of Mason ESC, LLC</td>
</tr>
</tbody>
</table>

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### Supplemental Information

**Outreach**

Below are presented summaries of responses by hospitals to letters from the Department asking for information on the impact of the proposed ambulatory surgery center (ASC) in their service areas. There follows a summary of the applicant’s response to DOH’s request for information on the proposed facility’s volume of surgical cases, the sources of those cases, and on how staff will be recruited and retained by the ASC.

**Facility:** Jamaica Hospital Medical Center  
8900 Van Wyck Expressway  
Jamaica, New York  11418

No response.
Supplemental Information from Applicant

- **Need and Sources of Cases**

The applicant states that the projected caseload for the proposed ASC will be exclusively patients of the applicant physician, representing a migration of his current outpatient caseload from two established freestanding ASCs to the proposed facility. This caseload includes significant minority populations, including Latino and Asian (Indian and Bangladeshi) residing within the Woodside, Jackson Heights, Sunnyside and Corona areas of Queens. Approximately 50 percent of the proposed ASC’s patients will be Medicaid patients.

- **Staff Recruitment and Retention**

The applicant states that the staffing requirements for the facility are projected to be 2.6 FTE, most of whom will be part-time. The ASC may hire some of its nursing staff from the applicant physician’s medical practice. Other staff will be recruited from accredited schools and training programs, as well as through advertisements in local newspapers and professional publications. The ASC will also offer competitive salaries and benefits and will maintain good resource and communications systems. In addition, the facility will provide a positive work environment and flexible working hours.

- **Office-Based Cases**

All of the projected cases for the proposed facility are currently performed in freestanding ASC’s, and none in office-based settings or in hospitals.

**OHSM Comment**

There were no hospital comments submitted in opposition to this application. Therefore, the Department finds no reason to consider reversal or modification of the recommendation for five-year limited life approval of the proposed ASC based on public need, financial feasibility and operator character and competence.
New York State Department of Health
Public Health and Health Planning Council

January 24, 2013

Diagnostic and Treatment Centers - Establish/Construct

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 121445 B</td>
<td>New Life Community Development Corporation d/b/a New Life Community Health Center (Queens County)</td>
</tr>
</tbody>
</table>
Executive Summary

Description
New Life Community Development Corporation, an existing not-for-profit corporation, requests establishment and construction approval for an Article 28 primary care diagnostic and treatment center (D&TC), to be located at 82-10 Queens Boulevard, Elmhurst. The proposed corporation will do business as New Life Community Health Center.

The applicant states they have been operating a free clinic, serving uninsured immigrants, since 2005. They state they have been providing baseline services such as health education, blood pressure reading, glucose testing, and eye exams, in addition to numerous health fairs in the community. The corporation now seeks Article 28 status as the needs of the community require more resources than can be provide via volunteer staff.

DOH Recommendation
Contingent approval.

Need Summary
New Life Community Health Center has been operated by volunteers as a free clinic since 2005. In 2005, the clinic had 226 visits and in 2011 there were 1,208 visits.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
There is no project costs associated with this application. The projected budget for this facility is as follows.

<table>
<thead>
<tr>
<th>Budget:</th>
<th>Revenues: $484,773</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenses:</td>
<td>455,816</td>
</tr>
<tr>
<td>Gain/(Loss):</td>
<td>$28,957</td>
</tr>
</tbody>
</table>

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of a statement from the applicant, acceptable to the Department, documenting commitment to serve patients regardless of their ability to pay or the source of payment and the amount of charity care. [RNR]
2. Submission of information from the applicant, acceptable to the Department, describing the hours of operation of the proposed extension clinic. [RNR]
3. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]
4. Submission of a Certificate of Assumed Name. [CSL]
5. Submission of a photocopy of an executed amended Certificate of Incorporation, acceptable to the Department. [CSL]

Approval conditional upon:

1. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
2. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
3. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]
4. The clinical space must be used exclusively for the approved purpose. [HSP]
5. The submission of record drawings of the proposed Article 28 facility certified compliant with NYCRR Title 10. [AER]

Council Action Date
February 7, 2013.
Need Analysis

Background
New Life Community Health Center seeks approval to establish and construct an Article 28 diagnostic and treatment center at 82-10 Queens Boulevard, Elmhurst, 11373, in Queens County.

Analysis
The proposed clinic is located in zip code 11373 and serves the surrounding area in Elmhurst. The proposed services of the D & T Center are:

- Dental O/P
- Family Planning O/P
- Medical Social Services O/P
- Nutritional O/P
- Ophthalmology O/P
- Pediatric O/P
- Pharmaceutical O/P
- Prenatal O/P
- Primary Medical Care O/P
- Psychology O/P
- Well Child

The number of projected visits is as follows:

- First Year: 4,479
- Third Year: 8,117

The proposed location is in a HRSA health professional shortage area for primary care services (Medicaid Eligible-Elmhurst).

The Table below provides information on the Prevention Quality Indicator (PQI) rates for major condition categories for zip code 11368, a major portion of the service area. These rates are significantly higher than those for New York State as a whole for all PQI conditions except for the ‘All Respiratory’ category.

<table>
<thead>
<tr>
<th>PQI Rates-Hospital Admissions per 100,000 Adult</th>
<th>Zip code 11368</th>
<th>NYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Acute</td>
<td>629</td>
<td>526</td>
</tr>
<tr>
<td>All Circulatory</td>
<td>497</td>
<td>456</td>
</tr>
<tr>
<td>All Diabetes</td>
<td>353</td>
<td>224</td>
</tr>
<tr>
<td>All Respiratory</td>
<td>310</td>
<td>357</td>
</tr>
<tr>
<td>All Above</td>
<td>1,803</td>
<td>1,563</td>
</tr>
</tbody>
</table>

Source: NYSDOH-PQI

Conclusion
NLCHC provides services in an underserved area with poor health indicators. However, the facility currently must rely on volunteers to provide services. Certification as an Article 28 D & TC will allow NLCHC to increase its revenues, which will enable it to hire salaried staff to supplement the efforts of its volunteers and to expand its volume of services in an area of high need.

Recommendation
From a need perspective, contingent approval is recommended.

Programmatic Analysis

Background
Establish a diagnostic and treatment center. The applicant states they have been operating a free clinic, serving uninsured immigrants, since 2005, providing baseline services such as health education, blood pressure reading,
glucose testing, and eye exams, in addition to numerous health fairs in the community. The corporation now seeks Article 28 status as the needs of the community require more resources than can be provide via volunteer staff.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>New Life Community Development Corp.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doing Business As</td>
<td>New Life Community Health Center</td>
</tr>
<tr>
<td>Site Address</td>
<td>82-10 Queens Blvd, Queens</td>
</tr>
<tr>
<td>Staffing (1st Year / 3rd Year)</td>
<td>4.8 FTEs / 8.1 FTEs</td>
</tr>
<tr>
<td>Medical Director(s)</td>
<td>Agustin Francisco Sanchez</td>
</tr>
<tr>
<td>Emergency, In-Patient and Backup Support Services Agreement and Distance</td>
<td>Expected to be provided by Elmhurst Hospital 1 mile and 3 minutes away</td>
</tr>
</tbody>
</table>

**Character and Competence**

The board members are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Silvett Garcia-Tsuang</td>
<td>Secretary</td>
</tr>
<tr>
<td>Peter Glus</td>
<td>Vice President</td>
</tr>
<tr>
<td>Seung Chung Glus</td>
<td>Treasurer</td>
</tr>
<tr>
<td>Peter Scazzero</td>
<td>President</td>
</tr>
</tbody>
</table>

The proposed board members have all been involved with the center under its current format. Peter Scazzero is a minister with 25 years of experience leading community-based not-for-profit organizations serving the poor. He is one of the original founders of the corporation in 1993 and has served as the Board President for the last 12 years. The corporation, besides operating a free clinic runs a multitude of other community programs such as English classes, after-school youth programs, and food and clothing pantries. Peter Glus is a professional engineer and is the vice president of an environmental engineering company. He has overseen securing the facility and renovation of the property that the center now leases as well as helping manage the financial resources of the corporation to allow it to expand its community programs. Seung Glus is a teacher who has also served as a volunteer for many community organizations serving immigrants and impoverished. She served as the interim Executive Director for two years and helped standardize the corporation’s fund raising efforts. Silvett Garcia-Tsuang has degrees in urban planning and public health and has worked for a variety of not-for-profit social service organizations in the areas of urban planning and immigration services.

As none of the board members have documented medical experience or experience operating a health care facility, in keeping with past practice, disclosure information was submitted and reviewed for the medical director.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

**Recommendation**

From a programmatic perspective, contingent approval is recommended.

**Financial Analysis**

**Lease Rental Agreement**

The applicant has submitted an executed lease rental agreement for the site to be occupied. The terms of which are summarized below:
Premises: 2,379 square feet located at 82-10 Queens Boulevard, Elmhurst, New York
Lessor: New Life Fellowship
Lessee: New Life Community Development Corp.
Rental: $12,000 annually ($5.04 per sq. ft.)
Term: Four Year lease renewable for an extended (5) years.
Provisions: Utilities are not included in the base rent. Maintenance service, security services and hot and cold water is included in the base rent. A provision in the lease to hold the renewal for the current lease for consideration of $1,200 per year is currently being exercised by the tenant.

The applicant has provided two letters indicating the rent reasonableness. The applicant has submitted an affidavit indicating that the lease agreement will be an arms length lease agreement. The “Free Clinic” currently operating is located at the same location as the proposed new clinic.

Operating Budget
The applicant has submitted a total operating budget, in 2012 dollars, for the first and third years of operation as summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$277,529</td>
<td>$484,773</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$215,450</td>
<td>$419,816</td>
</tr>
<tr>
<td>Capital</td>
<td>12,000</td>
<td>18,000</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$227,450</td>
<td>$455,816</td>
</tr>
<tr>
<td>Excess Revenues over Expenses:</td>
<td>$50,079</td>
<td>$28,957</td>
</tr>
<tr>
<td>Utilization: Visits</td>
<td>4,480</td>
<td>8,117</td>
</tr>
<tr>
<td>Cost Per Visit:</td>
<td>$50.77</td>
<td>$56.15</td>
</tr>
</tbody>
</table>

Utilization by payor source for the first and third year:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>30%</td>
<td>38%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>6%</td>
<td>5%</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>8%</td>
<td>8%</td>
</tr>
<tr>
<td>*Private Pay/Charity Care</td>
<td>46%</td>
<td>39%</td>
</tr>
</tbody>
</table>

*Private pay and charity care are directly related as the fee for a visit is either $0 up to $15 per visit if the patient can afford it based on an application completed at the time services are provided. As a free clinic, fees not collected for services rendered are not considered an uncollected receivable or “bad debt” as in a traditional clinic.

Expense and utilization assumptions are based on the historical experience of New Life Community Health Center operating as a “Free Clinic” which has been operating for approximately seven years. The current Medical Director of New Life Community Health Center, Agustin Francisco Sanchez, MD., will stay on as the Medical Director of the newly formed article 28 clinic.

Capability and Feasibility
There are no project costs associated with this application.

Working capital requirements are estimated at $75,970, which appears reasonable based on two months’ of third year expense.
The proposed working capital requirement will be met through equity from New Life Development Corporation as presented in BFA Attachment indicating sufficient working capital equity.

The submitted budget for the facility indicates a net income of $50,079 and $28,957 during the first and third year of operation.

New Life Development Corp. has experienced an average positive net asset position during 2010 and 2011, and an excess of revenue over expenses of ($30,689) and $64,276, respectively. The reason for the loss in 2010 was due to decreased fundraising efforts. New Life Community Corporation hired new leadership to focus on fundraising and its financial efforts which have had a positive impact in 2011.

Presented as BFA Attachment B, is the pro-forma balance sheet of New Life Development Corporation, which indicates a positive equity position of $185,130 as of the first day of operation.

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**
From a financial perspective, approval is recommended.

**Attachments**

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Financial Summary for New Life Community Development Corp.</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet for New Life Community Health Center</td>
</tr>
</tbody>
</table>
### Dialysis Services- Establish/Construct

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 122066 E</td>
<td>Hauppauge Dialysis Center, LLC (Suffolk County)</td>
</tr>
<tr>
<td>2. 122067 E</td>
<td>Watertown Dialysis Center, LLC (Jefferson County)</td>
</tr>
<tr>
<td>3. 122175 E</td>
<td>Avantus Renal Therapy New York, LLC (New York County)</td>
</tr>
<tr>
<td>4. 122242 E</td>
<td>LSL Newburgh, LLC d/b/a Liberty Hudson Valley Dialysis (Orange County)</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Hauppauge Dialysis Center, LLC, a to-be-formed limited liability corporation, requests approval to become the new operator of Suffolk Kidney Center, an existing 16-station chronic dialysis center located at 30 Central Avenue, Hauppauge. The facility will continue to provide life-sustaining hemodialysis, peritoneal dialysis, peritoneal dialysis training, and support services to End Stage Renal Disease (ESRD) patients residing in the area.

The current and proposed ownership of Suffolk Kidney Center is as follows:

<table>
<thead>
<tr>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Apollo Hauppauge, LLC</strong></td>
<td><strong>Hauppauge Dialysis Center, LLC</strong></td>
</tr>
<tr>
<td><strong>MEMBERS:</strong></td>
<td><strong>MEMBERS:</strong></td>
</tr>
<tr>
<td>-- Suffolk Nephrology, PLLC</td>
<td>-- New York Dialysis Services, Inc.</td>
</tr>
<tr>
<td>50%</td>
<td>75%</td>
</tr>
<tr>
<td>-- 30 Central, LLC</td>
<td>-- Suffolk Nephrology, PLLC</td>
</tr>
<tr>
<td>50%</td>
<td>25%</td>
</tr>
</tbody>
</table>

Suffolk Nephrology, PLLC is owned by the following individuals: Ekambaran Illamathi, MD (20%); Mitchell Kirsch, MD (20%); Brooke Moore, MD (20%); Mark Finger, MD (20%); and Nicolae Caraiani, MD (20%). Donald Landry owns 100% of 30 Central, LLC.

New York Dialysis Services, Inc. (NYDS) is a wholly-owned and dually-established subsidiary of Fresenius Medical Care Holdings, Inc. The applicant will enter into a Contribution and Redemption Agreement and an Article 28 Asset Purchase Agreement of the facility.

The current operator has entered into a Master Administrative Services Agreement with NYDS, pursuant to which NYDS continues to provide certain administrative and support services to Apollo Hauppauge, LLC (Apollo) in connection with Apollo’s operation of Suffolk Kidney Center until this application is approved. It is anticipated that at Closing, following receipt of PHHPC approval, the Master Administrative Services Agreement will be assigned by Apollo to, and assumed by, Hauppauge Dialysis Center, LLC, which NYDS will continue to provide administrative and support services for a transition period of suitable length and, if any is required by Hauppauge Dialysis Center, LLC as Operator, for a term to be agreed upon by the Operator and NYDS.

DOH Recommendation
Contingent approval.

Need Summary
This project will not result in any changes in stations or services. There is a remaining projected need for 74 stations to treat Suffolk County residents and 132 stations to serve all people receiving ESRD services in Suffolk County.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
The purchase price for the asset purchase agreement and the contribution and redemption agreement totals $7,600,000, which will be met from operations of Fresenius Medical Care Holdings, Inc.

| Budget | Revenues: $3,718,000 |
|        | Expenses: $3,416,000 |
| Gain/(Loss): | $302,000 |

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]
2. Submission of an assumed name or d/b/a, if applicable, acceptable to the Department. [HSP]
3. Submission of a revised lease agreement with a minimum term of ten years that is acceptable to the Department of Health. [BFA]
4. Submission of a photocopy of a resolution of the organizer of Hauppauge Dialysis Center, LLC, acceptable to the Department. [CSL]
5. Submission of a photocopy of a Certificate of Assumed Name, acceptable to the Department. [CSL]
6. Submission of a photocopy of an Assignment and Assumption of Lease, Consent and Amendment, acceptable to the Department. [CSL]
7. Submission of a photocopy of a Master Administrative Services Agreement, acceptable to the Department. [CSL]
8. Submission of a photocopy of the Articles of Organization of Hauppauge Dialysis Center, LLC, acceptable to the Department. [CSL]
9. Submission of a photocopy of the Operating Agreement of Hauppauge Dialysis Center, LLC, acceptable to the Department. [CSL]
10. Submission of a photocopy of the Articles of Organization of Apollo FMS Hauppauge, LLC, acceptable to the Department. [CSL]
11. Submission of a photocopy of the Operating Agreement of Apollo FMS Hauppauge, LLC, acceptable to the Department. [CSL]
12. Submission of a photocopy of the Articles of Organization of Suffolk Nephrology, PLLC, acceptable to the Department. [CSL]
13. Submission of a photocopy of the Operating Agreement of Suffolk Nephrology, PLLC, acceptable to the Department. [CSL]
14. Submission of revised legal documentation reflecting the change in the proposed name of the operator from FMS Hauppauge, LLC to Hauppauge Dialysis Center, LLC, acceptable to the Department. [CSL]
15. Submission of the Certificate of Incorporation of New York Dialysis Services, Inc., acceptable to the Department. [CSL]
16. Submission of the Bylaws of New York Dialysis Services, Inc., acceptable to the Department. [CSL]
17. Submission of a photocopy of the Articles of Dissolution of Apollo Hauppauge, LLC or a Certificate of Amendment to the Articles of Organization of Apollo Hauppauge, LLC, acceptable to the Department. [CSL]

Council Action Date
February 7, 2013.
Need Analysis

Background
Hauppauge Dialysis Center, LLC seeks approval to become the owner of a 16-station dialysis facility that is currently operated by Suffolk Kidney Center and is located at 30 Central Ave Hauppauge, 11788, in Suffolk County.

Analysis
The primary service area for the Suffolk Kidney Center is Suffolk County, which had a population of 1,498,816 in 2010. The percentage of the population aged 65 and over was 13.9%. The nonwhite population percentage was 29%. These are the two population groups that are most in need of end stage renal dialysis service. Comparisons between Suffolk County and New York State are listed below.

<table>
<thead>
<tr>
<th></th>
<th>Ages 65 and Over:</th>
<th>Nonwhite:</th>
<th>State Average:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Suffolk County</td>
<td>13.9%</td>
<td>29.0%</td>
<td>13.7%</td>
</tr>
<tr>
<td>State Average</td>
<td></td>
<td></td>
<td>42.0%</td>
</tr>
</tbody>
</table>

Source: U.S. Census 2011

Although the nonwhite population of the county is below the State average, it is still sizable and warrants the continued operation of existing stations.

Capacity
The Department’s methodology to estimate capacity for chronic dialysis stations is specified in Part 709.4 of Title 10 and is as follows:

One freestanding station represents 702 treatments per year. This is based on the expectation that the center will operate 2.5 patient shifts per day at 6 days per week, which can accommodate 15 patients per week (2.5 x 6 x 15 x 52 weeks). This projected 702 treatments per year is based on a potential 780 treatments x 52 weeks x 90% utilization rate = 702. The estimated average number of dialysis procedures each patient receives per year is 156.

One hospital based station is calculated at 499 treatments per year per station. This is the result of 2.0 shifts per day x 6 days per week x 52 weeks x 80% utilization rate. One hospital based station can treat 3 patients per year.

Per Department policy, hospital-based stations can treat fewer patients per year. Statewide, the majority of stations are freestanding, as are the majority of applications for new stations. As such, when calculating the need for additional stations, the Department bases the projected need on the establishment of additional freestanding stations.

There are currently 287 free standing chronic dialysis stations operating in Suffolk County. This project will not add any stations to the system.

Based upon DOH methodology, the 287 existing freestanding stations in Suffolk County could treat a total of 1292 patients annually.

Projected Need

<table>
<thead>
<tr>
<th></th>
<th>2011</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total Patients Treated</td>
<td>Total Residents Treated</td>
</tr>
<tr>
<td>Freestanding Stations Needed</td>
<td>1527</td>
<td>1439</td>
</tr>
<tr>
<td>Existing Stations w/Approval of This CON</td>
<td>287</td>
<td>287</td>
</tr>
<tr>
<td>Unmet Need With Approval</td>
<td>53</td>
<td>33</td>
</tr>
</tbody>
</table>

|                      | Total Patients Treated |
|                      | ***Projected Total Patients Treated |
| Freestanding Stations Needed | 1771 |
| Existing Stations w/Approval of This CON | 287 |
| Unmet Need With Approval | 107 |

**FS – Free Standing
***Based upon a estimate of a three percent annual increase
The data in the first row, "Freestanding Stations Needed," comes from the DOH methodology of each station being able to treat 4.5 patients, and each hospital station being able to treat 3 patients annually. The data in the next row, "Existing Stations," comes from the Department’s Health Facilities Information System (HFIS). "Unmet Need" comes from subtracting needed stations from existing stations. "Total Patients Treated" is from IPRO data from 2011.

Conclusion
The facility currently accommodates a population in need of access to dialysis stations in the service area and this change in ownership will help support the continued operation of the facility’s 16 stations. Therefore, since there is additional unmet need in the planning area and there will be no reduction in the current level of services, this application is recommended for approval.

Recommendation
From a need perspective, approval is recommended.

Programmatic Analysis

Background
Establish Hauppauge Dialysis Center, LLC as the new operator of Suffolk Kidney Center.

Character and Competence
The members of Hauppauge Dialysis Center, LLC are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apollo FMS Hauppauge, LLC</td>
<td>100.00%</td>
</tr>
<tr>
<td>New York Dialysis Services, Inc.</td>
<td>75%</td>
</tr>
<tr>
<td>Suffolk Nephrology, PLLC</td>
<td>25%</td>
</tr>
<tr>
<td>Mark Finger, MD</td>
<td>20%</td>
</tr>
<tr>
<td>Ekambaram Ilamathi, MD</td>
<td>20%</td>
</tr>
<tr>
<td>Brooke Moore, MD</td>
<td>20%</td>
</tr>
<tr>
<td>Mitchell Kirsch, MD</td>
<td>20%</td>
</tr>
<tr>
<td>Nicolae Caraiani, MD</td>
<td>20%</td>
</tr>
</tbody>
</table>

New York Dialysis Services, Inc. is an established Article 28 dialysis provider operating over 30 dialysis centers statewide and is a subsidiary of Fresenius Medical Care Holdings (FMCH). Suffolk Nephrology, PLLC is a private physician practice composed of five nephrologists.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Drs. Kirsch and Caraiani each disclosed one pending malpractice case.

Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of all associated facilities. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

Apollo Healthcare d/b/a Niagara Renal Center was fined $2,000 in 2006 for building a dialysis center without certificate of need approval.
FMCH disclosed four lawsuits and investigations. One involves possible improper laboratory tests. A second involves a subsidiary supply company. The third is investigating the relationship between retail pharmacies and outpatient dialysis facilities and the reimbursement of medications provided to ESRD patients. The fourth involves labeling and warnings for dialysate concentrate products. Each disclosure involves multiple parties with overlapping authority. At this time there are no findings.

Recommendation
From a programmatic perspective, contingent approval is recommended.

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**Financial Analysis**

**Asset Purchase Agreement**
The change in operational ownership will be effectuated in accordance with the agreement summarized below:

- **Dated:** December 1, 2010
- **Buyer:** FMS Hauppauge, LLC
- **Seller:** Apollo Hauppauge, LLC who has the following members: 30 Central, LLC and Suffolk Nephrology, PLLC.
- **Assets Acquired:** Transferred Assets mean all of the assets, rights and properties of Apollo-Hauppauge, Seller or Contributor used or useable in connection with the Business, including without limitation copies of patient lists, patient appointment books and other medical records for the extent permitted by applicable legal requirements.
- **Excluded Assets:** The transferred assets shall not include any of the following assets: pre-first closing assets; original medical records; the rights arising under any contracts that are not assumed contracts; any inter-company balances due to or from any transferor or equity holder or any of their respective affiliates; all properties and third party software that is not assignable to the Company or that the Company chooses not to assume at Closing; all income tax refunds and tax deposits; all minute books or similar company records and tax returns of the transferor and any insurance policies.
- **Liabilities Assumed:** On the Closing Date, the Company shall assume, and shall thereafter timely pay and perform the following obligations and liabilities of Apollo-Hauppauge; obligations under the Assumed Contracts and professional malpractice claims against Apollo.
- **Purchase Price:** $3,600,000, of which $2,400,000 will have been paid to 30 Central, LLC for their entire interest in Apollo FMS Hauppauge and $1,200,000 to be paid to Suffolk Nephrology, PLLC in consideration of the transfer to NYDS of one half of its ownership interest in Apollo FMS Hauppauge.

The applicant submitted an affidavit, which is acceptable to the Department, in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the Contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 28 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility. Currently there are no outstanding liabilities.

**Contribution and Redemption Agreement**
The applicant has submitted an executed contribution and redemption agreement, which is summarized below:

- **Dated:** December 1, 2010
- **Company:** FMS Hauppauge, LLC
- **Contributor:** Apollo Hauppauge, LLC
- **Equity Holders:** 30 Central, LLC and Suffolk Nephrology, PLLC
Contribution of Assets: On the terms and subject to the conditions of this Agreement, on the Closing Date, effective as of the Effective Time, Contributor shall contribute, convey, assign, and deliver of the Contributed Assets to the Company, and the Company shall acquire and accept the Contributed Assets from the Contributor, free and clear of any liens except for Permitted Liens.

Contributed Assets: Contributed Assets shall mean all of the Contributor’s rights, title, and interest in and to all of its properties used or useable in connection with the business, which includes the following: all fixed assets; all inventory to the extent permitted by legal requirements; all proprietary rights; all proprietary software and rights in third party software that are assignable to the Company; except for Excluded Files and Medical Records, all other files, records, documents, data, plans, proposals and all other recorded knowledge of the Contributor used or generated in connection with the Business and all claims and rights relating to the Contributed Assets or the Assumed Liabilities.

Excluded Assets: The Contributed Assets shall not include any of the following assets: all cash, cash equivalents and short term investments of cash; all interests in any Leased Real Property; all rights that Contributor has in any leasehold improvements associated with Leased Property; all permits, including Contributor’s Medicare and Medicaid provider numbers and National Provider Identification number used in the Business; all patient lists, patient appointment books and other medical records used or generated in connection with the Business; all telephone numbers used in the connection with the Business and all directory listings of the such telephone numbers; all proprietary software and rights in third party software that is not assignable to the Company; all income tax refunds and tax deposits; any insurance policies; any Home Program Epogen; and Accounts Receivable as of the Effective Time; all rights relating to the use of the names under which the business has been conducted, including Apollo-Hauppauge and Suffolk Kidney Center, and all similar phrases and related marks as trade names and trademarks and all rebates or refunds due to Contributor relating to items or services purchased prior to the Effective Time.

Liabilities Assumed: The liabilities arising after the Effective Time under the Assumed Contracts and the obligation for up to 80 hours of accrued vacation time and up to 32 hours of sick time for each employee hired by the Company.

Purchase Price: The consideration of the transfer to the Company of the Contributed Assets is $4,000,000.

Consulting and Administrative Services Agreement
FMS Hauppauge, LLC will enter into a consulting administrative services agreement with New York Dialysis Services, Inc., the terms of which are summarized below:

Date: April 23, 2012
Company: New York Dialysis Services, Inc.
Facility Operator: FMS Hauppauge, LLC
Term: 20 years
Services Provided: Responsibilities of the consultant are as follows: Company licenses to Owner on an exclusive basis the use of the equipment; the Company will provide all full time and part time personnel necessary to manage and operate the non physician aspects of the Business, of which the personnel will be employees or independent contractors of the Company; the Company shall prepare and submit on behalf of the Owner all bills for items and services provided by the Business; the Company shall verify patient eligibility, enrollment and termination with respect to Medicare, Medicaid and other third party payor programs, and shall respond to billing inquiries from patients, payors and physicians; the Company shall provide, or arrange for the provision of, accounting and financial services to the Owner; the Company will provide to the Owner during the term of this agreement copies of its standard policy manuals for use by the Business; the Company shall negotiate, execute and maintain contracts and arrangements for and in the name of the
Owner with such individuals or entities appropriate for the Business; the Company shall perform medical record audits and conduct utilization review and quality assurance/control review and at the request of the Owner, the Company will assist in the development and maintenance of a program for home dialysis, including CAPD, CCPD and home hemodialysis.

**Compensation:**

Monthly service fee equal to $61,665 per month, which is $739,980 annually. The Service Fee shall be adjusted annually as of each anniversary of the date of this agreement to reflect a fair market value rate for the 12 month period then beginning, and the parties shall use commercially reasonable efforts to complete negotiations regarding such adjustments by the date two months prior to the Anniversary Month. If the parties have not reached agreement by the anniversary date, then until agreement is reached, the Service Fee for the 12 month period then beginning shall increase by a rate equal to the same percentage as the percentage increase over the previous calendar year, if any, in the Consumer Price Index.

Although the agreement provides for the contracting of multiple services, the facility will maintain ultimate authority and responsibility for the conduct of the operation of the facility. Specifically, the operator will retain authority for maintenance of the facility’s fiscal stability, level of services and quality of care; hiring and termination of key management personnel such as the administrative; controlling and maintaining books and business records; disposing of assets and incurring liabilities; adopting and enforcing policies; and employment of all professional staff.

The applicant indicates that the fee is based on current market rates for the proposed services for the dialysis entity and that the amount of compensation provided for within the Consulting and Administrative Services Agreement is in compliance with the commercially reasonable standard for such agreements.

**Limited Administrative Services Agreement**

The applicant has submitted an executed limited administrative services agreement, which is summarized below:

**Date:** December 1, 2010  
**Company:** FMS New York Services, LLC, an affiliate of Fresenius Medical Care Holdings, Inc.  
**Facility Operator (Administrator):** FMS Hauppauge, LLC  
**Term:** 20 years  
**Services Provided:** The Company will provide all full time and part time personnel necessary to manage and operate the non-physician aspects of the Business, of which such personnel will be employees or independent contractors of the Company; the Company shall prepare and submit on behalf of the Business all bills for items and services provided by the Business and shall administer controls and systems for the recording and collection of the revenues of the Business; the Company shall provide, or arrange for the provision of accounting and financial services to the Administrator for the Business; the Company will provide to the Administrator during the term of this Agreement copies of its standard policy manuals for use by the Business; the Company shall make available to the Business owner the opportunity to participate in the FMS New York Services affiliate’s Ultracare Program; the Company shall negotiate, execute and maintain contracts and arrangements for in the name of the Business owner with such individuals or entities appropriate for the Business; the Company shall provide such project development assistance as the Administrator may reasonably required in connection with any expansion or modification to the business office and clinic space; the Company shall perform medical record audits and conduct utilization review and quality assurance/control review for the Business; the Company will assist in the development and maintenance of a program for home dialysis, including CAPD, CCPD and home hemodialysis and the Company will provide training (including compliance training) and education to all Company employees who render services to the Business.
**Compensation:** Monthly service fee equal to $19,110 per month, which is $229,320 annually. Also, there will be a project development fee equal to seven percent (7%) of “Total Project Costs”, which includes the cost of architectural and engineering fees, the total amount payable to any general contractor or other contractors.

The fee is based on current market rates for the proposed services for the dialysis entity.

**Lease Rental Agreement**

The applicant has submitted an assignment of the current lease; the terms are summarized below:

- **Premises:** 6,000 sq. ft. located at 30 Central Avenue, Hauppauge, New York
- **Lessor:** J&S Realty Holding Co., LLC
- **Lessee:** FMS Hauppauge, LLC
- **Term:** The expiration of the lease is June 30, 2013 and the tenant has one renewal option under the lease for a period of five years.
- **Rental:** $7,994.18 per month- $95,930.16 annually ($15.98 per sq. ft.)
- **Provisions:** The lessee shall be responsible for maintenance and utilities.

The applicant has indicated that they have been in discussion with the landlord relative to a new lease with a lease term of ten years. As a contingency of approval, the applicant must provide a lease agreement with a term of ten years, which is acceptable to the Department of Health.

**Operating Budget**

The applicant has submitted an operating budget for the first year after the change in operator. The budget, summarized below, reflects first year revenues and first year expenses in 2012 dollars.

- **Revenues**
  - $3,718,000

- **Expenses:**
  - Operating: $3,241,000
  - Capital: 175,000
  - Total Expenses: $3,416,000
  - Net Income: $302,000

- **Utilization:** (treatments) 11,520
- **Cost Per Treatment:** $296.53

*Includes epogen and other pharmaceuticals.

Utilization by payor source for the first year after the change in ownership is as follows:

- Medicare 81.46%
- Medicaid .69%
- HMO 6.74%
- Commercial 11.11%

Expense and utilization assumptions are based on the historical experience of Suffolk Kidney Center.

**Capability and Feasibility**

The purchase price for the asset purchase agreement and the contribution and redemption agreement totals $7,600,000, which will be met from operations of Fresenius Medical Care Holdings, Inc.

Working capital requirements are estimated at $570,000, which appears reasonable based on two months of first year expenses. The working capital requirements will be met via equity from Fresenius Medical Care Holdings, Inc.

Presented as BFA Attachment A are the 2010 and 2011 certified financial statements of Fresenius Medical Care
Holdings, Inc., which indicates the availability of sufficient funds for the equity contribution to meet the purchase price and the working capital requirement.

The submitted budget projects a net income of $302,000 during the first year after the change in operator. Revenues are based on current reimbursement methodologies. The submitted budget appears reasonable.

Presented as BFA Attachment B are the 2010 certified financial statements and the 2011 internal financial statements of Apollo Hauppauge, LLC.

As shown on Attachment B, the facility had an average positive working capital position and an average positive net asset position from 2010 and 2011. Also, the facility achieved an average net income of $783,138 from 2010 and 2011.

Presented as BFA Attachment C are the August 31, 2012 internal financial statements of Apollo Hauppauge, LLC. As shown on Attachment C, the facility had a positive working capital position and a positive net asset position through August 31, 2012. Also, the facility achieved a net income of $586,670 through August 31, 2012.

Subject to the noted contingency, the applicant has demonstrated the capability to proceed in a financially feasible manner and contingent approval is recommended.

Recommendation
From a financial perspective, contingent approval is recommended.

<table>
<thead>
<tr>
<th>Attachments</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
</tr>
<tr>
<td>BFA Attachment B</td>
</tr>
<tr>
<td>BFA Attachment C</td>
</tr>
</tbody>
</table>
Watertown Dialysis Center, LLC

County: Jefferson (Watertown)  Program: Dialysis Services
Purpose: Establishment  Submitted: August 7, 2012

Executive Summary

Description
Watertown Dialysis Center, LLC, a to-be-formed-limited liability corporation, requests approval to become the new operator of Renal Care of Northern New York, LLC (RCNNY), an existing 24-station chronic dialysis center located at 19328 Washington Street, Watertown. The facility will continue to provide, life-sustaining hemodialysis, peritoneal dialysis, peritoneal dialysis training, and support services to End Stage Renal Disease (ESRD) patients residing in the area.

The current and proposed ownership of Renal Care of Northern New York, LLC is as follows:

<table>
<thead>
<tr>
<th>Current Renal Care of Northern New York, LLC</th>
<th>Proposed Watertown Dialysis Center, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEMBERS:</td>
<td>MEMBERS:</td>
</tr>
<tr>
<td>-- Apollo Healthcare, LLC (50%)</td>
<td>-- New York Dialysis Services, Inc.</td>
</tr>
<tr>
<td>-- Nephrology Associates Holding, LLC (50%)</td>
<td>-- Nephrology Associates Holding, LLC</td>
</tr>
<tr>
<td></td>
<td>(75%)</td>
</tr>
<tr>
<td></td>
<td>(25%)</td>
</tr>
</tbody>
</table>

Apollo Health Care, LLC, is owned by Donald Landry, M.D (50%), Ph.D., and Michael Sloma (50%), and Nephrology Associates Holdings, LLC is owned 100% by Khalid P. Sindhu, M.D.

New York Dialysis Services, Inc. is a wholly-owned and dually established subsidiary of Fresenius Medical Care Holdings, Inc. The applicant will enter into a Contribution and Redemption Agreement and an Article 28 Asset Purchase Agreement of the facility. These agreements will be discussed in a subsequent section.

The current operator has entered into a Master Administrative Services Agreement with New York Dialysis Services, Inc. (NYDS) pursuant to which NYDS will provide certain administrative and facility support services to RCNNY, in connection with their operation of the facility until this application is finally approved. It is anticipated that at closing, following receipt of PHHPC approval, the Master Administrative Services Agreement will be assigned by RCNNY to, and assumed by, Watertown Dialysis Center, LLC. NYDS will continue to provide administrative and facility support services for a transition period of suitable length, for a term to be agreed upon by the Operator and NYDS.

DOH Recommendation
Contingent approval.

Need Summary
This project is a change in ownership and does not result in any capacity or service changes. Jefferson County has a need for an additional two stations to treat residents or ten stations to treat all patients receiving treatments.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
The purchase price for the asset purchase agreement and the contribution and redemption agreement totals $5,400,000, which will be met from operations of Fresenius Medical Care Holdings, Inc.

Budget:

| Revenues:    | $ 6,245,000 |
| Expenses:    | $ 6,055,000 |
| Gain/(Loss): | $ 190,000   |

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
**Recommendations**

**Health Systems Agency**
There will be no HSA recommendation for this application.

**Office of Health Systems Management**

Approval contingent upon:

1. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]
2. Submission of an assumed name or d/b/a, if applicable, acceptable to the Department. [HSP]
3. Submission of a photocopy of a resolution of Watertown Dialysis Center, LLC, acceptable to the Department. [CSL]
4. Submission of a photocopy of a Certificate of Assumed Name, acceptable to the Department. [CSL]
5. Submission of a photocopy of an Assignment and Assumption of Lease, Consent and Amendment, acceptable to the Department. [CSL]
6. Submission of a photocopy of a Master Administrative services Agreement, acceptable to the Department. [CSL]
7. Submission of a photocopy of the Articles of Organization of Watertown Dialysis Center, LLC, acceptable to the Department. [CSL]
8. Submission of a photocopy of the Operating Agreement of Watertown Dialysis Center, LLC, acceptable to the Department. [CSL]
9. Submission of information regarding Apollo FMS Watertown, LLC, acceptable to the Department. [CSL]
10. Submission of a photocopy of the Articles of Organization of Apollo FMS Watertown, LLC, acceptable to the Department. [CSL]
11. Submission of a photocopy of the Operating Agreement of Apollo FMS Watertown, LLC, acceptable to the Department. [CSL]
12. Submission of a photocopy of the Articles of Organization of Nephrology Associates Holdings, LLC, acceptable to the Department. [CSL]
13. Submission of a photocopy of the Operating Agreement of Nephrology Associates Holdings, LLC, acceptable to the Department. [CSL]
14. Submission of revised legal documentation reflecting the change in the proposed name of the operator from FMS Watertown, LLC to Watertown Dialysis Center, LLC, acceptable to the Department. [CSL]
15. Submission of the Certificate of Incorporation of New York Dialysis Services, Inc. acceptable to the Department. [CSL]
16. Submission of the Bylaws of New York Dialysis Services, Inc, acceptable to the Department. [CSL]
17. Submission of a photocopy of the Articles of Dissolution of Renal Care of Northern New York, LLC or a Certificate of Amendment to the Articles or Organization of Renal Care of Northern New York, LLC, acceptable to the Department. [CSL]

**Council Action Date**
February 7, 2013.
**Need Analysis**

**Background**

FMS Watertown, LLC seeks approval to be the new operator of Renal Care of Northern New York, a 24 station dialysis center located at 19328 Washington Street, Watertown, 13601, in Jefferson County.

The population Jefferson County was 117,910 in 2010. The percentage of residents age 65 and over was 11.2% and the nonwhite population was 15.7%. These are the population groups that are most in need of end stage renal dialysis services.

| Ages 65 and Over: | 11.2% | State Average: | 13.7% |
| Nonwhite: | 15.7% | State Average: | 42.0% |

*Source: U.S. Census 2010*

**Capacity**

The Department’s methodology to estimate capacity for chronic dialysis stations is specified in Part 709.4 of Title 10 and is as follows:

One free standing station represents 702 treatments per year. This is based on the expectation that the center will operate 2.5 patient shifts per day at 6 days per week, which can accommodate 15 patients per week (2.5 x 6 x 15 x 52 weeks). This projected 702 treatments per year is based on a potential 780 treatments x 52 weeks x 90% utilization rate = 702.

One hospital based station is calculated at 499 treatments per year per station. This is the result of 2.0 shifts per day x 6 days per week x 52 weeks x 80% utilization rate. One hospital based station can treat 3 patients per year.

Per Department policy, hospital-based stations can treat fewer patients per year. Statewide, the majority of stations are freestanding, as are the majority of applications for new stations. As such, when calculation the need for additional stations, the Department bases the projected need on establishing additional freestanding stations.

There is currently 1 facility with 24 freestanding dialysis stations operating in Jefferson County. This project will not add any net new freestanding stations to the system.

Based upon DOH methodology, existing stations could treat a total of 108 patients annually.

| 2011 | 2016 |
| --- | --- | --- | --- |
| **FS – Freestanding** | **Total Patients Treated** | **Total Residents Treated** | **Projected Total Patients Treated** | **Projected Residents Treated** |
| Freestanding Stations Needed | 34 | 152 | 114 | 177 | 133 |
| Existing Stations | 24 | 26 | 40 | 30 |
| w/Approval of This CON | 24 | 24 | 24 | 24 |
| Unmet Need With Approval | 10 | 2 | 16 | 6 |

**FS – Freestanding**

***Based upon a estimate of a three percent annual increase***

The data in the first row, "Freestanding Stations Needed," comes from the DOH methodology of each station being able to treat 4.5 patients. The data in the next row, "Existing Stations," comes from the Department’s Health Facilities Information System (HFIS). "Unmet Need" comes from subtracting needed stations from existing stations. "Total Patients Treated" is from IPRO data from 2011.
Conclusion
The proposed establishment of FMS Watertown, LLC as the new operator of Renal Care of Northern New York, LLC will help ensure the continued operation of the facility's 24 dialysis stations, which serve an area of current unmet need and of projected additional need by 2016.

Recommendation
From a need perspective, approval is recommended.

Programmatic Analysis

Establish Watertown Dialysis Center, LLC as the new operator of Renal Care of Northern New York.

Character and Competence
The members of Watertown Dialysis Center, LLC are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Percentage</th>
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<tbody>
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<td>Apollo FMS Watertown, LLC</td>
<td>100%</td>
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New York Dialysis Services, Inc. is an established Article 28 dialysis provider operating over 30 dialysis centers statewide and is a subsidiary of Fresenius Medical Care Holdings (FMCH). The sole member of Nephrology Associates, Khalid Sindhu, is a practicing nephrologist.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of all associated facilities. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

Apollo Healthcare d/b/a Niagara Renal Center was fined $2,000 in 2006 for building a dialysis center without certificate of need approval.

FMCH disclosed four lawsuits and investigations. One involves possible improper laboratory tests. A second involves a subsidiary supply company. The third is investigating the relationship between retail pharmacies and outpatient dialysis facilities and the reimbursement of medications provided to ESRD patients. The fourth involves labeling and warnings for dialysate concentrate products. Each disclosure involves multiple parties with overlapping authority. At this time there are no findings.

Recommendation
From a programmatic perspective, contingent approval is recommended.
Asset Purchase Agreement
The applicant will purchase the operation of Renal Care of Northern, New York, and LLC under the terms of the executed asset contribution and purchase agreement, summarized below:

**Date:** December 1, 2010
**Buyer:** Watertown Dialysis Center, LLC - Members are: 75% New York Dialysis Services, Inc., and 25% Nephrology Associates Holding, LLC
**Seller:** Renal Care of Northern New York, LLC (RCNNY), (Owners Apollo Health Care, LLC (50%) and Nephrology Associates Holdings, LLC (50%).
**Purchased Assets:** Transferred Assets mean all of the assets, rights and properties of RCNNY, Seller or Contributor used or useable in connection with the Business, including without limitation, copies of patient lists, patient appointment books and other medical records for the extent permitted by applicable legal requirements.

**Excluded Assets:** The transferred assets shall not include any of the following assets: pre-first closing assets; original medical records; the rights arising under any contracts that are not assumed contracts; any inter-company balances due to or from any transferor or equity holder or any of their respective affiliates; all properties and third party software that is not assignable to the Company or that the Company chooses not to assume at closing; all income tax refunds and tax deposits; all minute books or similar company records and tax returns of the transferor and any insurance policies.

**Assumed Liabilities:** On the closing date, the Company shall assume, and shall thereafter timely pay and perform the following obligations and liabilities of Apollo-Hauppauge; obligations under the Assumed Contracts and professional malpractice claims against RCNNY.

**Purchase Price:** $5,400,000 (3,600,000 to Apollo Health Care, LLC and 1,800,000 to Nephrology Associates Holdings, LLC and a 25% ownership interest in Watertown Dialysis Center, LLC).

The applicant submitted an affidavit, which is acceptable to the Department, in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 28 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility. Currently there are no outstanding liabilities.

Contribution and Redemption Agreement
The applicant has submitted an executed contribution and redemption agreement, which is summarized below:

**Dated:** December 1, 2010
**Company:** Watertown Dialysis Center, LLC
**Contributor:** Renal Care of Northern New York, LLC
**Equity Holders:** Apollo Healthcare, LLC and Nephrology Associates Holdings, LLC
**Contribution of Assets:** On the terms and subject to the conditions of this Agreement, on the closing date, effective as of the Effective Time, Contributor shall contribute, convey, assign, and deliver of the Contributed Assets to the Company, and the Company shall acquire and accept the Contributed Assets from the Contributor, free and clear of any liens except for Permitted Liens.

**Contributed Assets:** Contributed Assets shall mean all of the Contributor’s rights, title, and interest in and to all of its properties used or useable in connection with the business, which includes the following: all fixed assets; all inventory to the extent permitted by legal requirements; all proprietary rights; all proprietary software and rights in third party...
software that are assignable to the Company; except for Excluded Files and Medical Records, all other files, records, documents, data, plans, proposals and all other recorded knowledge of the Contributor used or generated in connection with the Business and all claims and rights relating to the Contributed Assets or the Assumed Liabilities.

Excluded Assets:
The Contributed Assets shall not include any of the following assets: all cash, cash equivalents and short term investments of cash; all interests in any Leased Real Property; all rights that Contributor has in any leasehold improvements associated with Leased Property; the rights arising under any contracts that are not assumed contracts, including all rights of contributor under this agreement and any other agreements being executed in connection with the transactions including but not limited to the Article 28 Asset contribution agreement and the Master Administrative Services Agreement, all inventory to the extent not transferable under legal requirements, all permits, including Contributor’s Medicare and Medicaid provider numbers and National Provider Identification number used in the Business; all patient lists, patient appointment books and other medical records used or generated in connection with the Business; all other files, records, documents, data, plans, proposals and all other recorded knowledge of the contributor related to other excluded assets, all telephone numbers used in the connection with the Business and all directory listings of the such telephone numbers; all proprietary software and rights in third party software that is not assignable to the Company; all income tax refunds and tax deposits; any insurance policies; any Home Program Epogen; and Accounts Receivable as of the Effective Time; all rights relating to the use of the names under which the business has been conducted, including Renal Care of Northern New York, and all similar phrases and related marks as trade names and trademarks and all rebates or refunds due to Contributor relating to items or services purchased prior to the Effective Time.

Liabilities Assumed:
The liabilities arising after the Effective Time under the Assumed Contracts and the obligation for up to 80 hours of accrued vacation time and up to 32 hours of sick time for each employee hired by the Company.

Purchase Price:
The consideration of the transfer to the Company of the Contributed Assets is Included in the overall purchase price as shown in the asset purchase agreement.

Consulting and Administrative Services Agreement
Watertown Dialysis Center, LLC will enter into a consulting administrative services agreement with New York Dialysis Services, Inc., the terms of which are summarized below:

Date: April 23, 2012
Company: New York Dialysis Services, Inc.
Facility Operator: Watertown Dialysis Center, LLC
Term: 20 years
Services Provided: Responsibilities of the consultant are as follows: Company licenses to Owner on an exclusive basis the use of the equipment; the Company will provide all full time and part time personnel necessary to manage and operate the non-physician aspects of the Business, of which the personnel will be employees or independent contractors of the Company; the Company shall prepare and submit on behalf of the Owner all bills for items and services provided by the Business; the Company shall verify patient eligibility, enrollment and termination with respect to Medicare, Medicaid and other third party payor programs, and shall respond to billing inquiries from patients, payors and physicians; the Company shall provide, or arrange for the provision of, accounting and financial services to the Owner; Company will provide to the Owner during the term of this agreement copies of its standard policy manuals for use by the Business; the Company shall negotiate, execute and maintain contracts and arrangements for and in the name of the Owner with such individuals or entities appropriate for the Business; the Company shall perform medical record audits and conduct utilization review and quality assurance/control review and at the request of
the Owner, the Company will assist in the development and maintenance of a program for home dialysis, including CAPD, CCPD and home hemodialysis.

Compensation:
Monthly service fee equal to $61,665 per month, which is $739,980 annually. The Service Fee shall be adjusted annually as of each anniversary of the date of this agreement to reflect a fair market value rate for the 12 month period then beginning, and the parties shall use commercially reasonable efforts to complete negotiations regarding such adjustments by the date two months prior to the Anniversary Month. If the parties have not reached agreement by the anniversary date, then until agreement is reached, the Service Fee for the 12 month period then beginning shall increase by a rate equal to the same percentage as the percentage increase over the previous calendar year, if any, in the Consumer Price Index.

Although the agreement provides for the contracting of multiple services, the facility will maintain ultimate authority and responsibility for the operation of the facility. Specifically, the operator will retain authority for maintenance of the facility’s fiscal stability, level of services and quality of care; hiring and termination of key management personnel such as the administrative; controlling and maintaining books and business records; disposing of assets and incurring liabilities; adopting and enforcing policies; and employment of all professional staff.

The applicant indicates that the fee is based on current market rates for the proposed services for the dialysis entity, and that the amount of compensation provided for within the Consulting and Administrative Services Agreement is in compliance with the commercially reasonable standard for such agreements.

**Limited Administrative Services Agreement**
The applicant has submitted an executed limited administrative services agreement, which is summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>December 1, 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company:</td>
<td>FMS New York Services, LLC, an affiliate of Fresenius Medical Care Holdings, Inc.</td>
</tr>
<tr>
<td>Facility Operator (Administrator):</td>
<td>Watertown Dialysis Center, LLC</td>
</tr>
<tr>
<td>Term:</td>
<td>20 years</td>
</tr>
<tr>
<td>Services Provided:</td>
<td>The Company will provide all full time and part time personnel necessary to manage and operate the non-physician aspects of the Business, of which such personnel will be employees or independent contractors of the Company; the Company shall prepare and submit on behalf of the Business all bills for items and services provided by the Business and shall administer controls and systems for the recording and collection of the revenues of the Business; the Company shall provide, or arrange for the provision of accounting and financial services to the Administrator for the Business; the Company will provide to the Administrator during the term of this Agreement copies of its standard policy manuals for use by the Business; the Company shall make available to the Business owner the opportunity to participate in the FMS New York Services affiliate’s Ultracare Program; the Company shall negotiate, execute and maintain contracts and arrangements for in the name of the Business owner with such individuals or entities appropriate for the Business; the Company shall provide such project development assistance as the Administrator may reasonably required in connection with any expansion or modification to the business office and clinic space; the Company shall perform medical record audits and conduct utilization review and quality assurance/control review for the Business; the Company will assist in the development and maintenance of a program for home dialysis, including CAPD, CCPD and home hemodialysis and the Company will provide training (including compliance training) and education to all Company employees who render services to the Business.</td>
</tr>
<tr>
<td>Compensation:</td>
<td>Monthly service fee equal to $35,735 per month, which is $428,820 annually. Also, there will be a project development fee equal to seven percent (7%) of “Total Project Costs”, which includes the cost of architectural and engineering fees, the total amount payable to any general contractor or other contractors.</td>
</tr>
</tbody>
</table>
The fee is based on current market rates for the proposed services for the dialysis entity.

**Lease Rental Agreement**
The applicant has submitted an assignment of the current lease; the terms are summarized below:

- **Premises:** 10,569 sq. ft. located at 19328 Washington Street, Watertown, NY
- **Lessor:** DFOG, LLC
- **Lessee:** Watertown Dialysis Center, LLC
- **Term:** The Lease term end on December 31, 2030, or they have an early termination option of December 31, 2025.
- **Rental:** $20,833.33 per month - $250,000 annually ($23.65 per sq. ft.)
- **Provisions:** The lessee shall be responsible for maintenance and utilities.

**Operating Budget**
The applicant has submitted an operating budget for the first year after the change in operator. The budget, summarized below, reflects first year revenues and first year expenses in 2012 dollars.

- **Revenues** $6,245,000
- **Expenses:**
  - Operating $5,445,000
  - Capital 610,000
- **Total Expenses:** $6,055,000
- **Net Income:** $190,000

**Utilization:** (treatments) 20,609
**Cost Per Treatment:** $293.80

*Includes epogen and other pharmaceuticals.*

Utilization by payor source for the first year after the change in ownership is as follows:

- Medicare 80.31%
- Medicaid 2.57%
- HMO 9.40%
- Commercial 7.72%

Expense and utilization assumptions are based on the historical experience of Renal Care of Northern New York, LLC.

**Capability and Feasibility**
The purchase price for the asset purchase agreement and the contribution and redemption agreement totals $5,400,000, which will be met from operations of Fresenius Medical Care Holdings, Inc.

Working capital requirements are estimated at $1,009,167, which appears reasonable based on two months of first year expenses. The working capital requirements will be met via equity from Fresenius Medical Care Holdings, Inc. (75%), and Nephrology Associates Holding, LLC (25%). Presented as BFA Attachments A and B are the 2010 and 2011 certified financial statements of Fresenius Medical Care Holdings, Inc. and Nephrology Associates Holdings, LLC, respectively. Attachment A indicates the availability of sufficient funds for Fresenius’s share of the working capital equity contribution. Nephrology Associates does not have enough liquid assets to cover their share of the working capital equity requirement, but the sole member Khalid P. Sindhu, M.D., has agreed to fund this shortfall. Please see attachment F for his personal net worth statement, which shows adequate resources available to meet Nephrology Associates share. The purchase price will be provided by Fresenius Medical Care Holdings, Inc., and as shown on BFA Attachment A, they have sufficient resources to meet their purchase price as well as the working capital requirement.
Presented as BFA Attachment A are the 2010 and 2011 certified financial statements of Fresenius Medical Care Holdings, Inc. As shown on Attachment A, they had an average positive working capital and net asset position from 2010 to 2011. Also, they have achieved an average net income of $1,024,835,500.

The submitted budget projects a net income of $190,000 during the first year after the change in operator. Revenues are based on current reimbursement methodologies. The submitted budget appears reasonable.

Presented as BFA Attachment B are the 2010 and 2011 certified financial statements of Nephrology Associates Holdings, LLC. As shown on Attachment B, they had an average positive working capital position and an average positive net asset position from 2010 and 2011. Also, they achieved an average net income of $169,780 from 2010 and 2011.

Presented as BFA Attachment C are the certified financial statements of Renal Care of Northern New York, LLC. As shown on Attachment C, RCNNY had an average positive working capital and net asset position from 2010-2011. Also, they achieved an average net loss of $119,768 from 2010-2011. The loss was caused by higher personnel costs stemming from inefficient labor productivity and higher corporate contributions made to the American Kidney Foundation (AKF). To rectify losses, RCNNY has reduced inefficiencies and gained significant labor improvements, plus they reduced the contribution to AKF due to an alteration in the contribution methodology, which accounts for actual usage now and not volume.

As shown on BFA Attachment D, a financial summary of New York Dialysis Services, Inc. indicates that the corporation has experienced negative working capital, stockholder’s equity and a net loss of $8,092,565 for 2011. The negative working capital, stockholder’s equity and net loss from operations is because of management fees, due to Fresenius Medical Care Holdings, Inc. for services rendered to New York Dialysis Services, Inc. As shown on BFA Attachment E, a financial summary of New York Dialysis Services, Inc. indicates the corporation has experienced negative working capital and stockholder’s equity and maintained a net income of $2,033,563 as of November 30, 2012. The applicant has stated that losses experienced by New York Dialysis Services, Inc. will be supported by Fresenius Medical Holdings, Inc. as needed.

The applicant has demonstrated the capability to proceed in a financially feasible manner, and approval is recommended.

**Recommendation**

From a financial perspective, approval is recommended.

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**Attachments**

<table>
<thead>
<tr>
<th>BFA Attachment A</th>
<th>Financial Summary 2010-2011 Certified Financial Statements of Fresenius Medical Care Holdings, Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summary 2010 and 2011 certified Financial Statements for Nephrology Associates Holdings, LLC</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Financial Summary -2010 and 2011 Renal Care of Northern New York, LLC</td>
</tr>
<tr>
<td>BFA Attachment E</td>
<td>Internal Financial Summary 2012 New York Dialysis Services, Inc.</td>
</tr>
<tr>
<td>BFA Attachment F</td>
<td>Net Worth Statement for Khalid P. Sindhu, M.D</td>
</tr>
</tbody>
</table>

---
Description
Avantus Renal Therapy New York, LLC (Avantus), an existing limited liability company, requests approval to become the operator of the following renal dialysis clinics currently operated by Beth Israel Medical Center (BIMC) in Manhattan:

<table>
<thead>
<tr>
<th>Current Facility Name and Address</th>
<th>Current # of Stations</th>
<th>Proposed Facility Name</th>
<th>Proposed # of Stations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beth Israel Chronic Dialysis Center 120 East 16th Street, New York</td>
<td>26</td>
<td>Avantus Irving Place Dialysis Center</td>
<td>28</td>
</tr>
<tr>
<td>Upper Manhattan Dialysis Center BIMC 2465-67 Broadway, New York</td>
<td>25</td>
<td>Avantus Upper Manhattan Dialysis Center</td>
<td>25</td>
</tr>
<tr>
<td>*Avantus Harlem Green 488 West 128th Street, New York</td>
<td>12</td>
<td>Avantus Harlem Green Dialysis Center</td>
<td>12</td>
</tr>
<tr>
<td>*Avantus Upper East Side 315 East 62nd Street, New York</td>
<td>14</td>
<td>Avantus Upper East Side Dialysis Center</td>
<td>14</td>
</tr>
</tbody>
</table>

* Beth Israel Medical Center is in the process of closing its dialysis extension clinic located at 1555 Third Avenue, New York, and certifying these two locations as replacements under approved administrative review CON #121396-C.

The applicant also proposes to add two stations to the main site located at 120 East 16th Street, with the other three sites being extension clinics.

Fresenius Medical Care Holdings, Inc. is the sole member of National Medical Care, Inc. National Medical Care, Inc is the sole member of Renal Research Institute, LLC and Renal Research Institute, LLC is the sole member of Avantus Renal Therapy New York, LLC. Avantus is a wholly-owned subsidiary of Fresenius Medical Care Holdings, Inc.

DOH Recommendation
Contingent approval.

Need Summary
New York County currently has an unmet need of 179 stations to treat patients who are not residents. By 2016, this unmet need will increase to 62 stations for residents and 278 for all patients.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
The total purchase price of $1.00 will be met with equity from Fresenius Medical Care Holdings, Inc.

Incremental Budget:
- Revenues: $23,480,000
- Expenses: 26,684,000
- Gain/(Loss): ($3,204,000)

Budgeted losses will be supported by Fresenius Medical Care Holdings, Inc.
Health Systems Agency
There is no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]
2. Submission of an executed administrative services agreement that is acceptable to the Department of Health. [BFA]
3. The submission of State Hospital Code (SHC) Drawings, acceptable to the Department, as described in BAEFP Drawing Submission Guidelines DSG-01. [AER]
4. Submission of a photocopy of the executed Certificate of Amendment of the Articles of Organization of Avantus Renal Therapy New York, LLC, acceptable to the Department. [CSL]
5. Submission of a photocopy of the executed Amended and Restated Operating Agreement of Avantus Renal Therapy New York, LLC, acceptable to the Department. [CSL]
6. Submission of a photocopy of the executed Articles of Organization of Renal Research Institute, LLC and any amendments thereto, acceptable to the Department. [CSL]
7. Submission of a photocopy of the executed Operating Agreement of Renal Research Institute, LLC and any amendments thereto, acceptable to the Department. [CSL]
8. Submission of a photocopy of the executed Certificate of Incorporation of National Medical Care, Inc. and any amendments thereto, acceptable to the Department. [CSL]
9. Submission of a photocopy of the adopted bylaws of National Medical Care, Inc. and any amendments thereto, acceptable to the Department. [CSL]
10. Submission of a photocopy of the executed Certificate of Incorporation of Fresenius Medical Care Holdings, Inc. and any amendments thereto, acceptable to the Department. [CSL]
11. Submission of a photocopy of the adopted bylaws of Fresenius Medical Care Holdings, Inc. and any amendments thereto, acceptable to the Department. [CSL]
12. Submission of photocopies of the executed certificates of assumed name of Avantus Renal Therapy New York, LLC, acceptable to the Department. [CSL]
13. Submission of a photocopy of the finalized and executed Consulting and Administrative Services Agreement between the applicant and Renal Research Institute, LLC, acceptable to the Department. [CSL]

Approval conditional upon:

1. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
2. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
3. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]
4. The clinical space must be used exclusively for the approved purpose. [HSP]
5. The submission of Final Construction Documents, signed and sealed by the project architect, as described in BAEFP Drawing Submission Guidelines DSG-01, prior to the applicant’s start of construction. [AER]
6. The applicant shall complete construction by July 1, 2013 in accordance with 10 NYCRR Part 710.2(b)(5) and 710.10(a), if construction is not completed on or before that date, this may constitute abandonment of the approval and this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
February 7, 2013.
**Need Analysis**

**Background**
Avantus Renal Therapy New York, LLC (Avantus) seeks approval to be established as the operator of four facilities currently being operated by Beth Israel Medical Center:

- Beth Israel Clinic Dialysis Center located at 120 East 16th Street New York, 10003,
- Upper Manhattan Dialysis Center located at 2465-67 Broadway New York, 10025,
- Avantus Harlem-Green located at 1361 Amsterdam Ave New York, 10027, and
- Avantus Upper East Side located at 315 East 62nd Street New York, 10128.

In addition, Avantus seeks to add two stations to the Beth Israel dialysis site on East 16th Street.

**Analysis**
The population of New York County was 1,601,948 in 2010. The percentage of residents age 65 and over was 13.7% and the nonwhite population was 52.1%. These are the population groups that are most in need of end stage renal dialysis services.

<table>
<thead>
<tr>
<th>Age 65 and Over:</th>
<th>13.7%</th>
<th>State Average:</th>
<th>13.7%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonwhite:</td>
<td>52.1%</td>
<td>State Average:</td>
<td>42.0%</td>
</tr>
</tbody>
</table>

*Source: U.S. Census 2010*

**Capacity**
The Department’s methodology to estimate capacity for chronic dialysis stations is based on Section 709.4 of Title 10 and is as follows:

One free standing station represents 702 treatments per year. This is based on the expectation that the center will operate 2.5 patient shifts per day at 6 days per week, which can accommodate 15 patients per week (2.5 x 6 x 15 x 52 weeks). This projected 702 treatments per year is based on a potential 780 treatments x 52 weeks x 90% utilization rate = 702.

One hospital based station is calculated at 499 treatments per year per station. This is the result of 2.0 shifts per day x 6 days per week x 52 weeks x 80% utilization rate. One hospital based station can treat 3 patients per year.

Per Department policy, hospital based stations can treat fewer patients per year. Statewide, the majority of stations are freestanding, as are the majority of applications for new stations. As such, when calculating the need for additional stations, the Department bases the projected need on the establishment of additional freestanding stations.

There are currently 20 facilities with 430 freestanding dialysis stations operating in New York County. This project proposes to add two net new freestanding stations to the system.

Based upon the DOH dialysis methodology, existing stations could treat a total of 1,935 patients annually.
Projected Need

<table>
<thead>
<tr>
<th>New York County</th>
<th>2011</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total Patients Treated</td>
<td>Total Residents Treated</td>
</tr>
<tr>
<td>Freestanding Stations Needed</td>
<td>2756</td>
<td>1917</td>
</tr>
<tr>
<td>Existing Stations</td>
<td>613</td>
<td>426</td>
</tr>
<tr>
<td>w/Approval of This CON</td>
<td>430</td>
<td>430</td>
</tr>
<tr>
<td>Unmet Need Without Approval</td>
<td>181</td>
<td>-2</td>
</tr>
<tr>
<td>Unmet Need With Approval</td>
<td>179</td>
<td>-4</td>
</tr>
</tbody>
</table>

The data in the first row, "Freestanding Stations Needed," comes from the DOH methodology which assumes that each station is able to treat 4.5 patients. The data in the next row, "Existing Stations," comes from the Department's Health Facilities Information System (HFIS). "Unmet Need" comes from subtracting needed stations from existing stations. "Total Patients Treated" is from IPRO data from 2011.

Conclusion
The proposed change of operator would help the four affected dialysis facilities to continue to meet the need for dialysis care in New York County, where there remains a need for additional dialysis stations.

Recommendation
From a need perspective, contingent approval is recommended.

Programmatic Analysis

Background
Establish Avantus Renal Therapy New York, LLC as the new operator of four dialysis centers currently operated by Beth Israel Medical Center. Additionally, the applicant is requesting to add two stations to one location.

Character and Competence
The sole member of the LLC is Renal Research Institute, LLC, which is a whole-owned subsidiary of Fresenius Medical Care Holdings, Inc. The officers of Avantus are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paul Balter</td>
<td>Director, Vice President, Chief Medical Officer</td>
</tr>
<tr>
<td>Mark Costanzo</td>
<td>Director, Vice President</td>
</tr>
<tr>
<td>Paul Zabetakis, MD</td>
<td>Director, President</td>
</tr>
<tr>
<td>Ronald J. Kuerbitz</td>
<td>Executive Vice President, Chief Administrative Officer</td>
</tr>
<tr>
<td>Douglas G. Kott</td>
<td>Senior Vice President, Secretary</td>
</tr>
<tr>
<td>Angelo Moesslang</td>
<td>Chief Financial Officer</td>
</tr>
<tr>
<td>Mark Fawcett</td>
<td>Vice President, Treasurer</td>
</tr>
<tr>
<td>Mary Sullivan</td>
<td>Vice President</td>
</tr>
<tr>
<td>Liam Walsh</td>
<td>Vice President</td>
</tr>
<tr>
<td>Paul Colantonio</td>
<td>Assistant Treasurer</td>
</tr>
<tr>
<td>Carl Groves</td>
<td>Assistant Treasurer</td>
</tr>
<tr>
<td>Bryan Mello</td>
<td>Assistant Treasurer</td>
</tr>
<tr>
<td>Jessica Stewart</td>
<td>Assistant Secretary</td>
</tr>
</tbody>
</table>
Staff from the Division of Hospitals and Diagnostic & Treatment Centers reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals and all related entities were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Additionally, the staff from the Division of Hospitals and Diagnostic & Treatment Centers performed internet searches on the proposed managers and all related corporate entities and found nothing of concern. Staff also checked a random sample of affiliated dialysis centers via the CMS Dialysis Facility Compare website and found no pattern of substandard care.

The following disclosures were included in the project application:

On July 17, 2007, resulting from an investigation begun in 2005, the United States Attorney filed a civil complaint against Renal Care Group, Inc., its subsidiary and FMCH in its capacity as Renal Care Group’s current corporate parent related to issues the operation of a supply company. The company believes the operations of the supply company were in compliance with applicable law and that its position in the litigation will ultimately be sustained.

On February 15, 2011, a qui tam relator’s complaint under the False Claims Act against FCMH was unsealed. The United States has not intervened in the case United States ex rel. Chris Drennen v. Fresenius medical Care Holdings, Inc., 2009 Civ. 10179 (D. Mass.). The relator’s complaint, which was first filed under seal in February 2009, alleges that the Company seeks and received reimbursement from government payors for serum ferritin and hepatitis B laboratory test that are medically unnecessary or not properly ordered by a physician. FMCH has filed a motion to dismiss the complaint. On March 16, 2011, the United States Attorney issued a Civil Investigative Demand seeking the production of documents related to the same laboratory tests that are the subject of the relator’s complaint. FMCH is cooperating fully in responding to the additional Civil Investigative Demand, and will vigorously contest the relator’s complaint.

On June 29, 2011, FMCH received a subpoena from the United States Attorney. On December 6, 2011, a single Company facility in New York received a subpoena from the OIG that was substantially similar to the one issued by the U.S. Attorney. These subpoenas are part of a criminal and civil investigation into relationships between retail pharmacies and outpatient dialysis facilities in the State of New York for medications provided to patients with ESRD. Among the issues encompassed by the investigation is whether retail pharmacies may have provided or received compensation from the New York Medicaid program for pharmaceutical products that should be provided by the dialysis facilities in exchange for the New York Medicaid payment to the dialysis facilities. The company is cooperating in the investigation.

On December 7, 2012, FMCH received a subpoena from the United States Attorney requesting production of a range of documents relating to products (dialysate) manufactured by FMCH. FMCH intends to cooperate fully.

Recommendation
From a programmatic perspective, contingent approval is recommended.

Financial Analysis

Lease Agreements and Assignments
The applicant has submitted executed lease agreements and lease assignments, the terms of which are summarized below:

Avantus Irving Place Dialysis Center

*Date:* May 24, 2010  
*Premises:* Approximately 28,000 sq. ft. on the entire sixth and twelfth* floors in the building located
at 120East 16th St, New York.

Landlord: 120 East 16th Street Co, LLC
Assignor: Beth Israel Medical Center
Assignee: Avantus Renal Therapy New York, LLC
Lease Term: Ten years with the option to renew for an additional five years
Rental: $1,080,000/year increasing 3% yearly
Provisions: The assignee shall be responsible for utilities, maintenance, insurance and taxes.

*The applicant will use the twelfth floor premises for general office space only.

Avantus Upper Manhattan Dialysis Center

Date: February 9, 2006
Premises: Approximately 10,000 sq. ft. on the third floor in the building located at 2465-71 Broadway, New York
Landlord: 2465 Broadway Associates, LLC
Assignor: Renal Research Institute, LLC
Assignee: Avantus Renal Therapy New York, LLC
Lease Term: Three years with the option to renew for two additional terms of five and seven years.
Rental: $385,035/year
Provisions: The assignee shall be responsible for utilities, maintenance, insurance and taxes.

Avantus Harlem Green Dialysis Center

Date: June 29, 2012
Premises: 2nd floor and portion of the ground floor totaling approximately 23,000 sq. ft. in the building located at 488 West 128th St., New York
Landlord: Janus VII LLC
Lessee: Avantus Renal Therapy New York, LLC
Lease Term: 15 years nine months with the option to renew for an additional five years.
Rental: $764,750 for the first year increasing 3% yearly.
Provisions: The lessee shall be responsible for utilities, maintenance, insurance and taxes.

Avantus Upper East Side Dialysis Center

Date: June 27, 2012
Premises: Portion of the ground floor and basement totaling approximately 10,695 sq. ft. in the building located at 315 East 62nd Street, New York
Landlord: 315 East 62 LLC
Lessee: Avantus Renal Therapy New York, LLC
Lease Term: Twelve years
Rental: $476,510 for the first year increasing 3% yearly.
Provisions: The lessee shall be responsible for utilities, maintenance, insurance and taxes.

The applicant has indicated that the lease assignments and agreements are arm’s length agreements and letters of opinion from Licensed Commercial Real Estate Brokers have been submitted indicating rent reasonableness.

Transfer Agreement
The applicant has submitted an executed transfer agreement, the terms of which are summarized below:

Date: January 27, 2012
Transferor: Beth Israel Medical Center
Transferee: Avantus Renal Therapy New York, LLC
Assets Transferred: All assets used or held for use solely in connection with the operation of the clinics.
Assumed Liabilities: All liabilities accruing from and after the closing date
Transfer Price: $1.00
Payment: Paid in full at the closing.
The total purchase price of $1.00 has been assigned because of the historical and projected losses and negative cash flow associated with Beth Israel Medical Center operation of the renal dialysis clinics. Fresenius Medical Holdings has stated that they will support the budgeted losses and negative working capital.

The applicant has provided an original affidavit, which is acceptable to the Department in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 28 of the Public Health Law, with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liabilities and responsibilities.

**Administrative Services Agreement**

The applicant has submitted a proposed administrative services agreement, the terms of which are summarized below:

<table>
<thead>
<tr>
<th>Facility Operator:</th>
<th>Avantus Renal Therapy New York, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provider:</td>
<td>Renal Research Institute, LLC</td>
</tr>
<tr>
<td>Services Provided:</td>
<td>Accounting; bookkeeping; billing; accounts receivable; accounts payable; purchase of equipment and supplies; negotiate, execute and maintain contracts; payroll, human resources, and benefits management to all non-physician employees.</td>
</tr>
<tr>
<td>Term:</td>
<td>3 years with yearly renewal.</td>
</tr>
<tr>
<td>Compensation:</td>
<td>$20.00/dialysis treatment</td>
</tr>
</tbody>
</table>

Avantus Renal Therapy New York, LLC and Renal Research Institute, LLC are related parties; therefore, the agreement is a non-arm’s length agreement.

**Operating Budget**

The applicant has submitted incremental operating budget, in 2013 dollars, for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$22,744,000</td>
<td>$23,480,000</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating Expenses:</td>
<td>$22,662,000</td>
<td>$23,395,000</td>
</tr>
<tr>
<td>Capital Expenses:</td>
<td>3,289,000</td>
<td>3,289,000</td>
</tr>
<tr>
<td>Total Expenses:</td>
<td>$25,951,000</td>
<td>$26,684,000</td>
</tr>
<tr>
<td>Net Income/Loss:</td>
<td>($3,166,000)</td>
<td>($3,204,000)</td>
</tr>
<tr>
<td>Utilization(visits):</td>
<td>81,082</td>
<td>83,709</td>
</tr>
<tr>
<td>Cost per visit:</td>
<td>$320.06</td>
<td>$318.77</td>
</tr>
</tbody>
</table>

The applicant has stated that the projected operating losses will be subsidized by Fresenius Medical Care Holdings, Inc.

Utilization by payor source for the first year is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Years One and Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Fee-for-Service</td>
<td>26.06%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>64.13%</td>
</tr>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>9.79%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>0.02%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on historical experience of the existing dialysis centers.
**Capability and Feasibility**

There are no project costs associated with this application.

The transfer price of $1.00 will be met with equity from Fresenius Medical Care Holdings, Inc. Presented as BFA Attachment B is the financial summary of Fresenius Medical Care Holding, Inc. showing sufficient funds.

Working capital contributions are estimated at $4,325,167, based on two months of first year expenses, and will be provided by Fresenius Medical Care Holdings, Inc. Presented as BFA Attachment D, is the pro-forma balance sheet of Avantus Renal Therapy New York as of the first day of operation, which indicates positive shareholder’s equity position of $6,597,349. Any negative working capital will be supported by Fresenius Medical Care Holdings, Inc. The Pro-forma cash represents working capital contributions plus cash reserves to be made by Fresenius Medical Care Holdings, Inc. who will contribute additional working capital necessary for the first day of operations of $3,480,238.

The submitted budget indicates a net loss of $3,166,000 and $3,204,000 for the first and third year subsequent to change in ownership, respectively. Revenue is based on Beth Israel Medical Center’s experience in the operation of the dialysis clinics and on current reimbursement rates. The applicant indicates that losses are largely attributable to overtime labor as well as medical supply costs. The applicant will work to reduce these expenses where possible. Budgeted losses will be supported by Fresenius Medical Care Holdings, Inc. The budget appears reasonable.

As shown on BFA Attachment B, a financial summary of Fresenius Medical Care Holdings, Inc. indicates that the corporation has maintained positive working capital and equity and generated net income of $1,177,262,000 for 2011. As shown on BFA Attachment C, internal financial summary of Fresenius Medical Care Holdings, Inc, indicates that the corporation has maintained positive working capital and equity and generated a net income of $1,025,639,000 as of September 30, 2012.

Based on the preceding, and subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner and approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.

---

### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Organizational Chart</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summary 2010-2011, Fresenius Medical Care Holdings, Inc.</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Internal Financial Summary as of September 30, 2012, Fresenius Medical Care Holdings, Inc.</td>
</tr>
<tr>
<td>BFA Attachment D</td>
<td>Pro-forma Balance Sheet</td>
</tr>
</tbody>
</table>
Executive Summary

Description
LSL Newburgh, LLC d/b/a Liberty Hudson Valley Dialysis, an existing proprietary chronic renal dialysis diagnostic and treatment center (D&TC) located at 4 Corwin Court, Newburgh, requests approval to transfer 55% membership interest from current member, Liberty Newburgh Holdings, LLC, to New York Dialysis Services, Inc. The 17-stations center will continue to provide home hemodialysis training and support, home peritoneal dialysis training and support and chronic renal dialysis upon approval.

Membership of the operation before and after the requested change is as follows:

<table>
<thead>
<tr>
<th></th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Liberty Newburgh Holdings, LLC</td>
<td>55%</td>
<td>55%</td>
</tr>
<tr>
<td>St. Luke’s Cornwall Hospital</td>
<td>15%</td>
<td>15%</td>
</tr>
<tr>
<td>Shoib Aziz</td>
<td>15%</td>
<td>15%</td>
</tr>
<tr>
<td>Hamid Hossain</td>
<td>15%</td>
<td>15%</td>
</tr>
</tbody>
</table>

New York Dialysis Services, Inc. is a wholly-owned subsidiary of Fresenius Medical Care Holdings, Inc. Liberty Hudson Valley Dialysis will continue to have site control under their current lease. New York Dialysis Services, Inc. will be added to the lease upon approval.

Under the amendment to the option to purchase membership interest agreement between Liberty Dialysis LLC and Liberty Newburgh Holdings LLC, Liberty Dialysis LLC assigned its option to purchase Liberty Newburgh Holdings, LLC interest to New York Dialysis Services, Inc.

DOH Recommendation
Contingent approval.

Need Summary
This change in ownership will not result in any modifications in the total number of stations or services. There is a remaining need for 16 stations to treat Orange County residents, or 29 stations to treat all patients receiving dialysis services in Orange County.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicant’s character and competence or standing in the community.

Financial Summary
There are no project costs associated with this application. The total purchase price of $1.00 will be met with equity from New York Dialysis Services, Inc.

Incremental Budget:
<table>
<thead>
<tr>
<th></th>
<th>Revenues: $ 11,669,189</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenses</td>
<td>$ 6,621,580</td>
</tr>
<tr>
<td>Gain/(Loss): $ 5,047,609</td>
<td></td>
</tr>
</tbody>
</table>

Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of an executed assignment and assumption agreement that is acceptable to the Department of Health. [BFA]
2. Submission of an executed lease assignment that is acceptable to the Department of Health. [BFA]
3. Submission of a revised CON Schedule 3B, acceptable to the Department. [CSL]
4. Submission of proof of compliance with the provisions of Public Health Law § 2801-a(4)(b)(iii) with respect to the withdrawal of Robert Santelli from LSL Newburgh, LLC, acceptable to the Department. [CSL]
5. Submission of a photocopy of the Consent to Assignment and Amendment Lease, acceptable to the Department. [CSL]
6. Submission of a photocopy of the Assignment and Amendment Agreement to the Independent Vendor Agreement, acceptable to the Department. [CSL]
7. Submission of a photocopy of the Bylaws of New York Dialysis Services, Inc., acceptable to the Department. [CSL]
8. Submission of an organizational chart of LSL Newburgh, LLC, acceptable to the Department. [CSL]
9. Submission of a photocopy of the Membership Interest Purchase Agreement, acceptable to the Department. [CSL]
10. Submission of information regarding the Membership Interest Purchase Agreement, acceptable to the Department. [CSL]
11. Submission of a photocopy of the Amended and Restated Operating Agreement of LSL Newburgh, LLC, acceptable to the Department. [CSL]

Council Action Date
February 7, 2013.
Need Analysis

Background
New York Dialysis Services, Inc. requests approval to purchase 55 percent of the membership interests of LSL Newburgh, LLC from Liberty Newburgh Holdings, LLC. LSL Newburgh, LLC is the operator of Liberty Hudson Valley Dialysis, a 17 station facility located at 4 Corwin Court, Newburgh, 12550, in Orange County.

The population of Orange County was 374,872 in 2010. The percentage of the population over the age of 65 was 11.3%. The nonwhite population accounted for 32.3%. These are the two population groups most in need of end stage renal dialysis services.

2011:

| Ages 65 and Over: | 11.3% | State Average: | 13.7% |
| Nonwhite: | 32.3% | State Average: | 42.0% |

Source: U.S. Census 2010

Although the percentage of these groups in Orange County are below those for the state as a whole, they are still sizable and warrant the need for continued operation of existing dialysis stations in the county.

Capacity
The Department’s methodology to estimate capacity for chronic dialysis stations is based on Section 709.4 of Title 10 and is as follows:

One freestanding station represents 702 treatments per year. This is based on the expectation that the center will operate 2.5 patient shifts per day at 6 days per week, which can accommodate 15 patients per week (2.5 x 6 x 15 x 52 weeks). This projected 702 treatments per year is based on a potential 780 treatments x 52 weeks x 90% utilization rate = 702.

One hospital based station is calculated at 499 treatments per year per station. This is the result of 2.0 shifts per day x 6 days per week x 52 weeks x 80% utilization rate. One hospital based station can treat 3 patients per year.

Per Department policy, hospital based stations can treat fewer patients per year. Statewide, the majority of stations are freestanding, as are the majority of applications for new stations. As such, when calculating the need for additional stations, the Department bases the projected need on the establishment of additional freestanding stations.

There are currently 3 facilities with 57 free standing dialysis stations operating in Orange County. This project will not add any net new Freestanding Station to the system.

Based upon DOH methodology, existing stations could treat a total of 257 patients annually.

Projected Need

<table>
<thead>
<tr>
<th>2011</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Patients Treated</td>
<td>Total Residents Treated</td>
</tr>
<tr>
<td>Freestanding Stations Needed</td>
<td>387</td>
</tr>
<tr>
<td>Existing Stations</td>
<td>325</td>
</tr>
<tr>
<td>w/Approval of This CON</td>
<td>57</td>
</tr>
<tr>
<td>Unmet Need With Approval</td>
<td>29</td>
</tr>
</tbody>
</table>

**FS – Free Standing
***Based upon a estimate of a three percent annual increase

The data in the first row, “Freestanding Stations Needed,” comes from the DOH methodology, which assumes that each station is able to treat 4.5 patients. The data in the next row, “Existing Stations,” comes from the Department’s
Health Facilities Information System (HFIS). "Unmet Need" comes from subtracting needed stations from existing stations. "Total Patients Treated" is from IPRO data from 2011.

**Conclusion**
The services provided by this provided are needed and utilized. In addition, a need for additional stations remains in the county. The proposed ownership transfer will help ensure the continued operation of a well-utilized facility in an area with unmet need for dialysis services.

**Recommendation**
From a need perspective, approval is recommended.

<table>
<thead>
<tr>
<th>Name</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>New York Dialysis Services, Inc</td>
<td>55%</td>
</tr>
<tr>
<td>St. Luke’s Cornwall Hospital</td>
<td>15%</td>
</tr>
<tr>
<td>Shoib Aziz</td>
<td>15%</td>
</tr>
<tr>
<td>Hamid Hossain</td>
<td>15%</td>
</tr>
</tbody>
</table>

NYDS is an already established article 28 provider which operates over 30 dialysis centers in New York State and is a subsidiary of Fresenius Medical Care Holdings (FMCH).

**Programmatic Analysis**

**Background**
Establish a New York Dialysis Services, Inc. (NYDS) as the 55% member of LSL Newburgh LLC d/b/a Liberty Hudson Valley Dialysis, an existing 17-station chronic renal dialysis diagnostic and treatment center. No programmatic changes will occur as a result of this proposal.

**Character and Competence**
The current 55% member of center, Liberty Newburgh Holdings, LLC, is selling their membership to NYDS. The other members will remain the same, with the same membership interests. Upon approval the members of the LLC will be:

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted regarding licenses held, formal education, training in pertinent health and/or related areas, employment history, a record of legal actions, and a disclosure of the applicant’s ownership interest in other health care facilities. Licensed individuals were checked against the Office of Medicaid Management, the Office of Professional Medical Conduct, and the Education Department databases as well as the US Department of Health and Human Services Office of the Inspector General Medicare exclusion database.

Additionally, the staff from the Division of Certification & Surveillance reviewed the ten-year surveillance history of all associated facilities. Sources of information included the files, records, and reports found in the Department of Health. Included in the review were the results of any incident and/or complaint investigations, independent professional reviews, and/or comprehensive/focused inspections. The review found that any citations were properly corrected with appropriate remedial action.

FMCH disclosed four lawsuits and investigations. One involves possible improper laboratory tests. A second involves a subsidiary supply company. The third is investigating the relationship between retail pharmacies and outpatient dialysis facilities and the reimbursement of medications provided to ESRD patients. The fourth involves labeling and warnings for dialysate concentrate products. Each disclosure involves multiple parties with overlapping authority. At this time there are no findings.

**Recommendation**
From a programmatic perspective, approval is recommended.
Financial Analysis

Operating Budgets
The applicant has submitted an incremental operating budget, in 2013 dollars for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th>Years One and Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
</tr>
<tr>
<td>Expenses:</td>
</tr>
<tr>
<td>Operating:</td>
</tr>
<tr>
<td>Capital:</td>
</tr>
<tr>
<td>Total Expenses:</td>
</tr>
<tr>
<td>Net Income:</td>
</tr>
<tr>
<td>Utilization(treatments)</td>
</tr>
<tr>
<td>Cost per treatment</td>
</tr>
</tbody>
</table>

Utilization by payor source for the first and third years is as follows:

<table>
<thead>
<tr>
<th>Years One and Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Fee for Service</td>
</tr>
<tr>
<td>Medicare Fee for Service</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
</tr>
<tr>
<td>Medicaid Fee for Service</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
</tr>
<tr>
<td>Private Pay/Other</td>
</tr>
</tbody>
</table>

Expenses and utilization are based on the historical experience of Liberty Hudson Valley Dialysis.

Capability and Feasibility
There are no project costs associated with this application.

The transfer price of $1.00 will be met with equity from New York Dialysis Services, Inc. Presented as BFA Attachment A is the financial summary of New York Dialysis Services, Inc. showing sufficient funds.

Mark Caputo, sole member of Liberty Newburgh Holdings, LLC, granted New York Dialysis Services, Inc. the amended Option to Purchase through an executed agreement on September 28, 2012. The total purchase price was originally $1,000 but was settled at $1.00. At the time Liberty Newburgh Holdings LLC, acquired its interest in LNL Newburgh LLC, the article 28 operator, Mark Caputo was the CEO of Liberty Dialysis, LLC. Liberty Dialysis, LLC entered into an agreement to provide administrative/consulting services.

Consistent with the representative governance model, then in effect, Mr. Caputo also entered into an option agreement pursuant to which he agreed to sell his ownership interest for nominal consideration if it was determined that Liberty Dialysis, LLC could legally purchase such ownership interest. With the enactment of Section 2801-a(15)(a) of Public Health Law, it became permissible for corporations or limited liability companies to possess ownership interest in renal dialysis clinics, thus necessitating this CON application in order to effectuate previous contingent agreements.

The submitted budget indicates a net income of $5,047,609 for the first and third years. Revenue is based on Liberty Hudson Valley Dialysis’s experience in the operation of the dialysis center and on current reimbursement rates. The budget appears reasonable.

As shown on BFA Attachment A, a financial summary of New York Dialysis Services, Inc. indicates that the corporation has experienced negative working capital, stockholders equity and a net loss of $9,498,702 for 2011. The negative working capital, stockholder’s equity and net loss from operations is due to management fees due to Fresenius Medical Care Holdings, Inc. for services rendered to New York Dialysis Services, Inc. As shown on BFA
Attachment B, a financial summary of New York Dialysis Services, Inc. indicates the corporation has experienced negative working capital and stockholder’s equity and maintained a net income of $2,033,563 as of November 30, 2012. The applicant has stated that losses experienced by New York Dialysis Services, Inc. will be supported by Fresenius Medical Holdings, Inc. as needed.

As shown on BFA Attachment C, a financial summary of Fresenius Medical Care Holdings, Inc. indicates that the corporation has maintained positive working capital and equity and generated net income of $1,177,262,000 for 2011. As shown on BFA Attachment D, internal financial summary of Fresenius Medical Care Holdings, Inc., indicates that the corporation has maintained positive working capital and equity and generated a net income of $1,025,639,000 as of September 30, 2012.

As shown on BFA Attachment E, a financial summary of Liberty Hudson Valley Dialysis indicates that the facility has maintained positive working capital and member’s equity and experienced income from operations of $3,278,361 for 2011. As shown on BFA Attachment F, internal financial summary of Liberty Hudson Valley Dialysis indicates that the corporation has maintained positive working capital and equity and generated a net income of $3,742,423 as of September, 30, 2012.

Based on the preceding, and subject to the noted contingencies, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner and approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.

<table>
<thead>
<tr>
<th>Attachments</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
</tr>
<tr>
<td>BFA Attachment B</td>
</tr>
<tr>
<td>BFA Attachment C</td>
</tr>
<tr>
<td>BFA Attachment D</td>
</tr>
<tr>
<td>BFA Attachment E</td>
</tr>
<tr>
<td>BFA Attachment F</td>
</tr>
</tbody>
</table>
New York State Department of Health  
Public Health and Health Planning Council  

January 24, 2013

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
</table>
| 1. 121099 E | Parkview Care and Rehabilitation Center, Inc. d/b/a Parkview Care and Rehabilitation Center  
(Nassau County) |
| 2. 122003 E | Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare  
(Steuben County) |
Executive Summary

Description
Parkview Care and Rehabilitation Center, Inc. d/b/a Parkview Care and Rehabilitation Center, a 169-bed proprietary residential health care facility (RHCF) located at 5353 Merrick Road, Massapequa, requests approval for a change in 45% of the membership ownership of the facility. The ownership of the facility, before and after the proposed transaction, is as follows:

<table>
<thead>
<tr>
<th>Current</th>
<th>Pct.</th>
</tr>
</thead>
<tbody>
<tr>
<td>David Jones</td>
<td>50.0%</td>
</tr>
<tr>
<td>Judith Jones-Calnan</td>
<td>45.0%</td>
</tr>
<tr>
<td>Bent Philipson</td>
<td>2.5%</td>
</tr>
<tr>
<td>Ben Landa</td>
<td>2.5%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Proposed</th>
<th>Pct.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bent Philipson</td>
<td>12.5%</td>
</tr>
<tr>
<td>Ben Landa</td>
<td>25.0%</td>
</tr>
<tr>
<td>David Jones</td>
<td>50.0%</td>
</tr>
<tr>
<td>Anne Gottlieb</td>
<td>10.0%</td>
</tr>
<tr>
<td>Jennifer Strauss</td>
<td>2.5%</td>
</tr>
</tbody>
</table>

The change in the membership percentage would diversify ownership of the facility. There will be no programmatic changes made as a result of the transfers.

Several of the proposed new members and the members gaining additional shares have ownership interest in additional RHCF facilities. Bent Philipson has ownership interest in several other New York State nursing homes, but the ownership is too recent to be able to provide full year financial statements for their operations. They are: Crown Center for Nursing and Rehabilitation-Cortland, Diamond Hill Nursing and Rehabilitation Center-Troy, Little Neck Nursing Home, Pathways Nursing and Rehabilitation Center-Hilltop, and Rosewood Rehabilitation and Nursing Center.

DOH Recommendation
Approval.

Need Summary
As this project involves only a partial change in the ownership interests, no Need recommendation is required.

Program Summary
No negative information has been received concerning the character and competence of the above applicants identified as new members.

No changes in the program or physical environment are proposed in this application. No administrative services/consulting agreement is proposed in this application.

Financial Summary
There are no project costs associated with this proposal. The purchase price for 45% ownership interest in the nursing home is $2,122,607.74.

Budget:  
Revenues: $14,326,437  
Expenses: $14,093,856  
Gain/(Loss): $232,581

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval.

Council Action Date
February 7, 2013.
Programmatic Analysis

Facility Information

<table>
<thead>
<tr>
<th>Facility Name</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Name</td>
<td>Parkview Care and Rehabilitation Center</td>
<td>Same</td>
</tr>
<tr>
<td>Address</td>
<td>5353 Merrick Road Massapequa, NY 11758</td>
<td>Same</td>
</tr>
<tr>
<td>RHCF Capacity</td>
<td>169</td>
<td>Same</td>
</tr>
<tr>
<td>ADHCP Capacity</td>
<td>N/A</td>
<td>Same</td>
</tr>
<tr>
<td>Type of Operator</td>
<td>Corporation</td>
<td>Corporation</td>
</tr>
<tr>
<td>Class of Operator</td>
<td>Proprietary</td>
<td>Proprietary</td>
</tr>
<tr>
<td>Operator</td>
<td>Parkview Care and Rehabilitation Center, Inc.</td>
<td>Parkview Care and Rehabilitation Center, Inc.</td>
</tr>
<tr>
<td>Stockholders</td>
<td>Shares (%)</td>
<td>Shares (%)</td>
</tr>
<tr>
<td>David Jones</td>
<td>500 (50.0%)</td>
<td>David Jones</td>
</tr>
<tr>
<td>Judith Jones</td>
<td>450 (45.0%)</td>
<td>Judith Jones</td>
</tr>
<tr>
<td>Benjamin Landa</td>
<td>25 (2.5%)</td>
<td>Benjamin Landa</td>
</tr>
<tr>
<td>Bent Phillipson</td>
<td>25 (2.5%)</td>
<td>Bent Phillipson</td>
</tr>
<tr>
<td>Anne Gottlieb</td>
<td>100 (10.0%)</td>
<td>Anne Gottlieb</td>
</tr>
<tr>
<td>Jennifer Strauss</td>
<td>25 (2.5%)</td>
<td>Jennifer Strauss</td>
</tr>
</tbody>
</table>

Character and Competence

- FACILITIES REVIEWED:

  Residential Health Care Facilities
  Avalon Gardens Rehabilitation and Health Care Center  05/2003 to present
  Bay Park Center for Nursing and Rehabilitation  12/2009 to present
  Bayview Nursing and Rehabilitation Center  04/2003 to present
  Brookhaven Rehabilitation and Health Care Center  01/2003 to present
  Crown Center for Nursing and Rehabilitation  08/2010 to present
  Diamond Hill Nursing and Rehabilitation Center  08/2010 to present
  Little Neck Nursing Home  04/2011 to present
  Eastchester Rehabilitation and Health Care Center  01/2003 to present
  Forest Hills Care Center  01/2003 to present
  Garden Care Center  01/2003 to present
  Golden Gate Rehabilitation and Health Care Center  01/2003 to present
  Grace Plaza Nursing and Rehabilitation Center  06/2012 to present
  Meadow Park Rehabilitation and Health Care Center  01/2003 to present
  Nassau Extended Care Facility  07/2004 to present
  Nathan Miller Center for Nursing (closed)  10/2004 to 02/2011
  New Surfside Nursing Home  01/2003 to present
  Park Avenue Extended Care Facility  07/2004 to present
  Pathways Nursing and Rehabilitation Center – Hilltop  08/2010 to present
  Rockville Skilled Nursing and Rehabilitation Center  01/2003 to present
  Rosewood Rehabilitation and Nursing Center  08/2010 to present
  Split Rock Rehabilitation and Health Care Center  01/2003 to 02/2009
  Spring Creek Rehabilitation and Nursing Center  01/2003 to present
  Tarrytown Hall Care Center  01/2003 to 04/2008
  The Hamptons Center for Nursing  07/2008 to present
  Throgs Neck Extended Care Facility  07/2004 to present
Townhouse Extended Care Center 07/2004 to present
Wedgewood Care Center 01/2003 to 11/2005
White Plains Center for Nursing 10/2004 to present
Woodmere Rehabilitation and Health Care Center 01/2003 to present

Receiverships
Harbour Health Multicare Center for Living 07/2012 to present
Hawthorn Health Multicare Center for Living 07/2012 to present

Diagnostic and Treatment Centers
Privilege Care Diagnostic and Treatment Center 08/2005 to present

Adult Care Facilities
Oceanview Manor Home for Adults 01/2003 to present

Certified Home Health Agencies
Excellent Home Care Services, LLC 11/2004 to present

• INDIVIDUAL BACKGROUND REVIEW:

Benjamin Landa lists his current employment as Assistant Administrator at New Surfside Nursing Home in Far Rockaway, Queens. Mr. Landa has extensive health care facility interests with dates of ownership, as follows.

Avalon Gardens Rehabilitation and Health Care Center 05/2003 to present
Bay Park Center for Nursing and Rehabilitation 12/2009 to present
Bayview Nursing and Rehabilitation Center 04/2003 to present
Brookhaven Rehabilitation and Health Care Center 12/2002 to present
Eastchester Rehabilitation and Health Care Center 12/2002 to present
Forest Hills Care Center 12/2002 to present
Garden Care Center 12/2002 to present
Golden Gate Rehabilitation and Health Care Center 10/2002 to present
Grace Plaza Nursing and Rehabilitation Center 06/2012 to present
Meadow Park Rehabilitation and Health Care Center 12/2002 to present
New Surfside Nursing Home 12/2002 to present
Rockville Skilled Nursing and Rehabilitation Center 12/2002 to present
Rosewood Rehabilitation and Nursing Center 08/2010 to present
Split Rock Rehabilitation and Health Care Center 12/2002 to 02/2009
Spring Creek Rehabilitation and Nursing Center 12/2002 to present
(Turner Willoughby Rehabilitation and Health Care Center)
Tarrytown Hall Care Center 12/2002 to 04/2008
The Hamptons Center for Nursing 07/2008 to present
Woodmere Rehabilitation and Health Care Center 12/2002 to present
Privilege Care Diagnostic and Treatment Center (D&TC) 08/2005 to present
Oceanview Manor Home for Adults (ACF) 12/2002 to present
Excellent Home Care Services, LLC (CHHA) 11/2004 to present

Jennifer Strauss has been employed since June 2004 as a bookkeeper for Sterling Care Consultants, a billing agency located in Howell, NJ. Ms. Strauss indicates she holds no ownership interests in health care facilities.

Bent Phillipson lists his current employment as Manager at Woodmere Rehabilitation and Health Care Center in Woodmere, NY. Mr. Phillipson has extensive health care facility interests with dates of ownership, as follows.

Avalon Gardens Rehabilitation and Health Care Center 05/2003 to present
Bay Park Center for Nursing and Rehabilitation 12/2009 to present
Bayview Nursing and Rehabilitation Center 04/2003 to present
Crown Center for Nursing and Rehabilitation 08/2010 to present
Diamond Hill Nursing and Rehabilitation Center 08/2010 to present
Little Neck Nursing Home 04/2011 to present
Nassau Extended Care Facility 07/2004 to present
Park Avenue Extended Care Facility 07/2004 to present
Pathways Nursing and Rehabilitation Center – Hilltop 08/2010 to present
Rosewood Rehabilitation and Nursing Center 08/2010 to present
The Hamptons Center for Nursing 07/2008 to present
Throgs Neck Extended Care Facility 07/2004 to present
Townhouse Extended Care Center 07/2004 to present

Anne Gottlieb lists her employment since January 1, 2000 as the bookkeeper for Garden Care Center in Franklin Square, NY. Ms. Gottlieb is a licensed nursing home administrator with an active license in good standing. Ms. Gottlieb has the following health care facility interests with dates of ownership.

Meadow Park Rehabilitation and Health Care Center 12/2002 to present
Nathan Miller Center for Nursing (closed) 10/2004 to 02/2011
Wedgewood Care Center 12/2002 to 11/2005
White Plains Center for Nursing 10/2004 to present

Character and Competence – Analysis:
No negative information has been received concerning the character and competence of the above applicants identified as new members.

A review of Avalon Gardens Rehabilitation and Health Care Center for the period identified above reveals the following.

- The facility was fined $2,000 pursuant to a Stipulation and Order issued April 21, 2009 for surveillance findings on May 23, 2008. Deficiencies were found under 10 NYCRR 415.12(h)(1)&(2) - Quality of Care: Accidents.
- The facility was fined $4,000 pursuant to a Stipulation and Order issued July 16, 2012 for surveillance findings on July 29, 2011. Multiple deficiencies were found under 10 NYCRR 415.12 - Quality of Care: Practical Potential and 10 NYCRR 415.26 - Administration.

A review of Bay Park Center for Nursing and Rehabilitation for the period identified above reveals the following.

- The facility was fined $4,000 pursuant to a Stipulation and Order issued March 2, 2011 for surveillance findings on December 18, 2009. Deficiencies were found under 10 NYCRR 415.12 - Quality of Care: Highest Practicable Potential and 10 NYCRR 415.12(i)(1) - Quality of Care: Nutrition Status.
- The facility was fined $18,000 pursuant to a Stipulation and Order issued May 30, 2012 for surveillance findings on February 16, 2011. Multiple deficiencies were found under 10 NYCRR 415.4(b)(1)(i) - Free from Abuse; 10 NYCRR 415.4(b) - Development of Abuse Policies; 10 NYCRR 415.12(h)(2) - Quality of Care: Accidents; 10 NYCRR 415.12(i)(1) - Quality of Care: Nutrition; and 10 NYCRR 415.26(c)(1)(iv) - Nurse Aide Competency.

A review of Bayview Nursing and Rehabilitation Center for the period identified above reveals the following.

- The facility was fined $7,000 pursuant to a Stipulation and Order issued September 29, 2005 for surveillance findings on November 16, 2004. Deficiencies were found under 10 NYCRR 415.5(h)(2) - Quality of Care: Environment; 10 NYCRR 415.12 - Quality of Care; 10 NYCRR 415.12(c)(1) - Quality of Care: Pressure Sores; and 10 NYCRR 415.12(h)(2) - Quality of Care: Accidents.
- The facility was fined $2,000 pursuant to a Stipulation and Order issued June 13, 2007 for surveillance findings on December 2, 2005. Deficiencies were found under 10 NYCRR 415.11(c)(3) - Comprehensive Care Plans.
- The facility was fined $10,000 pursuant to a Stipulation and Order issued December 16, 2011 for surveillance findings on December 7, 2010. Deficiencies were found under 10 NYCRR 415.12(c)(1) - Quality of Care: Pressure Sores.
A review of **Brookhaven Rehabilitation and Health Care Center** for the period identified above reveals the following.

- The facility was fined $2,000 pursuant to a Stipulation and Order issued April 3, 2009 for surveillance findings on April 25, 2008. Deficiencies were found under 10 NYCRR 415.12 - Quality of Care.

A review of **Crown Center for Nursing and Rehabilitation** for the period identified above reveals the following.

- The facility was fined $28,000 pursuant to a Stipulation and Order issued August 25, 2012 for surveillance findings on April 4, 2011 and February 17, 2011. Deficiencies were found under 10 NYCRR 415.12 - Quality of Care: Highest Practicable Potential; 10 NYCRR 415.12 - Quality of Care: Highest Practicable Potential; 10 NYCRR 415.12(c) - Quality of Care: Pressure Sores; 10 NYCRR 415.26(a)(1) – Administration; 10 NYCRR 415.26(b)(3)(4) - Governing Body; 10 NYCRR 415.15(a)(1)(2)(4) - Medical Director; and 10 NYCRR 415.27(a)(c)(3)(i,ii,iv,v)(4) - Quality Assurance.

A review of **Eastchester Rehabilitation and Health Care Center** for the period identified above reveals the following.

- The facility was fined $2,000 pursuant to a Stipulation and Order issued August 9, 2008 for surveillance findings on January 15, 2008. Deficiencies were found under 10 NYCRR 415.4(b)(1)(ii) - Resident Behavior and Facility Practices: Staff Treatment of Residents.

A review of **Garden Care Center** for the period identified above reveals the following.

- The facility was fined $2,000 pursuant to a Stipulation and Order issued December 9, 2005 for surveillance findings on June 17, 2003. Deficiencies were found under 10 NYCRR 415.12(c) – Quality of Care: Pressure Sores and 10 NYCRR 415.12(g) Quality of Care: Enteral Feeding tubes.
- The facility was fined $4,000 pursuant to a Stipulation and Order issued November 23, 2007 for surveillance findings on May 22, 2007. Deficiencies were found under 10 NYCRR 415.12 - Quality of Care and 10 NYCRR 415.12(j) - Quality of Care: Hydration.

A review of **Golden Gate Rehabilitation and Health Care Center** for the period identified above reveals the following.

- The facility was fined $20,000 pursuant to a Stipulation and Order issued July 9, 2009 for surveillance findings on June 27, 2009. Deficiencies were found under 10 NYCRR 415.12(h)(2) - Quality of Care: Accidents and 10 NYCRR 415.26 - Organization and Administration.
- The facility was fined $10,000 pursuant to Stipulation and Order issued December 16, 2011 for surveillance findings on November 24, 2010. Deficiencies were found under 10 NYCRR 415.12(c)(2) - Quality of Care: Pressure Sores.

A review of **Rockville Skilled Nursing and Rehabilitation Center** for the period identified above reveals the following.

- The facility was fined $7,500 pursuant to a Stipulation and Order issued September 17, 2007 for surveillance findings on August 28, 2006 and March 29, 2007. Deficiencies were found under 10 NYCRR 415.11(c)(3)(1) - Resident Assessment and Care Planning: Comprehensive Care Plans; 10 NYCRR 415.12 - Quality of Care: Mental and Psychosocial Functioning; 10 NYCRR 415.12(h) - Quality of Care: Accidents; 10 NYCRR 415.3(e)(2)(ii)(b) - Residents Rights: Right to Clinical Care and Treatment; 10 NYCRR 415.5(g)(1)(i-vx) - Quality of Life: Social Services; 10 NYCRR 415.11(c)(2)(i-iii) - Resident Assessment and Care Planning: Comprehensive Care Plans; and 10 NYCRR 415.(b)(1)(i-ii) Medical Services: Physician Services.
A review of **Split Rock Rehabilitation and Health Care Center** for the period identified above reveals the following.

- The facility was fined $6,000 pursuant to Stipulation and Order issued March 19, 2007 for surveillance findings on December 5, 2005. Deficiencies were found under 10 NYCRR 415.4(b) - Resident Behavior and Facility Practices: Staff Treatment of Residents; 10 NYCRR 415.11(c) - Resident Assessment and Care Planning: Comprehensive Care Plans, and 10 NYCRR 415.12(k)(6) - Quality of Care: Special Needs.

A review of **Spring Creek Rehabilitation and Nursing Center** for the period identified above reveals the following.

- The facility was fined $2,000 pursuant to Stipulation and Order issued August 1, 2005 for surveillance findings on November 20, 2002. Deficiencies were found under 10 NYCRR 415.12(h) - Quality of Care: Accidents.
- The facility was fined $2,000 pursuant to Stipulation and Order issued June 16, 2006 for surveillance findings on October 8, 2003. Deficiencies were found under 10 NYCRR 415.4(b) - Resident Behavior and Facility Practices: Staff Treatment of Residents.

A review of **The Hamptons Center for Nursing** for the period identified above reveals the following.

- The facility was fined $8,000 pursuant to a Stipulation and Order issued June 1, 2009 for surveillance findings on April 21, 2009. Deficiencies were found under 10 NYCRR 415.4(b)(1)(ii) Resident Behavior and Facility Practices: Staff Treatment of Residents, NYCRR 415.12(h)(2) Quality of Care: Accidents and 415.26 Organization and Administration.
- The facility was fined $4,000 pursuant to a Stipulation and Order issued December 6, 2010 for surveillance findings on September 16, 2009. Deficiencies were found under 10 NYCRR 415.12(h)(1)(2) Quality of Care: Accidents & Supervision and 415.26 Administration.
- The facility was fined $10,000 pursuant to Stipulation and Order issued May 24, 2011 for surveillance findings on July 30, 2010. Deficiencies were found under 10 NYCRR 415.12 - Provide Care/Services for Highest Well Being.

A review of **Wedgewood Care Center** for the period identified above reveals the following.

- The facility was fined $1,000 pursuant to Stipulation and Order issued August 16, 2005 for surveillance findings on August 27, 2004. Deficiencies were found under 10 NYCRR 415.12(c)(2) - Quality of Care: Pressure Sores.

A review of operations for the **Bay Park Center for Nursing and Rehabilitation, Bayview Nursing and Rehabilitation Center, Brookhaven Rehabilitation and Health Care Center, Crown Center for Nursing and Rehabilitation, Eastchester Rehabilitation and Health Care Center, Golden Gate Rehabilitation and Health Care Center, Rockville Skilled Nursing and Rehabilitation Center, Split Rock Rehabilitation and Health Care Center, Spring Creek Rehabilitation and Nursing Center, the Hamptons Center for Rehab and Nursing, and the Wedgewood Care Center** for the period identified above, results in a conclusion of substantially consistent high level of care since there were no repeat enforcements.

A review of operations for the **Little Neck Nursing Home, Forest Hills Care Center, Grace Plaza Nursing and Rehabilitation Center, Meadow Park Rehabilitation and Health Care Center, New Surfside Nursing Home, Park Avenue Extended Care Facility, Throgs Neck Extended Care Facility, White Plains Center for Nursing, Woodmere Rehabilitation and Health Care Center, Diamond Hill Nursing and Rehabilitation Center, Nassau Extended Care Facility, Pathways Nursing and Rehabilitative Center – Hilltop, Rosewood Rehabilitation and Nursing Center, Tarrytown Hall Care Center, Townhouse Extended Care Center, and the Nathan Miller Center for Nursing** for the periods identified above, results in a conclusion of substantially consistent high level of care since there were no enforcements.

A review of operations for **Hawthorn Health Multicare Center for Living and Harbour Health Multicare Center for Living** the period identified above, results in a conclusion of substantially consistent high level of care since there were no enforcements.
A review of the operations for **Privilege Care Diagnostic and Treatment Center** for the period identified above, results in a conclusion of substantially consistent high level of care since there were no enforcements.

A review of the operations for **Oceanview Manor Home for Adults** for the period identified above reveals the following:

- An enforcement action was taken in 2005 against Oceanview Manor Home for Adults based on January 2004 and April 2004 surveys citing violations under in Housekeeping and Maintenance, and February 2004 and May 2004 surveys citing violations in Medication management, Personnel and Smoke/Fire Protection. This enforcement action was resolved with a $1,500 civil penalty. Deficiencies were found under 18 NYCRR 487.4(b)(5&15), 487.5(a)(3ix)&(b)(2), 487.7(d)(11)&(e)(9)&(f)(5)&(h)(1), 487.8(e)(1), 487.9(a)(15)&(c)(15,17-18), 487.10(d)(1-2), 487.11(f)(19)&(j)(1-3), and 487.12(a-b).

- The facility was fined $7,000 pursuant to a Stipulation and Order for surveillance findings on May 5, 2010, December 9, 2010, and May 4, 2011. Deficiencies were found under 18 NYCRR 487.7(f)(5) – Resident Services; 18 NYCRR 487.7(f)(12)(ii) – Resident Services; 18 NYCRR 487.8(e)(1) – Food Service; 18 NYCRR 487.11(f)(19) Environmental Standards; and 18 NYCRR 487.11(f)(k)(1-3) – Environmental Standards.

Upon the detailed review of the actual violations for the enforcements listed above a determination was made that they did not constitute repeat violations nor an immediate jeopardy to the health, safety, and well-being of the residents of the adult care facility. Thus, a review of operations for the **Oceanview Manor Home for Adults** for the period identified above results in a conclusion of substantially consistent high level of care.

A review of the operations for **Excellent Home Care Services, LLC** for the period identified above reveals the following.

A Settlement Agreement was signed in December, 2009 between the New York State Office of the Attorney General and Excellent Home Care Services, LLC regarding the fraudulent submission of Medicaid claims and the receipt of payments for home health aide services. Excellent Home Care Services, LLC was cited for hiring home health aides who had presented false certifications indicating their satisfactory completion of the required home health aide training program, and for the submission of claims to Medicaid for home health aide services all or a portion of which were not rendered as claimed. The subject licensed home care services agency paid a total fine of $3,730,000.

A review of Excellent Home Care Services, LLC reveals that a substantially consistent high level of care has been provided since there were no enforcements.

**Recommendation**

From a programmatic perspective, approval is recommended.

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### Financial Analysis

#### Membership Purchase Agreement

The applicant has submitted an executed membership purchase agreement for the change of 45% membership interest, the terms of which are summarized below:

- **Purpose:** The sale of 45% membership interests of Parkview Care and Rehabilitation Center.
- **Sellers:** Judith Jones-Calnan
- **Purchasers:** Ben Landa (22.50%), Bent Philipson (10%), Anne Gottleib (10%) and Jennifer Strauss (2.5%)
- **Purchase Price:** $2,122,607.74 ($47,169.10 per percent)
- **Payment of Purchase Price:** The payment is comprised of 3 components:
  1. The cash sum of $404,392.26 to be
Capability and Feasibility
The issue of capability centers on the applicant’s ability to meet the purchase price for their respective ownership percentages. Presented as BFA Attachment A is the summary net worth statements for the proposed members. Several of the current members and the proposed members have provided affidavits that state they will cover any of the other members’ unmet equity requirements. Per BFA Attachment A, it appears that the applicant has sufficient resources to meet the terms for the purchase price.

The issue of feasibility is centered on the applicant’s ability to offset expenses with revenue and maintain a viable operating entity. The submitted budget indicates an excess of revenues over expenses of $232,581 during the first and third years of operation. The applicant indicates that the budgeted turnaround from the previous losses is due primarily to three factors: (1) reducing nursing hours, which saved approximately $300,000, (2) switching to one food vendor instead of several, which allowed them to get better rates, which saved them approximately $500,000, and, (3) the facility underwent staff changes, which saved them approximately $100,000. The budget appears reasonable.

As shown on BFA Attachment B, Financial Summary Parkview Care and Rehabilitation Center had average negative working capital and net asset positions, and generated an average net loss of $433,046 during the period 2009 through 2011. The reason for the loss from 2009-2011 was caused by the facility declaring bankruptcy and incurring a large amount of administrative expenses during this time. In order to correct this, the facility sold a total of 45% of their ownership to Ben Landa (22.50%), Bent Philipson (10.00%), Anne Gottlieb (10.00%), and Jennifer Strauss (2.50%). The applicant has expectations that by using Mr. Landa’s and Mr. Philipson’s expertise in reviving and operating nursing homes, that the facility will be able to achieve positive financial results.

As shown on BFA Attachment C Financial Summary for Avalon Gardens Rehabilitation and Health Care Center had an average negative working capital position and an average positive net asset position, and generated an average net income of $1,307,820 during the period 2008 through 2011.

As shown on BFA Attachment D Financial Summary for Bay Park Center for Nursing and Rehab, had an average negative working capital position and an average negative net asset position, and generated an average net loss of $1,958,712 during the period 2008 through 2011. The loss for both 2008 and 2009 was due to the fact that the operation was purchased in 2007, and was still operating at the budgeted rate. In 2010, the facility achieved profitability due to receiving a significant retroactive adjustment and receiving the correct operating rate. The 2011 loss is due to the facility being negatively impacted by the new reimbursement methodology. They are currently working to address this issue and return back to profitability.

As shown on BFA Attachment E Financial Summary for Bayview Nursing and Rehabilitation Center, had an average negative working capital position and an average positive net asset position, and generated an average net income of $1,098,706 during the period 2008 through 2011.

As shown on BFA Attachment F Financial Summary for Brookhaven Rehabilitation Healthcare Center, had average positive working capital position and an average positive net asset position, and generated an average net income of $1,735,195 during the period 2008 through 2011.
As shown on BFA Attachment G Financial Summary for Eastchester Rehabilitation and Health Care Center, had an average negative working capital position and an average positive net asset position, and generated an average net income of $681,323 during the period 2008 through 2011.

As shown on BFA Attachment H Financial Summary for Forest Hills Care Center, had an average positive working capital position and net asset positions, and generated an average net income of $240,964 during the period 2008 through 2011. The 2011 loss is attributed to a change in the Medicaid rate methodology and a related party management fee payment of $360,000. The facility is working on ways to address this, and return the facility back to profitability.

As shown on BFA Attachment I Financial Summary for Garden Care Center, had an average positive working capital position and an average positive net asset position, and generated an average net loss of $305,139 during the period 2008 through 2011. The 2011 loss was due to the DOH Medicaid retroactive adjustment. The facility has however been able to become profitable again and as of the July 31, 2012, internal financial statements they have shown a net income of $564,782.

As shown on BFA Attachment J Financial Summary for Golden Gate Rehabilitation and Health Care Center, had an average negative working capital position and an average positive net asset position, and generated an average net income of $706,921 during the period 2008 through 2011.

As shown on BFA Attachment K Financial Summary for Grace Plaza Nursing and Rehabilitation Center, had average positive working capital and net asset positions, and generated an average net income of $1,752,066 during the period 2008 through 2011.

As shown on BFA Attachment L Financial Summary for Meadow Park Rehabilitation and Health Care Center, had an average negative working capital and net asset positions, and generated an average net income of $262,485 during the period 2008 through 2011. The 2011 loss was attributable to the elimination of the previously paid trend factor. The facility is working towards returning the operations to a positive position at this time.

As shown on BFA Attachment M Financial Summary for New Surfside Nursing Home, had an average positive working capital position and a negative net asset position, and generated an average net loss of $1,529,443 during the period 2008 through 2011. The Loss in 2009 was due to a one time adjustment in the case mix index. The 2011 loss was due to the Medicaid retroactive adjustment and the elimination of the previously paid trend factor. The facility is working towards returning the operations to a positive position at this time.

As shown on BFA Attachment N Financial Summary for Rockville Residence Manor, had an average negative working capital position and an average positive net asset position, and generated an average net income of $505,832 during the period 2008 through 2011.

As shown on BFA Attachment O Financial Summary for Split Rock Rehabilitation and Health Care Center, had an average negative working capital position and an average positive net asset position, and generated an average net income of $1,706,778 during the year 2008. None of the current or incoming members of Parkview Care and Rehabilitation Center, Inc. held any ownership interest in the facility after February 2009.

As shown on BFA Attachment P Financial Summary for The Hamptons Center for Rehabilitation and Nursing, had an average negative working capital position and an average negative net asset position, and generated an average net loss of $1,424,545 during the period 2008 through 2011. The loss was caused by the facility just opening in July 2006, and being under the initial budget based rate. In 2009, the facility was able to reduce their losses by almost one million dollars from 2008. This was accomplished through a reduction in costs and a favorable working capital loan refinancing, as well as the facility receiving a rebased rate based on the 2008 cost report submission. Also, the facility reduced expenses by using more staff and reducing the use of outside agencies. By doing this, the operation expects to become profitable within the next 3 to 5 years. By the end of 2010, the facility achieved its first profitable year of operations with a net income of $3,911,918 and in 2011, achieved its second profitable year with a net income of $866,956.

During the first few years that the facility was in operation, the losses were covered by a credit line from the bank and from member’s funds, which were more than sufficient to cover historical and projected losses.
As shown on BFA Attachment Q Financial Summary for Willoughby Rehabilitation and Health Care Center, had an average negative working capital position and an average negative net asset position, and generated an average net loss of $6,750 during the period 2008 through 2011.

The 2009 loss was due to the facility's operations being in their first year at its new facility; they had not received the correct reimbursement rate based on the new property, plus the occupancy rate was lower than 2008, due to the fact that not all of the patients had been transferred to the new facility. Since that time, the facility has received the correct reimbursement rate and the patient census has been stable. These one time occurrences have since been corrected and Willoughby is now profitable.

As shown on BFA Attachment R Financial Summary for Woodmere Rehabilitation and Health Care Center, had an average positive working capital position and an average positive net asset position, and generated an average net income of $1,647,493 during the period 2008 through 2011.

As shown on BFA Attachment S Financial Summary for Nassau Extended Care Facility, had an average positive working capital position and an average positive net asset position, and generated an average net income of $1,129,553 during the period 2008 through 2011.

As shown on BFA Attachment T Financial Summary for Park Avenue Extended Care Facility, had an average positive working capital position and an average positive net asset position, and generated an average net income of $733,921 during the period 2008 through 2011. The 2011 loss was due to the Department of Health's Medicaid retroactive adjustment.

As shown on BFA Attachment U Financial Summary for Throgs Neck Extended Care Facility, had an average negative working capital position and an average positive net asset position, and generated an average net income of $317,198 during the period 2008 through 2011.

As shown on BFA Attachment W Financial Summary for Nathan Miller Center for Nursing, Nathan Miller had average negative working capital and net asset positions, and generated an average net loss of $30,485 during the period 2008 through 2010. The loss was caused by the facility not receiving their rebased rates for several years after the change in ownership took place in October 2004.

The facility started receiving the rebased rate in 2008, and in 2008, showed a positive net income due to their receiving all of the rebased rates and relevant adjustments in 2008. In 2009, the facility again had a negative net income. The operator indicates that the loss is due to the facility being too small to achieve a breakeven or profitable position. The facility had a plan to build, and add more beds in order to become financially feasible, but this expansion was stopped by a community effort. The operator has decided to sell the facility and it will be converted into an assisted living program (ALP). The closure plan called for a February 2011 closing date and the facility was closed as of February 7, 2011.

As shown on BFA Attachment X Financial Summary for White Plains Center for Nursing, had an average negative working capital position and an average positive net asset position, and generated an average net income of $514,792 during the period 2008 through 2011. The 2008 loss was due to the fact that the facility did not begin receiving reimbursement at the rebased rate for a lengthy period of time, which had a negative impact on the facility's revenues, which resulted in the loss. As of 2009, the facility has been receiving the rebased rates and has been profitable ever since.

Based on the preceding, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner and approval is recommended.
**Recommendation**
From a financial perspective, approval is recommended.

**Attachments**

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<tr>
<th>Attachment</th>
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<tbody>
<tr>
<td>A</td>
<td>Net Worth Proposed Members</td>
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<tr>
<td>B</td>
<td>Financial Summary- Parkview Care And Rehabilitation Center</td>
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<td>C</td>
<td>Financial Summary- Avalon Gardens Rehabilitation and Health Care Center</td>
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<td>D</td>
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<td>Financial Summary- Nathan Miller Center for Nursing</td>
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<td>Financial Summary- White Plains Center for Nursing</td>
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Executive Summary

Description
Pavilion Operations, LLC, d/b/a Corning Center for Rehabilitation and Healthcare, which was formed to pursue this CON, requests approval to be established as the new operator of Founders Pavilion, Inc. (formerly named GF Corning, Inc.), an existing 120-bed not-for-profit residential health care facility (RHCF) located at 205 East First Street, Corning. A separate realty entity, Pavilion Realty, LLC, will acquire the facility’s real property.

The current sole member and passive parent of Founders Pavilion, Inc., is the Guardian Foundation, a Pennsylvania based not-for-profit corporation, with headquarters in Atlanta, Georgia.

Ownership of the operating interests after the requested change is as follows:

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare</th>
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</thead>
<tbody>
<tr>
<td>MEMBERS:</td>
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<tr>
<td>-- Kenneth Rozenberg</td>
<td>50%</td>
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<tr>
<td>-- Jeremy Strauss</td>
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<tr>
<td>-- Amir Abramchik</td>
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<td>-- Abraham Bronner</td>
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<td>-- David Greenberg</td>
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DOH Recommendation
Contingent approval.

Need Summary
The 2016 projected need of 691 beds has been met in Steuben County. Founders Pavilion’s utilization was 95.7% in 2011, which was slightly higher than that of Steuben County at 94.3%. The proposed purchase of Founders Pavilion by Pavilion Operations, LLC will result in no change in the facility’s beds and will help ensure its continued operation as a well-utilized source of RHCF care within the county.

Program Summary
No negative information has been received concerning the character and competence of the above applicants identified as new members. No changes in the program or physical environment are proposed in this application.

Financial Summary
Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation will acquire the RHCF operating assets for $2,000,000 plus $3,000 in fees, which will be funded as follows: $503,000 from member’s equity, and a $1,500,000 mortgage with 20-year self-amortizing terms at a 5.5% interest rate. The real property will be purchased for $1,000,000 by Pavilion Realty, LLC, and will be funded as follows: $250,000 in members’ equity, and $750,000 mortgage with 20-year self-amortizing terms at a 5.5% interest rate. There are no project costs associated with this proposal.

Budget:

Revenues: $ 9,726,000
Expenses: $9,403,000
Gain/(Loss): $ 323,000

Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
The Finger Lakes Health Systems Agency recommends contingent approval of this application.

Office of Health Systems Management
Approval contingent upon:

1. The submission of a commitment signed by the applicant which indicates that, within two years from the date of the council approval, the percentage of all admissions who are Medicaid and Medicare/Medicaid eligible at the time of admission will be at least 75 percent of the planning area average of all Medicaid and Medicare/Medicaid admissions, subject to possible adjustment based on factors such as the number of Medicaid patient days, the facility's case mix, the length of time before private paying patients became Medicaid eligible, and the financial impact on the facility due to an increase in Medicaid admissions. [RNR]
2. Submission of a plan to enhance access to Medicaid residents. At a minimum, the plan should include, but not necessarily limited to, ways in which the facility will:
   a) Reach out to hospital discharge planners to make them aware of the facility’s Medicaid Access Program;
   b) Communicate with local hospital discharge planners on a regular basis regarding bed availability at the nursing facility;
   c) Identify community resources that serve the low-income and frail elderly population who may eventually use the nursing facility, and inform them about the facility’s Medicaid Access policy; and
   d) Submit an annual report for two years to the DOH, which demonstrates substantial progress with the implement of the plan. The plan should include but not be limited to:
      • Information on activities relating to a-c above; and
      • Documentation pertaining to the number of referrals and the number of Medicaid admissions; and
      • Other factors as determined by the applicant to be pertinent.

   The DOH reserves the right to require continued reporting beyond the two year period. [RNR]
3. Submission of a photocopy of the executed Lease Agreement between Pavilion Operations, LLC and Pavilion Realty, LLC, acceptable to the Department of Health. [BFA, CSL]
4. Submission of a mortgage commitment to purchase nursing home operations that is acceptable to the Department. [BFA]
5. Submission of a working capital commitment that is acceptable to the Department. [BFA]
6. Submission of a photocopy of the fully executed proposed Certificate of Amendment to the Certificate of Incorporation of Founders Pavilion, Inc., or the fully executed proposed Certificate of Dissolution of Founders Pavilion, Inc., acceptable to the Department. [CSL]

Approval conditional upon:

1. Submission, within 2 years, of a facility development plan which addresses the code and functional deficiencies previously addressed in CON #062442-C. [HSA]
2. Submission, within 2 years, of an application to convert at least 10 RHCF beds to a needed specialty bed service, such as ventilator-dependent, traumatic brain injury, or another type of specialty bed. [HSA]

Council Action Date
February 7, 2013.
Need Analysis

Background
Pavilion Operations, LLC seeks approval to enter into an asset purchase agreement with Founders Pavilion, Inc to purchase Founders Pavilion, a 120 bed voluntary not for profit, residential health care facility located at 205 East First Street, Corning, in Steuben County, 14830.

Founders Pavilion’s bed occupancy rate was higher than the RHCF bed occupancy rate for Steuben County as a whole in 2009, 2010, and 2011, as shown in the table below:

<table>
<thead>
<tr>
<th>RHCF Utilization</th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Founders Pavilion</td>
<td>95.2%</td>
<td>97.2%</td>
<td>95.7%</td>
</tr>
<tr>
<td>Steuben County</td>
<td>90.9%</td>
<td>91.0%</td>
<td>94.3%</td>
</tr>
</tbody>
</table>

As indicated below in the table below, the projected 2016 bed need for Steuben County is 0, as the need has been fully met in the jurisdiction.

<table>
<thead>
<tr>
<th>RHCF Bed Need</th>
<th>Steuben County</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016 Projected Need</td>
<td>691</td>
</tr>
<tr>
<td>Current Beds</td>
<td>691</td>
</tr>
<tr>
<td>Beds Under Construction</td>
<td>0</td>
</tr>
<tr>
<td>Unmet Need</td>
<td>0</td>
</tr>
</tbody>
</table>

Access
Regulations indicate that the Medicaid patient admissions standard shall be 75% of the annual percentage of all Medicaid admissions for the long term care planning area in which the applicant facility is located. Such planning area percentage shall not include residential health care facilities that have an average length of stay 30 days or fewer. If there are four or fewer residential health care facilities in the planning area, the applicable standard for a planning area shall be 75% of the planning area percentage of Medicaid admissions or 75% of the Health Systems Agency area percentage of Medicaid admissions, whichever is less. In calculating such percentages, the Department will use the most current data which have been received and analyzed by the Department.

- Founders Pavilion Medicaid Admissions 2009 – 6.5%
- Founders Pavilion Medicaid Admissions 2010 – 15.4%
- Steuben County’s 75% of Total Medicaid Admissions 2009 – 9.1%
- Steuben County’s 75% of Total Medicaid Admissions 2010 – 17.4%

Founders Pavilion did not meet the Medicaid contingency for either 2009 or 2010.

CONCLUSION

The proposed purchase of Founders Pavilion by Pavilion Operations, LLC will result in no change in the facility’s beds and will help ensure its continued operation as a well-utilized source of RHCF care within the county.

Recommendation
From a need perspective, contingent approval is recommended.
Programmatic Analysis

Facility Information

<table>
<thead>
<tr>
<th></th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Name</td>
<td>Founders Pavilion</td>
<td>Corning Center for Rehabilitation and Healthcare</td>
</tr>
<tr>
<td>Address</td>
<td>205 East First Street Corning, NY. 14830</td>
<td>Same</td>
</tr>
<tr>
<td>RHCF Capacity</td>
<td>120</td>
<td>Same</td>
</tr>
<tr>
<td>ADHCP Capacity</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Type of Operator</td>
<td>Corporation</td>
<td>LLC</td>
</tr>
<tr>
<td>Class of Operator</td>
<td>Not-for-profit</td>
<td>Proprietary</td>
</tr>
<tr>
<td>Operator</td>
<td>Founders Pavilion, Inc.</td>
<td>Pavilion Operations, LLC</td>
</tr>
<tr>
<td>Chairman of the Board</td>
<td>Tony Tripeny</td>
<td>New Members</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kenneth Rozenberg 50%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>-- Managing Member</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jeremy Strauss 25%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Amir Abramchik 5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Abraham Bronner 5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jeffrey Sicklick 5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Gedalia Klein 5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>David Greenberg 5%</td>
</tr>
</tbody>
</table>

Character and Competence

- FACILITIES REVIEWED:

  Residential Health Care Facilities (RHCF)
  Boro Park Center for Rehabilitation and Health Care 05/2011 to present
  Bronx Center for Rehabilitation and Health Care 01/2003 to present
  Brooklyn Center for Rehabilitation and Residential Health 03/2007 to present
  Bushwick Center for Rehabilitation and Health Care 05/2011 to present
  Chittenango Center for Rehabilitation and Health Care 05/2011 to present
  Dutchess Center for Rehabilitation 01/2004 to present
  Fulton Center for Rehabilitation and Health Care 04/2012 to present
  Holliswood Care Center 11/2010 to present
  Queens Center for Rehabilitation and Residential Healthcare 01/2004 to present
  Richmond Center for Rehabilitation and Specialty Healthcare 04/2012 to present
  Rome Center for Rehabilitation and Health Care 05/2011 to present
  Stonehedge Health and Rehabilitation Center-Chittenango 07/2008 to 04/2011
  Stonehedge Health and Rehabilitation Center-Rome 07/2008 to 04/2011
  Suffolk Center for Rehabilitation and Nursing 05/2007 to 07/2011
  University Nursing Home 01/2003 to present
  Wartburg Lutheran Home for the Aging 06/2008 to 05/2011
  Waterfront Health Care Center 08/2011 to present
  Williamsbridge Manor Nursing Home 01/2003 to present

  Certified Home Health Agency (CHHA)
  Alpine Home Health Care 07/2008 to present
Licensed Home Care Services Agency (LHCSA)
Amazing Home Care 05/2006 to present

Emergency Medical Services (EMS)
Senior Care Emergency Ambulance Services, Inc. 05/2005 to present

- INDIVIDUAL BACKGROUND REVIEW:

Kenneth Rozenberg is a licensed nursing home administrator in good standing, and also a licensed New York State paramedic in good standing. Mr. Rozenberg has been employed as CEO of Bronx Center for Rehabilitation & Health Care since January, 1998. Mr. Rozenberg discloses the following health facility interests:

- Williamsbridge Manor Nursing Home 11/1996 to present
- Bronx Center for Rehabilitation and Health Care 10/1997 to present
- University Nursing Home 08/2001 to present
- Dutchess Center for Rehabilitation and Healthcare 08/2004 to present
- Queens Center for Rehabilitation and Residential Health Care 06/2004 to present
- Brooklyn Center for Rehabilitation and Residential Health Care 03/2007 to present
- Stonehedge Health & Rehabilitation Center - Rome (receiver) 07/2008 to 04/2011
- Stonehedge Health & Rehabilitation Center - Chittenango (receiver) 07/2008 to 04/2011
- Rome Center for Rehabilitation and Health Care 05/2011 to present
- Chittenango Center for Rehabilitation and Health Care 05/2011 to present
- Bushwick Center for Rehabilitation and Health Care 05/2011 to present
- Wartburg Lutheran Home for the Aging (receiver) 06/2008 to 05/2011
- Boro Park Center for Rehabilitation and Healthcare 05/2011 to present
- Fulton Center for Rehabilitation and Healthcare 04/2012 to present
- Richmond Center for Rehabilitation and Specialty Healthcare 04/2012 to present
- Holliswood Center for Rehabilitation and Healthcare (receiver) 11/2010 to present
- Waterfront Health Care Center, Inc. (receiver) 08/2011 to present
- Alpine Home Health Care (CHHA) 07/2008 to present
- Amazing Home Care (LHCSA) 05/2006 to present
- Senior Care Emergency Ambulance Services, Inc. (EMS) 06/2005 to present

Jeremy B. Strauss has been employed as Executive Director of Dutchess Center for Rehabilitation since April, 2003. Mr. Strauss discloses the following health facility interests:

- Dutchess Center for Rehabilitation and Healthcare 08/2004 to present
- Queens Center for Rehabilitation and Residential Health Care 06/2004 to present
- Brooklyn Center for Rehabilitation and Residential Health Care 03/2007 to present
- Suffolk Center for Rehabilitation and Nursing 05/2007 to 07/2011
- Rome Center for Rehabilitation and Health Care 05/2011 to present
- Chittenango Center for Rehabilitation and Health Care 05/2011 to present
- Bushwick Center for Rehabilitation and Health Care 05/2011 to present
- Boro Park Center for Rehabilitation and Healthcare 05/2011 to present
- Fulton Center for Rehabilitation and Healthcare 04/2012 to present
- Richmond Center for Rehabilitation and Specialty Healthcare 04/2012 to present
- Senior Care Emergency Ambulance Services, Inc. (EMS) 04/2012 to present

Amir Abramchik is a nursing home administrator in good standing in the states of New York and New Jersey. Mr. Abramchik has been employed as the Director of Special Projects at Centers for Specialty Care, a nursing home billing company in Bronx, NY since January 2007. Prior to his employment at the Centers for Specialty Care, Mr. Abramchik was the Administrator of Record at the Queens Center for Rehabilitation and Health Care from August 2005 through January 2007 and the Administrator of Record at the Dutchess Center for Rehabilitation and Health Care from September 2003 through August 2005. Mr. Abramchik discloses the following health facility interests:

- Chittenango Center for Rehabilitation and Health Care 05/2011 to present
Abraham Bronner has been employed as a controller by the Centers for Specialty Care, a nursing home billing company in Bronx, NY since March 2008. Prior to his employment at the Centers for Specialty Care, Mr. Bronner was the controller at the Stonehedge Health and Rehabilitation Center in Rome, NY from June 2007 through March 2008, the controller at the Forest Hills Care Center from October 2004 through May 2007, and the controller at Hollis Park Manor Nursing Home from 1997 through October 2004. He discloses no ownership interest in health facilities.

Jeffrey N. Sicklick is a nursing home administrator in good standing in the states of New York and New Jersey. Mr. Sicklick has been employed as the Administrator of Record at the Bronx Center for Rehabilitation & Health Care since October, 1997. Mr. Sicklick previously served as Administrator of Record at Queens Center for Rehabilitation from June 2004 to August 2004 and Dutchess Center for Rehabilitation from May 2003 to September 2003. Mr. Sicklick discloses the following health facility interests:

- Dutchess Center for Rehabilitation and Healthcare     08/2004 to present
- Queens Center for Rehabilitation and Residential Health Care   07/2007 to present
- Boro Park Center for Rehabilitation and Healthcare     05/2011 to present
- Bushwick Center for Rehabilitation and Health Care      05/2011 to present
- Rome Center for Rehabilitation and Health Care          05/2011 to present
- Chittenango Center for Rehabilitation and Health Care    05/2011 to present
- Fulton Center for Rehabilitation and Healthcare          04/2012 to present
- Richmond Center for Rehabilitation and Specialty Healthcare 04/2012 to present

Gedalia Klein is a New York licensed nursing home administrator, for which he is registered and is considered to be in good standing. He is currently employed at the Northern Services Group, a medical and social adult day health care program serving as Chief Operating Officer since May 2007. He discloses no ownership interest in health facilities.

David Greenberg is a nursing home administrator in good standing in the states of New York and New Jersey. Mr. Greenberg has been employed as the Administrator of Record at the Boro Park Center for Rehabilitation and Healthcare since July 2010. Mr. Greenberg previously served as the Administrator of Record at the Liberty House Nursing Home from May 2002 through November 2007. He discloses no ownership interest in health facilities.

Character and Competence – Analysis:
No negative information has been received concerning the character and competence of the above applicants identified as new members.

A review of Williamsbridge Manor Nursing Home for the period identified above reveals the following:

- Williamsbridge Manor Nursing Home was fined $1,000 pursuant to a Stipulation and Order issued July 8, 2008 for surveillance findings of December 19, 2007. A deficiency was found under 10 NYCRR 415.12 Quality of Care.

A review of operations of Bronx Center for Rehabilitation and Health Care for the period identified above reveals the following:

- The facility was fined $2,000 pursuant to a Stipulation and Order issued October 23, 2007 for surveillance findings on April 27, 2007. Deficiencies were found under 10 NYCRR 415.12 Quality of Care and 415.12(i)(1), Quality of Care: Nutrition.
- The facility was fined $4,000 pursuant to a Stipulation and Order issued August 25, 2011 for surveillance findings on April 16, 2010. Deficiencies were found under 10 NYCRR 415.12 (h)(2) Quality of Care: Accidents and Supervision and 415.26 Administration.

A review of operations of Stonehedge Health and Rehabilitation Center – Chittenango (receivership), for the period identified above reveals the following:
The facility was fined $4,000 pursuant to a Stipulation and Order issued November 15, 2010 for surveillance findings on October 22, 2009. Deficiencies were found under 10 NYCRR 415.12(h)(1,2) Quality of Care: Accidents and Supervision and 415.26(b)(3)(4) Governing Body.

A review of the operations of Chittenango Center for Rehabilitation and Health Care for the period identified above reveals the following:

- The facility was fined $20,000 pursuant to a Stipulation and Order issued February 17, 2012 for surveillance findings on January 20, 2011. Deficiencies were found under 10 NYCRR 415.12(c)(1)(2) Quality of Care: Pressure Sores and NYCRR 415.12(d)(1) and Quality of Care: Catheters

The review of operations for Williamsbridge Manor Nursing Home, Bronx Center for Rehabilitation and Health Care, and Chittenango Center for Rehabilitation and Health Care (formerly Stonehedge Health and Rehabilitation Center at Chittenango) for the time periods indicated above results in a conclusion of substantially consistent high level of care since there were no repeat enforcements.

The review of operations for University Nursing Home, Dutchess Center for Rehabilitation and Healthcare, Queens Center for Rehabilitation and Residential Health Care, Brooklyn Center for Rehabilitation and Residential Health Care, Bushwick Center for Rehabilitation and Health Care (formerly Wartburg Lutheran Home for the Aging), Boro Park Center for Rehabilitation and Healthcare, Rome Center for Rehabilitation and Health Care (formerly Stonehedge Health and Rehabilitation Center at Rome), Suffolk Center for Rehabilitation and Nursing, Holliswood Center for Rehabilitation and Healthcare, Fulton Center for Rehabilitation and Healthcare, Richmond Center for Rehabilitation and Specialty Healthcare, and Waterfront Health Care Center, Inc. for the time periods indicated above reveals that a substantially consistent high level of care has been provided since there were no enforcements.

A review of Alpine Home Health Care, LLC and Amazing Home Care reveals that a substantially consistent high level of care has been provided since there were no enforcements.

The review of Senior Care Emergency Ambulance Services, Inc. reveals that a substantially consistent high level of care has been provided since there were no enforcements.

**Recommendation**

From a programmatic perspective, approval is recommended.

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**Financial Analysis**

**Background**

BFA Attachment A presents the proposed members’ net worth statements. Several proposed members have recently acquired an ownership interest in four RHCF facilities. They include the following: Boro Park Operating Co., LLC d/b/a Boro Park Center for Rehabilitation and Healthcare (CON 092075 & 121079), Waterfront Operations Associates, LLC d/b/a Waterfront Center for Rehabilitation and Health Care (CON 112218), Fulton Operations Associates, LLC d/b/a Fulton Center for Rehabilitation and Healthcare (CON 111540), and SV Operating Three, LLC d/b/a Richmond Center for Rehabilitation and Specialty Healthcare (CON 112014). The real property for the above four transactions are owned by various entities controlled primarily by Daryl Hagler

**Asset Purchase/Sale Agreement**

The applicant has submitted an executed agreement to purchase the RHCF operating interest, the terms are summarized below:

- **Date:** June 1, 2012
- **Seller:** Founders Pavilion, Inc.
- **Purchaser:** Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare
- **Assets Transferred Operations:** Rights, title and interest in: business and operations; equipment, tangible
personal property; all transferable business related contracts; inventory; business and trade names, security deposits, procedure manuals and computer software, phone numbers, financial records patient records, goodwill, licenses and permits; provider agreements and provider numbers.

**Excluded Assets:**
Cash, marketable securities, accounts receivable, third party claims, refunds, and retroactive rate increases.

**Assumed Liabilities:**
Those accruing on or after closing date.

**Purchase Price:**
$2,000,000

**Payment of Purchase Price:**
$200,000 1st escrow deposit – paid 1/9/2012
$800,000 2nd escrow deposit – at closing (the $1 million in the escrow account will be held there until one year after the closing date)
$1,000,000 balance to be paid to seller at closing

The purchase price is proposed to be satisfied as follows:

- **Equity – Pavilion Operations, LLC members will contribute** $500,000
- **Mortgage – 5.5%, 20-year term that's self-amortizing** $1,500,000
- **Total** $2,000,000

The applicant has submitted an original affidavit, acceptable to the Department, in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 28 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility. Currently there are no Medicaid liabilities.

Pavilion Realty, LLC will be the new owners of the real property and there members are as follows:

- **Proposed Realty Owner**
  - Pavilion Realty, LLC
  - **Membership**
    - Daryl Hagler 99%
    - Jonathan Hagler 1%

The applicant has noted that its members have other business relationships with Daryl Hagler, including real property transactions.

**Lease Agreement and Medicaid Capital Reimbursement**
The applicant has submitted an executed lease agreement, the terms of which are summarized below:

- **Date:** June 26, 2012
- **Premises:** 120 Bed RHCF located at 205 East First Street, Corning, NY 14830
- **Owner/Landlord:** Pavilion Realty, LLC
- **Lessee:** Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare
- **Term:** Thirty years
- **Rent:** Aggregate debt service payment plus $250,000 which equals $311,910 per year ($25,992.50 per month)
- **Lease:** Triple net lease

The lease arrangement is an arm’s length agreement. Currently, Medicaid capital cost is reimbursed based on the interest and depreciation reimbursement methodology. After the change in the ownership, capital reimbursement will be based on the return of and return on equity methodology. Based on depreciable asset value, the estimated real property’s life is approximately four years.
Operating Budget

The applicant has provided an operating budget, in 2012 dollars, for the first year subsequent to the change in ownership.

The budget is summarized below:

<table>
<thead>
<tr>
<th>Revenues:</th>
<th>Per Diem</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicaid</td>
<td>$187.24</td>
<td>$5,695,000</td>
</tr>
<tr>
<td>Medicare</td>
<td>407.76</td>
<td>2,195,000</td>
</tr>
<tr>
<td>Private Pay*</td>
<td>271.53</td>
<td>1,836,000</td>
</tr>
<tr>
<td><strong>Total Revenues:</strong></td>
<td></td>
<td><strong>$9,726,000</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Expenses:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating</td>
<td></td>
<td>$8,868,000</td>
</tr>
<tr>
<td>Capital</td>
<td></td>
<td>535,000</td>
</tr>
<tr>
<td><strong>Total Expenses:</strong></td>
<td></td>
<td><strong>$9,403,000</strong></td>
</tr>
</tbody>
</table>

| Net Income:        |          | **$323,000**|

<table>
<thead>
<tr>
<th>Utilization (resident days)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>71.47%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>12.65%</td>
</tr>
<tr>
<td>Private/Other</td>
<td>15.88%</td>
</tr>
</tbody>
</table>

*includes assessment revenue of $428,662

The following is noted with respect to the submitted operating budget:

- Medicaid rates reflect a change in property reimbursement going from a voluntary to a proprietary entity:
- Medicaid revenues are based on the projected 2012 rates.
- Medicare and private revenues are based on the actual current rates.
- Overall utilization is projected at 97.17%. Utilization for the years from 2009 through 2011 averaged 96%.
- Utilization by payor source is anticipated as follows:
  - Medicaid Fee-for-Service: 71.47%
  - Medicare Fee-for-Service: 12.65%
  - Private/Other: 15.88%
- Costs are covered at approximately 94% of utilization.

Capability and Feasibility

Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare proposed to acquire the operating interest of Founders Pavilion, Inc., a 120-bed RHCF for $2,000,000 plus $3,000 in fees. The members will contribute $503,000 in equity and enter into a proposed mortgage with Capital One Bank for $1,500,000 at the above stated terms. Review of BFA Attachment A indicates the proposed members’ net worth is sufficient to provide equity for the acquisition.

Working capital is estimated at $1,567,167 and is based on two months of the first year expenses and half, or $783,584, will be satisfied from members equity. The remaining $783,583 will be satisfied through a five year loan at 5.5% from Capital One Bank.

Review of BFA Attachment A, summary of net worth, reveals sufficient resources for working capital equity. It is also noted that liquid resources may not be available in proportion to ownership interest. Therefore, Kenneth Rozenberg has provided an affidavit stating he is willing to contribute resources disproportionate to his membership interest.
Presented as BFA Attachments C is the pro forma balance sheets for Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare which shows the entity will start off with equity in the amount of $1,353,500. It should be noted that Pavilion Operations, Inc. equity will be more than required. Also, the pro-forma balance sheet for Pavilion Operations, LLC shows total assets, includes $1,850,008 in goodwill, which is not a liquid resource, nor is it recognized for Medicaid reimbursement. If goodwill was eliminated from the equation, then total net asset would become a negative $496,508.

The submitted budget indicates $323,000 in net income would be generated in the first year after the change in ownership. Following, is a comparison of 2010 historical and projected revenues and expenses:

<table>
<thead>
<tr>
<th></th>
<th>Projected Income</th>
<th>Projected Expense</th>
<th>Projected Net Income</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$ 9,726,000</td>
<td>9,403,000</td>
<td>$323,000</td>
</tr>
<tr>
<td>Annual 2010 Income *</td>
<td>$9,638,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual 2010 Expense **</td>
<td>10,233,965</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual 2010 Net Income (Loss)</td>
<td>$(595,965)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Incremental Net Income (Loss)</td>
<td><strong>918,965</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*excludes one-time non-recurring revenues of $4,175,949 which is comprised of $3,901,167 from a Loan forgiveness, $273,666 in contributions from other funds, and $1,116 from interest income.

**excludes one time non-recurring expenses of $526,459 for the impairment of property and equipment.

It is estimate that incremental net revenue will increase approximately $88,000, all coming from private payers. The applicant projects expenses to decline by $830,965 coming from employee benefits, fees, and staffing. Staffing is expected to decline by 6.74 full time equivalents (FTE) in the first year, going from 139.54 FTE to 132.80 FTE. The budget was created taking into consideration comparable nursing homes in the region along with the proposed new owners experience in operating similar facilities. The budget appears reasonable.

Staff notes that with the expected 2014 implementation of managed care for nursing home residents, Medicaid reimbursement is expected to change from a state-wide price with cost-based capital component payment methodology, to a negotiated reimbursement methodology. Facility payments will be the result of negotiations between the managed long term care plans and the facility. At this point in time, it cannot be determined what financial impact this change in reimbursement methodology will have on this project.

As shown on BFA Attachment C, Founders Pavilion, Inc., had an average loss of $509,288 before non-recurring items, and generated an average positive excess revenues over expenses of $1,551,904 when you include the non-recurring items. According to the applicant, the operating losses were caused primarily by the following expenses: outsourcing fees for collecting account receivables, contracting with Rehab Resources for physical therapy services, and contracting with Health Services to provide dietary services. Both average net assets and average working capital were positive during the years 2009 through 2011.

As shown on BFA Attachment D, Holliswood Care Center, Inc., experienced an average negative working capital position, an average positive net asset position, and had an average net loss of $513,020 for the years 2010-2011. The 2011 loss is attributable to non recurring expenses that the facility paid in contemplation of the transfer of ownership. They paid 1.2 million dollars in prior period workers compensation fees in order to settle a long standing liability for the facility. They also wrote off bad debt from prior periods of $902,887. Both of these were one time occurrences and if they were not paid, the facility would have had an operating profit for 2011.

As shown on BFA Attachment E, Dutchess Center for Rehabilitation had an average negative working capital position and average positive net asset position, and generated an average net income of $580,523 during the period 2008 through 2011.

As shown on BFA Attachment F, University Nursing Home had an average positive working capital position and average positive net asset position, and generated an average net income of $454,980 during the period 2008 through 2011.
As shown on BFA Attachment G, Queens Center for Rehabilitation had an average negative working capital position and an average positive net asset position, and generated an average net income of $543,940 during the period 2008 through 2011.

As shown on BFA Attachment H, Brooklyn Center for Rehabilitation had an average positive working capital position and average positive net asset position, and generated an average net income of $1,087,227 during the period 2008 through 2011. The facility incurred a net loss of $907,483 for 2008. This facility was acquired in March 2007. The applicant indicates that the facility has a rate appeal with the Department for Medicaid rebasing, which would offset the losses. This was not promulgated until 2009, and was subsequently approved, creating positive net income in both 2009, 2010, and 2011, of $465,887, $1,254,006 and $3,536,499, respectively.

As shown on BFA Attachment I, Suffolk Center for Rehabilitation had an average negative working capital position, an average negative net asset position, and generated an average net income of $122,845 during the period 2008 through 2010.

In 2011, Mr. Strauss, the member with ownership interest in the facility, sold his interest in the facility. Therefore, no 2011 financial data is necessary.

As shown on BFA Attachment J, Rome Center for Rehabilitation had an average negative working capital position, an average positive net asset position, and generated an average net income of $611,315 during the period 2009 through 2011.

As shown on BFA Attachment K, Chittenango Center for Rehabilitation had an average negative working capital position, an average positive net asset position, and generated an average net income of $404,452 during the period 2009 through 2011.

As shown on BFA Attachment L, Williamsbridge Manor had an average negative working capital position, an average positive net asset position, and generated an average net income of $234,436 during the period 2008 through 2011.

No financial summary for Wartburg Lutheran Home for the Aging and Bushwick Center for Rehabilitation are available at this time. In June 2008, a receiver was appointed to the Wartburg Lutheran Home for the Aging, and during the period from 2008 through 2010, no cost reports were filed. In May 2010, the facility changed its name to Bushwick Center for Rehab, and combined the operations of both Wartburg Lutheran Home for the Aging and Wartburg Nursing Home, Inc., into one.

As noted above, some of the applicants have recently purchased ownership interest in the following facilities: Boro Park Center for Rehabilitation and Healthcare, Waterfront Center for Rehabilitation and Health Care, Fulton Center for Rehabilitation and Healthcare, and Richmond Center for Rehabilitation and Specialty Healthcare. No financial summaries are presented for these facilities because the acquisitions were too recent to have completed a year of financial data.

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

Recommendation
From a financial perspective, contingent approval is recommended.

Attachments

BFA Attachment A Net Worth of Proposed Members, Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare
BFA Attachment B  Pro-forma Balance Sheet, Pavilion Operations, LLC d/b/a Corning Center for Rehabilitation and Healthcare

BFA-Attachment C  Financial Summary, Founders Pavilion, Inc.

BFA-Attachment D  Financial Summary, Holliswood Care Center

BFA-Attachment E  Financial Summary, Dutchess Center for Rehabilitation

BFA-Attachment F  Financial Summary, University Nursing Home

BFA Attachment G  Financial Summary, Queens Center for Rehabilitation

BFA Attachment H  Financial Summary, Brooklyn Center for Rehabilitation

BFA Attachment I  Financial Summary, Suffolk Center for Rehabilitation

BFA Attachment J  Financial Summary, Rome Center for Rehabilitation

BFA Attachment K  Financial Summary, Chittenango Center for Rehabilitation

BFA Attachment L  Financial Summary, Williamsbridge Manor Nursing Home

BFA Attachment M  Financial Summary, Bronx Center for Rehabilitation and Health
New York State Department of Health  
Public Health and Health Planning Council  

January 24, 2013

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 121325 E</td>
<td>Tri-Borough Certified Health Systems of New York, LLC d/b/a Tri-Borough Certified Health Systems of New York (Nassau County)</td>
<td></td>
</tr>
<tr>
<td>2. 121328 E</td>
<td>Tri-Borough Certified Health Systems of the Hudson Valley, LLC d/b/a Tri-Borough Certified Health Systems of the Hudson Valley (Westchester County)</td>
<td></td>
</tr>
<tr>
<td>3. 122078 E</td>
<td>Litson Certified Care, Inc. d/b/a Willcare (Greene County)</td>
<td></td>
</tr>
</tbody>
</table>
Executive Summary

Description
Tri-Borough Certified Health Systems of New York, LLC, seeks approval to purchase and become successor operator of an existing certified home health agency (CHHA) and long-term home care program (LTHHCP). The to-be-acquired entity, Family Aides Certified Services of Nassau, Suffolk, Inc. d/b/a Family Aides Certified Services of Nassau, located at 120 W. John Street, Hicksville, currently operates a CHHA serving Nassau County and a LTHHCP with 50 slots in Nassau, 100 slots in Queens, and 50 slots in Bronx County.

As background, effective January 31, 2012, the applicant and seller entered into a Management Agreement pursuant to which the applicant would assume responsibility for the day-to-day management of the CHHA and LTHHCP until the application is approved by the Department of Health. The Department approved this agreement on August 12, 2012. Upon approval of this application, Tri-Borough Certified Health Systems of New York, LLC plans to maintain all existing CHHA and LTHHCP services.

The sole member of Tri-Borough Certified Health Care Systems of New York, LLC is Kenrick Cort. Mr. Cort is the sole stockholder, director and officer of Tri-Borough Home Care, Ltd., a proprietary corporation operating a licensed home care services agency (LHCSA) in Nassau, Bronx, Kings and New York, Queens and Richmond Counties.

Also on this agenda for PHHPC action is a concurrent filing by Mr. Cort (CON #121328-E), which seeks to establish Tri-Borough Certified Health Systems of the Hudson Valley, LLC as the operator of Datahr Home Health Care, Inc., a CHHA servicing Dutchess, Putnam, and Westchester counties.

Effective May 1, 2012, a new Episodic Payment System (EPS) reimbursement methodology to reimburse CHHA providers for services provided to Medicaid patients receiving home care services took effect. The EPS is based on a price for 60 day episodes of care, which will be adjusted by patient acuity and regional wage differences. The EPS was recommended by the Medicaid Redesign Team (MAT proposal #5) and authorized in the 2011-2012 enacted budget. The EPS is designed to address the issue of rapid growth in Medicaid costs per patient, by better aligning payments with needed service, and is part of a broad effort to promote the development of care management for Medicaid recipients.

DOH Recommendation
Contingent approval.

Program Summary
Review of the Personal Qualifying Information indicates that the applicant has the appropriate character and competence under Article 36 of the Public Health Law.

Financial Summary
The total purchase price of $1,475,000 shall be paid via equity $1,000,000 at which $150,000 is held in escrow and $850,000 will be paid at closing by Kenrick Cort. The residual $475,000 will be paid via a two-year promissory note from Kenrick Cort at 3.25% interest. There are no project costs associated with this application.

Budget:

| Revenues: $15,571,381 |
| Expenses: $11,915,772 |
| Gain/(Loss): $3,665,609 |

Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of an executed promissory note that is acceptable to the Department of Health. [BFA]
2. Submission of a corrected executed asset purchase agreement with the proper named entity listed that is acceptable to the Department of Health. [BFA]
3. Submission of an executed building lease that is acceptable to the Department of Health. [BFA]
4. Submission of a working capital loan that is acceptable to the Department of Health. [BFA]

Council Action Date
February 7, 2013.
Programmatic Analysis

Background
Tri-Borough Certified Health Systems of New York, LLC d/b/a Tri-Borough Certified Health Systems of New York is a limited liability company. Tri-Borough Certified Health Systems of New York seeks approval to purchase and become the new operator of the Family Aides Certified Services of Nassau/Suffolk, Inc. CHHA, which is approved to serve patients in Nassau County, and LTHHCP which is approved to serve patients in Nassau, Queens and Bronx counties.

The Family Aides Certified Services of Nassau/Suffolk, Inc. currently operates under a Management and Administrative Services Agreement with Tri-Borough Home Care, Ltd., which was approved by the Department on August 27, 2012.

The applicant proposes to operate the CHHA from an office located at 120 West John Street, Hicksville, New York 11801, and to serve Nassau County.

The applicant proposes to provide the following health care services:

<table>
<thead>
<tr>
<th>Nursing</th>
<th>Home Health Aide</th>
<th>Medical Supplies, Equipment, and Appliances</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Therapy</td>
<td>Occupational Therapy</td>
<td>Speech Language Pathology</td>
</tr>
<tr>
<td>Personal Care</td>
<td>Respiratory Therapy</td>
<td>Medical Social Services</td>
</tr>
<tr>
<td>Nutrition</td>
<td>Homemaker</td>
<td>Housekeeper</td>
</tr>
</tbody>
</table>

The applicant proposes to operate the LTHHCP from an office located at 120 West John Street, Hicksville, New York 11801 and serve the following counties:

Nassau   Queens   Bronx

The applicant proposes to offer all thirteen of the required LTHHCP health care services:

<table>
<thead>
<tr>
<th>Nursing</th>
<th>Home Health Aide</th>
<th>Personal Care</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Therapy</td>
<td>Occupational Therapy</td>
<td>Respiratory Therapy</td>
</tr>
<tr>
<td>Speech Language Pathology</td>
<td>Audiology</td>
<td>Medical Social Services</td>
</tr>
<tr>
<td>Nutrition</td>
<td>Homemaker</td>
<td>Housekeeper</td>
</tr>
<tr>
<td>Medical Supplies, Equipment, and Appliances</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The sole Member and sole Manager of Tri-Borough Certified Health Systems of New York, LLC is:

**Kenrick L. Cort – President/CEO**

Affiliations:
- President/CEO, Tri-borough Home Care, Ltd.
- President/CEO, ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
- President/CEO, ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

A ten year review of the operations of the following facilities was performed as part of this review for the time periods specified (unless otherwise specified):
The information provided by the Division of Home and Community Based Services has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

ISIS Home Health Care, Inc., Fort Myers, FL was fined eleven thousand dollars ($11,000.00) resulting from two survey deficiencies; one thousand dollars ($1,000.00) for not following the Plan of Treatment and ten thousand dollars ($10,000.00) for not following the Plan of Care, 10 patients total. ISIS Home Health Care, Inc. resolved the fine September 6, 2012.

ISIS Home Health Care, Inc., Fort Myers, FL was fined ten thousand dollars ($10,000.00) resulting from not completing their quarterly reports for the 3rd and 4th quarter in 2008. ISIS Home Health Care, Inc. resolved the fine October 6, 2009.

The information provided by the State of Florida regulatory agency has indicated that facilities affiliated with this application have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the appropriate character and competence under Article 36 of the Public Health Law.

Recommendation
From a programmatic perspective, approval is recommended.

Financial Analysis

Asset Purchase Agreement:
The applicant has submitted an executed asset purchase agreement, the terms of which are summarized below:

- **Date:** January 31, 2012
- **Seller:** Family Aides Certified Services of Nassau, Suffolk, Inc. d/b/a Family Aides Certified Services of Nassau, Nassau County
- **Buyer:** Tri-Borough Certified Health Systems of New York, LLC.
- **Assets Transferred:** The CHHA and LTTHC business consisting of furniture; fixtures and assets and records; any contracts; patient lists subject to consent; software rights; telephone numbers; and cash associated with recruitment; goodwill; patient medical records; contracts, leases or licenses. Cash; cash equivalents; marketable securities; equipment leased by seller; all contracts not specifically listed within contract; non-transferable permits and licenses; trademarks, names and the trade name “Family Care Certified Services”, Family Care Certified Home Health Care Program”, causes of actions.
- **Excluded Assets:** None
- **Assumed Liabilities:** None
- **Purchase Price:** $1,475,000
- **Payment of Purchase Price:** $150,000 paid to the applicant and $850,000 will be paid at the time of closing. The residual of $475,000 payable in equal installments via a promissory note for a two year period using the prime rate of interest. (The current prime rate is 3.25%).
The applicant submitted an affidavit in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 36 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility. Currently, there are no outstanding Medicaid overpayment liabilities.

**Assignment and Assumption Agreement**

The applicant submitted a draft assignment and assumption agreement, the terms of which are summarized below:

- **Assignor:** Tri-Borough Certified Health Systems, LLC n/k/a Tri-Borough Certified Health Systems of New York, LLC.
- **Assignee:** Tri-Borough Certified Health Systems of New York, LLC
- **Obligations Assigned:** Assignor’s right, title and interest in, to an under the Purchase Agreement and agrees/assumes to keep, perform and fulfill all the terms, covenants, conditions and obligations of the Purchase Agreement.

**Lease Rental Agreement**

The applicant has submitted a letter of interest to enter into an Assignment of Lease at the proposed site, the terms of which are summarized below:

- **Premises:** Suite G, 4,300 square feet located at 120 West John St. Hicksville, New York
- **Lessor:** Family Aides, Inc.
- **Lessee:** Family Care Certified Services
- **Sub-lessee:** Tri-Borough Certified Health Systems of New York, LLC
- **Rental:** $42,033.60 annually ($9.77 per sq. ft.), with an annual increase in rent of 3.5%/year.
- **Term:** 10 years with (2) five year renewal options
- **Provisions:** Triple net lease whereby the Lessee shall pay utilities, real estate taxes and miscellaneous expenses totaling approximately $319,006.

The applicant has indicated that the lease agreement is an arms-length agreement, and they have provided two letters of rent reasonableness.

**Operating Budget**

The applicant has submitted an operating budget for the first year in 2012 dollars, which is summarized below:

<table>
<thead>
<tr>
<th>Year One</th>
<th>CHHA</th>
<th>LTHHCP</th>
<th>Combined</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$9,597,458</td>
<td>$5,973,923</td>
<td>$15,571,381</td>
</tr>
<tr>
<td>Expenses</td>
<td>5,937,571</td>
<td>5,978,201</td>
<td>11,915,772</td>
</tr>
<tr>
<td>Gain/ (Loss):</td>
<td>$3,659,887</td>
<td>$ (4,278)</td>
<td>$3,655,609</td>
</tr>
</tbody>
</table>

Expenses and utilization for the LTHHCP is detailed as follows:

**Year One**

<table>
<thead>
<tr>
<th>LTHHCP</th>
<th>Total Costs</th>
<th>Visits/Hours</th>
<th>Cost per Visit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nursing</td>
<td>$1,227,246</td>
<td>7,541</td>
<td>$162.74</td>
</tr>
<tr>
<td>Physical Therapy</td>
<td>$381,741</td>
<td>2,195</td>
<td>$173.91</td>
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<tr>
<td>Speech Pathology</td>
<td>$47,755</td>
<td>222</td>
<td>$215.11</td>
</tr>
<tr>
<td>Occupation Therapy</td>
<td>$11,929</td>
<td>86</td>
<td>$138.71</td>
</tr>
<tr>
<td>Home Health Aide</td>
<td>$753,291</td>
<td>31,930</td>
<td>$23.59</td>
</tr>
<tr>
<td>Medical Social Services</td>
<td>$87,069</td>
<td>1,135</td>
<td>$76.71</td>
</tr>
<tr>
<td>Personal Care</td>
<td>$3,469,170</td>
<td>216,000</td>
<td>$16.06</td>
</tr>
<tr>
<td>Total</td>
<td>$5,978,201</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
* Reflects hourly data

<table>
<thead>
<tr>
<th>Service</th>
<th>Total Costs</th>
<th>Visits/Hours</th>
<th>Cost per Visit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nursing</td>
<td>$3,479,054</td>
<td>12,823</td>
<td>$271.31</td>
</tr>
<tr>
<td>Physical Therapy</td>
<td>$1,186,356</td>
<td>9,711</td>
<td>$122.16</td>
</tr>
<tr>
<td>Speech Pathology</td>
<td>$272,904</td>
<td>1,117</td>
<td>$244.31</td>
</tr>
<tr>
<td>Occupation Therapy</td>
<td>$33,947</td>
<td>278</td>
<td>$122.11</td>
</tr>
<tr>
<td>Home Health Aide</td>
<td>$843,434</td>
<td>12,196</td>
<td>$69.16</td>
</tr>
<tr>
<td>Medical Social Services</td>
<td>$117,124</td>
<td>499</td>
<td>$234.71</td>
</tr>
<tr>
<td>Personal Care (Visits)</td>
<td>$4,752</td>
<td>44</td>
<td>$108.00</td>
</tr>
<tr>
<td>Total</td>
<td>$5,937,571</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Reflects hourly data

Utilization by payor source for the CHHA and LTHCCP for the first year is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>CHHA</th>
<th>LTHCCP</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicare</td>
<td>89.10%</td>
<td>0%</td>
</tr>
<tr>
<td>Medicaid</td>
<td>5.40%</td>
<td>100%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>3.00%</td>
<td>0%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.50%</td>
<td>0%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the existing Family Care Certified Services of Nassau CHHA and LTHCCP Program’s historical experience and cost reports. Revenues are reflective of current payment episodic payment rates and current reimbursement rates in treating high acuity patients with a case weight of 2.42 with LUPA Blend.

**Capability and Feasibility**

There are no project costs associated with this application. The operational purchase price of $1,475,000 at which $150,000 was paid in equity to the seller, and $850,000 will be satisfied via equity from Kenrick Cort. The residual of $475,000 will be paid through a promissory note for a term of 2 years at a rate of 3.25%, paid for by Kenrick Cort. Presented on BFA Attachment A is the net worth financial summary of Kenrick Cort, indicating there is sufficient equity for the purchase price.

Working capital requirements estimated at $1,985,962 based on two months’ of first year expenses will be provided by cash equity in the amount of $992,981 from Ken Cort, and $992,981 at a rate of 7% for a term of three years. A letter of interest has been provided. Presented as BFA Attachment A, is Kenrick Cort’s net worth statement, which indicates the ability to meet the purchase price and working capital requirements. Also, presented as BFA Attachment D is the pro-forma balance sheet for Tri-Borough Certified Health Systems of New York, LLC, which show the entity, will start off with a positive equity position of $992,981.

The budget projects an excess of revenues over expenses of $3,655,609 during the first year subsequent to the change in operator.

The submitted budget is based on Family Aides Certified Services of Nassau, Suffolk, Inc. operations of its CHHA and LTHCCP. Medicaid and Medicare revenues are based on upon the current payment methodologies and regional historical rates. The submitted budget appears reasonable.

Presented as BFA Attachment C is the financial summary of Family Aides Certified Services of Nassau, Inc., which indicates that the facility has maintained an average positive working capital position and an average positive net assets position. Also, Family Aides Services of Nassau generated annual gross profit of $1,958,023 and $1,512,100 for 2010 and 2011, respectively.

Presented as BFA Attachments D and E, are Tri-Borough Home Care, LTD, December 31, 2011, financial summary and June 30, 2012, internal financial summary, which shows a positive average working capital position of $2,671,034 and an average operating loss of $67,513. Net assets were $3,944,863 as of June 30, 2012.
Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner and contingent approval is recommended.

**Recommendation**
From a financial perspective, contingent approval is recommended.

<table>
<thead>
<tr>
<th><strong>Attachments</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>BFA Attachment A</strong></td>
</tr>
<tr>
<td><strong>BFA Attachment B</strong></td>
</tr>
<tr>
<td><strong>BFA Attachment C</strong></td>
</tr>
<tr>
<td><strong>BFA Attachment D</strong></td>
</tr>
<tr>
<td><strong>BFA Attachment E</strong></td>
</tr>
</tbody>
</table>

Project # 121328-E
Tri-Borough Certified Health Systems of the Hudson Valley, LLC
d/b/a Tri-Borough Certified Health Systems of the Hudson Valley


Executive Summary

Description
Tri-Borough Certified Health Systems of the Hudson Valley, LLC, a limited liability company created to pursue this application, requests approval to purchase and become the operator of Datahr Home Health Care, Inc. (Datahr), a special needs certified home health agency (CHHA) which services Dutchess, Putnam, and Westchester counties.

As background, the acquisition of Datahr’s CHHA by Family Aides Certified Services of Nassau, Suffolk, Inc. (Family Aides) was contingently approved by the Public Health and Health Planning Council (PHHPC) on June 16, 2011, via CON #051081-E. The transaction was originally entered into on October 1, 2002, but was delayed due to legal difficulties surrounding William Schnell, the sole shareholder of Family Aides. Through a trust agreement, the court appointed Robert Silbering as trustee and granted him legal authority over Family Aides. Under this authority, 100% of the corporation stock was transferred into Nassau CHHA Grantor Trust, which was approved by the Public Health Council on June 10, 2009, under CON #072196-E. The sale has not yet been consummated, as Family Aides is waiting for approvals from the Office of the Attorney General (OAG) and from the appropriate judicial district of the Supreme Court before the sale and transfer can be finalized. According to the applicant, the legal documents have been submitted to the OAG and following receipt of their “no objection” letter, the proper legal documents will be submitted to the appropriate judicial district of the Supreme Court for their approval.

The sole member of Tri-Borough Certified Health Care Systems of the Hudson Valley, LLC is Kenrick Cort. Mr. Cort is the sole stockholder, director and officer of Tri-Borough Home Care, Ltd., a proprietary corporation operating a licensed home care services agency (LHCSA) in Nassau, Bronx, Kings and New York, Queens and Richmond Counties.

Also on this agenda for PHHPC action is a concurrent filing by Mr. Cort (CON #121325-E), which seeks to establish Tri-Borough Certified Health Systems of New York, LLC as the operator of the Family Aides CHHA serving Nassau County and their long-term home health care program serving Nassau, Queens and Bronx counties.

Effective May 1, 2012, a new Episodic Payment System (EPS) reimbursement methodology to reimburse CHHA providers for services provided to Medicaid patients receiving home care services took effect. The EPS is based on a price for 60-day episodes of care, which will be adjusted by patient acuity and regional wage differences. The EPS was recommended by the Medicaid Redesign Team (MRT proposal # 5) and authorized in the 2011-12 enacted budget. The EPS is designed to address the issue of rapid growth in Medicaid costs per patient by better aligning payments with needed services and is part of a broad effort to promote the development of care management arrangements for Medicaid recipients.

DOH Recommendation
Contingent approval.

Program Summary
Review of the Personal Qualifying Information indicates that the applicant has the appropriate character and competence under Article 36 of the Public Health Law.

Financial Summary
The transfer of assets by Datahr to Family Aides is awaiting approval from the Court System. There are no project costs associated with this proposal. The applicant will acquire the assets of the CHHA for $25,000.

Budget:  
Revenues: $ 2,921,028  
Expenses: $ 2,810,235  
Gain/(Loss): $ 110,793

Subject to the noted contingencies, the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of a working capital commitment that is acceptable to the Department of Health. [BFA]
2. Submission of an executed building lease that is acceptable to the Department of Health. [BFA]
3. Submission of an executed assignment of lease that is acceptable to the Department of Health. [BFA]
4. Submission of the approval for Family Aides Certified Services of Nassau, Suffolk, Inc. to purchase Datahr Home Care Inc. from the Justice of the Supreme Court, acceptable the Department of Health. [BFA]

Approval conditional upon:

1. The provision of CHHA services is limited to the special needs population of patients with mental retardation and developmental disabilities, with the understanding that the New York State Department of Health will monitor the utilization statistics for ongoing compliance with the condition. [CHHA]

Council Action Date
February 7, 2013.
Programmatic Analysis

Background
Tri-Borough Certified Health Systems of the Hudson Valley, LLC d/b/a Tri-Borough Certified Health Systems of the Hudson Valley proposes to become the new owner and operator of a Datahr Home Health Care, Inc., a special needs CHHA through an Asset Purchase Agreement and Assignment and Assumption Agreement with Family Aides Certified Services of Nassau/Suffolk, Inc. Family Aides Certified Services of Nassau/Suffolk, Inc. obtained PHHPC approval to acquire Datahr Home Health Care, Inc., through CON # 051081 at the October 27, 2011 meeting. The transaction approved under CON # 051081 is pending with the Attorney General's Office for approval of the transfer of this agency from a not-for-profit corporation to a proprietary corporation.

Tri-Borough Certified Health Systems of the Hudson Valley seeks approval to become the new operator of the special needs CHHA approved to serve the OPWDD population in Dutchess, Putnam and Westchester counties. Datahr Home Health Care, Inc. currently operates under a Management and Administrative Services Agreement with Family Aides Certified Services of Nassau/Suffolk, Inc.

The applicant proposes to operate the CHHA from an office located at 120 Kisco Avenue, Mt. Kisco, New York 10549 and serve the following counties:

Dutchess  Putnam  Westchester

The applicant proposes to provide the following health care services:

<table>
<thead>
<tr>
<th>Nursing</th>
<th>Home Health Aide</th>
<th>Medical Supplies, Equipment, and Appliances</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Therapy</td>
<td>Occupational Therapy</td>
<td>Speech Language Pathology</td>
</tr>
<tr>
<td>Personal Care</td>
<td>Respiratory Therapy</td>
<td>Medical Social Services</td>
</tr>
<tr>
<td>Nutrition</td>
<td>Homemaker</td>
<td>Housekeeper</td>
</tr>
</tbody>
</table>

The sole Member and sole Manager of Tri-Borough Certified Health Systems of the Hudson Valley is:

Kenrick L. Cort – President/CEO

Affiliations:
- President/CEO, Tri-borough Home Care, Ltd.
- President/CEO, ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
- President/CEO, ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

A search of the individual named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

A ten year review of the operations of the following facilities was performed as part of this review for the time periods specified (unless otherwise specified):

- Tri-borough Home Care, Ltd.
- ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
- ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

The information provided by the Division of Home and Community Based Services has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.
ISIS Home Health Care, Inc., Fort Myers, FL was fined eleven thousand dollars ($11,000.00) resulting from two survey deficiencies; one thousand dollars ($1,000.00) for not following the Plan of Treatment and ten thousand dollars ($10,000.00) for not following the Plan of Care, 10 patients total. ISIS Home Health Care, Inc. resolved the fine September 6, 2012.

ISIS Home Health Care, Inc., Fort Myers, FL was fined ten thousand dollars ($10,000.00) resulting from not completing their quarterly reports for the 3rd and 4th quarter in 2008. ISIS Home Health Care, Inc. resolved the fine October 6, 2009.

The information provided by the State of Florida regulatory agency has indicated that facilities affiliated with this application have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the appropriate character and competence under Article 36 of the Public Health Law.

**Recommendation**

*From a programmatic perspective, approval is recommended.*

---

## Financial Analysis

### Total Project Cost and Financing
There are no project costs associated with this application.

### Asset Purchase Agreement
The applicant has submitted a draft asset purchase agreement, the terms of which are summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>January 31, 2012</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Seller:</strong></td>
<td>Family Aides Certified Services of Nassau, Suffolk, Inc.</td>
</tr>
<tr>
<td><strong>Purchaser:</strong></td>
<td>Tri-Borough Certified Health Systems, LLC n/k/a Tri-Borough Certified Health Systems of New York, LLC</td>
</tr>
<tr>
<td></td>
<td>Tri-Borough Certified Health Systems of the Hudson Valley, LLC</td>
</tr>
<tr>
<td><strong>Assets Transfer</strong></td>
<td>Transfer, assign, and convey all rights, title and interest in the Datahr Purchase Agreement, its transferrable and assignable contracts and agreements</td>
</tr>
<tr>
<td><strong>Excluded Assets:</strong></td>
<td>Cash, marketable securities, equipment leased by seller, accounts &amp; notes receivable, non-transferable permits and licenses, stock records, minutes, all trademarks and names (shall be permitted to use the name “Family Care Certified Services of Nassau, a division of Tri-Borough Certified Health Systems, LLC,) web-sites, e-mail addresses, telephone numbers, deposits, pre-paid expenses, customer advances, all furniture, fixtures, equipment and assets used by the seller, all claims and rights of recovery relating to Purchase Assets.</td>
</tr>
<tr>
<td><strong>Assumed Liabilities:</strong></td>
<td>Those accruing on or after the closing date.</td>
</tr>
<tr>
<td><strong>Purchase Price:</strong></td>
<td>$25,000</td>
</tr>
<tr>
<td><strong>Payment:</strong></td>
<td>$25,000 at closing</td>
</tr>
</tbody>
</table>

The $25,000 purchase price will be provided from Kenrick Cort’s personal assets.

The applicant has submitted an original affidavit, acceptable to the Department, in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 36 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility. Currently there are no Medicaid liabilities.
**Assignment and Assumption Agreement**
The applicant has submitted a draft assignment and assumption agreement, the terms of which are summarized below:

**Assignor:** Tri-Borough Certified Health Systems, LLC n/k/a Tri-Borough Certified Health Systems of New York, LLC

**Assignee:** Tri-Borough Certified Health Systems of the Hudson Valley, LLC

**Assets Assigned:** Assignor’s right, title and interest in, to and under the Purchase Agreement

**Obligations Assigned:** Accepts the transfer and the assignment of the Purchase Agreement and assumes and agrees to keep, perform and fulfill all the terms, covenants, conditions and obligations of the Purchase Agreement.

**LEASE RENTAL AGREEMENT - Assignment of Lease**
The applicant has submitted a letter of interest to enter into an Assignment of Lease at the proposed site, the terms of which are summarized below:

**Premises:** Suite E 1,186 gross square feet located at 120 Kisco Avenue, Mt. Kisco, NY

**Landlord:** Medcomp Technologies, Inc.

**Lessee/Assignor:** Family Aides Certified Services of Nassau, Suffolk, Inc.

**Assignee:** Tri-Borough Certified Health Systems of Hudson Valley, LLC

**Term:** 10 year term at $26,220 per year ($22.11 per sq. ft.) renewable yearly

**Provisions:** Taxes, utilities and Maintenance

The lease is an arm’s length arrangement.

**Operating Budget**
The applicant has submitted the first and third year incremental operating budgets, in 2012 dollars, as summarized below:

<table>
<thead>
<tr>
<th>Description</th>
<th>First Year</th>
<th>Third Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid</td>
<td>$292,103</td>
<td>$368,720</td>
</tr>
<tr>
<td>Medicare</td>
<td>2,226,397</td>
<td>2,810,371</td>
</tr>
<tr>
<td>Other</td>
<td>402,528</td>
<td>508,109</td>
</tr>
<tr>
<td><strong>Total Revenues</strong></td>
<td><strong>$2,921,028</strong></td>
<td><strong>$3,687,200</strong></td>
</tr>
<tr>
<td>Total Expenses</td>
<td><strong>$2,810,235</strong></td>
<td><strong>$3,264,070</strong></td>
</tr>
<tr>
<td>Net Income or (Loss)</td>
<td><strong>$110,793</strong></td>
<td><strong>$423,130</strong></td>
</tr>
</tbody>
</table>

Utilization by payor source for the first & third year is anticipated as follows:

- Medicaid Managed Care: 10%
- Medicare Managed Care: 80%
- Other: 8%
- Charity Care: 2%

Utilization and expense assumptions are based on evaluations by the applicant.

Expense projections are based on projected case load and case mix.

The Medicaid average episode payment is expected to be $6,178, based upon the Hudson Valley Wage Index Factor of 1.125693 and an average case mix of 1.
The Medicare average episodic payment of $2,611.10 is predicated on the calendar year 2012 national standardized 60-day episode payment rate of $2,192.07, adjusted for the following: home health market basket update of 1.015; reduced for the nominal change in case mix of .94940; plus the wage index for the service area of 1.3063; at average case mix of 1.

**Capability and Feasibility**

There are no project costs associated with this application.

Tri-Borough Certified Health Systems of the Hudson Valley, LLC will pay $25,000 for the purchase of Family Aides Certified Services of Nassau, Suffolk, Inc.’s Certified Home Health Agency (CHHA), which services Dutchess, Putnam and Westchester counties. The sole member, Kenrick Cort, will satisfy the purchase price at the time Family Aides Certified Services of Nassau, Suffolk, Inc., obtains approval from the Supreme Court in the appropriate judicial district to complete the sale and transfer of Datahr Home Health Care Inc.’s assets.

Working Capital requirements are estimated at $544,012, which appears reasonable based on two months of third year expenses. Half of the working capital or $272,006 will be contributed from Kenrick Cort, sole member, with the remaining $272,006 being borrowed from Capital One Bank for three years at a 7% interest rate. Presented as BFA Attachment A is Kenrick Cort’s net worth statement, which indicates the ability to meet the purchase price and working capital requirements. Presented as BFA Attachment B is the pro-forma balance sheet for Tri-Borough Certified Health Systems of Hudson Valley, LLC, which show the entity, will start off with $297,006 in equity.

The budget projects an operating surplus of $110,793 and $423,130 in the first and third years, respectively. Medicare and Medicaid revenues are based upon the current payment methodologies, and commercial payors were based on regional historical rates. The budget appears reasonable.

Present as BFA Attachments C and D are Tri-Borough Home Care, LTD, December 31, 2011 financial summary and June 30, 2012 internal financial summary, which shows a positive average working capital position of $2,671,034 and an average operating loss of $67,513. The applicant points out that in 2012, Tri-Borough Home Care LTD realized savings through better utilization of the labor as revenues increased 51.9% on an annualized basis from 2011. Net assets were $3,944,863 as of June 30, 2012.

It appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.

### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Net Worth of Sole Member, Tri-Borough Certified Health Systems of the Hudson Valley, LLC</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet, Tri-Borough Certified Health Systems of the Hudson Valley, LLC</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Financial Summary for 2011, Tri-Borough Home Care, LTD</td>
</tr>
<tr>
<td>BFA Attachment D</td>
<td>Internal Financial Summary as of June 30, 2012, Tri-Borough Home Care, LTD</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Litson Certified Care, Inc. d/b/a Willcare (Willcare), an existing Article 36 proprietary corporation, requests approval to purchase certain assets of the Greene County Health Department’s certified home health agency (CHHA), serving the residents of Greene County. The application seeks to add Greene County to Willcare’s current operating certificate for their Orange County location. At the present time, the Greene county patients will be served from the current branch location in Lake Katrine (Ulster County).

Willcare currently operates Article 36 CHHAs in the following counties: Orange, Ulster, and Westchester, along with a long term home health care program (LTHHCP) in Ulster County, and a special needs CHHA in Sullivan, Dutchess, and Putnam Counties. Litson Certified Care, Inc. d/b/a Willcare acquired the assets of the Ulster County CHHA and LTHHCP, via an asset purchase agreement – CON #101147-E, contingently-approved Public Health and Health Planning Council (PHHPC) with contingent approval on June, 16, 2011, final approval October 21, 2011.

Litson Certified Care, Inc. is a wholly-owned subsidiary of Bracor, Inc. d/b/a Willcare. Bracor, Inc. d/b/a Willcare, as a parent corporation, owns and operates through its subsidiaries, licensed and certified home health care agencies in Western New York, the Hudson Valley, Ohio and Connecticut. Bracor, Inc. d/b/a Willcare is currently owned by:

- David Brason (13.92%)
- Todd Brason (13.92%)
- Summer Street Capital II, L.P. (48.10%)
- Summer Street Capital NYS Fund II, L.P. (24.06%)

DOH Recommendation
Contingent approval.

Program Summary
Litson Certified Care, Inc. d/b/a Willcare and its principals all possess the appropriate character and competence for approval of this application.

Financial Summary
The $125,000 asset purchase price for Greene County’s CHHA will be provided from accumulated funds of the company. There are no project costs associated with this proposal.

Budget:

- Revenues: $385,623
- Expenses: $309,050
- Gain/(Loss): $76,573

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.
Recommendations

Health Systems Agency
There will be no HSA recommendation for this application.

Office of Health Systems Management
Approval contingent upon:

1. Submission of an executed Administrative Services Agreement that is acceptable to the Department of Health. [BFA]

Council Action Date
February 7, 2013.
**Programmatic Analysis**

**Background**
Litson Certified Care, Inc., a business corporation, operating under the assumed name of WILLCARE, was established as the operator of an Article 36 general population certified home health agency (CHHA) serving Orange, Ulster and Westchester Counties, a special needs CHHA serving Dutchess, Putnam and Sullivan Counties and a Long Term Home Health Care Program (LTHHCP) serving Ulster County.

Litson Certified Care, Inc. is applying for approval to purchase and become the new owner/operator of the CHHA currently operating Greene County Department of Health Home Health Agency. Litson Certified Care, Inc. d/b/a WILLCARE plans to merge the Greene County Department of Health CHHA operations into its existing Litson Certified Care, Inc. d/b/a WILLCARE CHHA and close Greene County Department of Health CHHA. Litson Certified Care, Inc. d/b/a WILLCARE proposes to serve its CHHA patients in Greene County from their existing branch office located in Lake Katrine, NY, Ulster County, which is contiguous to Greene County.

The Litson Certified Care, Inc. d/b/a WILLCARE CHHA, will be approved as a general service CHHA serving Greene, Orange, Ulster and Westchester Counties and a Special Needs CHHA serving the OPWDD populations in Dutchess, Putnam and Sullivan Counties. Litson Certified Care, Inc. d/b/a WILLCARE CHHA will continue to provide the services of Home Health Aide, Medical Social Services, Medical Supplies/Equipment/Appliances, Nursing, Occupational Therapy, Physical Therapy, Respiratory Therapy, Audiology, Personal Care, Homemaker, Housekeeper and Speech Language Pathology.

Litson Certified Care, Inc. d/b/a WILLCARE is a wholly owned subsidiary of Western Region Health Corporation d/b/a WILLCARE. Western Region Health Corporation is a wholly owned subsidiary of Bracor, Inc.

Western Region Health Corporation, Inc., Litson Certified Care, Inc., and the WILLCARE LTHHCP currently operate under a management agreement with their ultimate parent corporation Bracor, Inc. Summer Street Capital II, LP; and Summer Street Capital NYS Fund II, LP, both currently operate under a management agreement with Summer Street Capital Partners, LLC.

Litson Certified Care, Inc. d/b/a WILLCARE is authorized 200 shares of stock. 181 shares have been issued to Western Region Health Corporation, Inc. 19 shares remain unissued.

The members of the Board of Directors of Litson Certified Care, Inc. will be as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Affiliations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Todd W. Brason, President</td>
<td>Western Region Health Corporation, Inc. d/b/a WILLCARE (CHHA);</td>
</tr>
<tr>
<td>President and CEO, Bracor, Inc. d/b/a WILLCARE</td>
<td>Litson Certified Care, Inc. d/b/a WILLCARE (CHHA);</td>
</tr>
<tr>
<td></td>
<td>Litson Healthcare, Inc. d/b/a WILLCARE (LHCSA);</td>
</tr>
<tr>
<td></td>
<td>WILLCARE, Inc. (LHCSA);</td>
</tr>
<tr>
<td></td>
<td>BHC Services, Inc. (Ohio CHHA and LHCSA)</td>
</tr>
<tr>
<td></td>
<td>Patient’s Choice Homecare, LLC d/b/a WILLCARE (Connecticut CHHA)</td>
</tr>
<tr>
<td>Michael P. McQueney, Director</td>
<td>Western Region Health Corporation, Inc. d/b/a WILLCARE (CHHA);</td>
</tr>
<tr>
<td>Managing Partner, Summer Street Capital Partners, LLC</td>
<td>Litson Certified Care, Inc. d/b/a WILLCARE (CHHA);</td>
</tr>
<tr>
<td></td>
<td>Litson Healthcare, Inc. d/b/a WILLCARE (LHCSA);</td>
</tr>
<tr>
<td></td>
<td>WILLCARE, Inc. (LHCSA);</td>
</tr>
<tr>
<td></td>
<td>BHC Services, Inc. (Ohio CHHA and LHCSA)</td>
</tr>
<tr>
<td></td>
<td>Patient’s Choice Homecare, LLC d/b/a WILLCARE (Connecticut CHHA)</td>
</tr>
</tbody>
</table>

Andrew L. Fors, Director  
Partner, Summer Street Capital Partners, LLC  
Affiliations:  
- Western Region Health Corporation, Inc.
d/b/a WILLCARE (CHHA);
- Litson Certified Care, Inc. d/b/a WILLCARE (CHHA);
- Litson Healthcare, Inc. d/b/a WILLCARE (LHCSA);
- WILLCARE, Inc. (LHCSA);
- BHC Services, Inc. (Ohio CHHA and LHCSA)
- Patient’s Choice Homecare, LLC d/b/a WILLCARE (Connecticut CHHA)

Western Region Health Corporation, Inc. is authorized 200 shares of stock, all of which are issued. Bracor, Inc. d/b/a is the current stockholder of the corporation and owns all 200 shares of stock.

The members of the Board of Directors of Western Region Health Corporation, Inc. will be as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Previously Disclosed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Todd W. Brason</td>
<td>President - Director</td>
<td>Yes</td>
</tr>
<tr>
<td>Michael P. McQueeney</td>
<td>Director</td>
<td>Yes</td>
</tr>
<tr>
<td>Andrew L. Fors</td>
<td>Director</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Bracor, Inc., a New York corporation, has 1,500,000 shares authorized, consisting of: (a) 90,000 shares of Series A Voting Common Stock, (b) 90,000 shares of Series B Non-Voting Common Stock, and (c) 1,320,000 shares of Preferred Stock, consisting of: (i) 1,200,000 shares of Series A Preferred Stock, and (ii) 120,000 shares of undesignated Preferred Stock. As of December 6, 2010, there are currently 11,970.44 shares of Series A Voting Common Stock and 474,029.55 shares of Series A Preferred Stock issued and outstanding. The board has issued to the shareholders warrants to purchase an aggregate of 30,000 shares of Series A Voting Common Stock at a purchase price of $0.01 per share. The warrants expire on May 21, 2024. No shares of Series B Non-Voting Common Stock have been issued, though the board has granted to certain employees, directors and consultants options to purchase 33,271 shares of Series B Non-Voting Common Stock at an exercise price of $1.23 per share. Current shareholders and their shareholdings are as follows:

<table>
<thead>
<tr>
<th>Shareholder</th>
<th>Number of Shares of Series A Voting Common Stock</th>
<th>Warrants to Purchase Shares of Series A Voting Common Stock</th>
<th>Number of Shares of Series A Preferred Stock</th>
</tr>
</thead>
<tbody>
<tr>
<td>Summer Street Capital II, L.P.</td>
<td>5,758.07</td>
<td>14,666.67</td>
<td>228,019.70</td>
</tr>
<tr>
<td>Summer Street Capital NYS Fund II, L.P.</td>
<td>2,879.03</td>
<td>7,333.33</td>
<td>114,009.85</td>
</tr>
<tr>
<td>David Brason</td>
<td>1,666.67</td>
<td>3,000.00</td>
<td>66,000.00</td>
</tr>
<tr>
<td>Todd Brason</td>
<td>1,666.67</td>
<td>5,000.00</td>
<td>66,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>11,970.44</strong></td>
<td><strong>30,000.00</strong></td>
<td><strong>474,029.55</strong></td>
</tr>
</tbody>
</table>

The private equity investment funds themselves will be passive investors that will not exercise any control or decision making over Bracor, Inc. or its subsidiary corporations operating the CHHAs and LTHHCP. Instead, the investment funds’ management company, Summer Street Capital Partners, LLC, will be the controlling entity of the Bracor, Inc. stock holdings that are allocated to its respective funds.

The members of the Board of Directors of Bracor, Inc. will be as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Previously Disclosed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Todd W. Brason</td>
<td>President – President</td>
<td>Yes</td>
</tr>
<tr>
<td>David W. Brason</td>
<td>Secretary/Treasurer</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Vice President and CFO</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>WILLCARE</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Affiliations:</td>
<td></td>
</tr>
</tbody>
</table>
The current partners of Summer Street Capital II, LP consist of 54 partners, whose individual partnership interests total 100%. The only two partners owning 10% or more interest in the LP are HSBC Capital (USA), Inc. with 11.7% partnership interest, and Summer Street Capital II Advisors, LLC with 17.3% partnership interest. The current partners of Summer Street Capital NYS Fund II, LP are The NYS Common Retirement Fund with 99% partnership interest, and Summer Street Capital II Advisors, LLC with 1% partnership interest. As explained above, the individual equity funds themselves will be passive investors that will not possess any voting rights in, or exercise any control or decision making over, Bracor, Inc. or its subsidiary corporations operating the CHHAs and LTHHCP. Accordingly, the individual partners within each limited partnership will also have no voting rights or control in Bracor, Inc. The investment funds’ management company, Summer Street Capital Partners, LLC, will be the sole voting and controlling entity of the Bracor, Inc. stock holdings that are allocated to its respective funds.

The current members of the managing company of the two Summer Street funds, Summer Street Capital Partners, LLC, and the percentage of member ownership interest for each, are as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Interest %</th>
<th>Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>Michael P. McQueeney</td>
<td>35.8%</td>
<td>Managing Member</td>
</tr>
<tr>
<td>Jennifer C. Balbach</td>
<td>5.9%</td>
<td>Partner, Summer Street Capital Partners, LLC</td>
</tr>
<tr>
<td>Gary P. Hull</td>
<td>14.2%</td>
<td>Partner, Summer Street Capital Partners, LLC</td>
</tr>
<tr>
<td>Andrew L. Fors</td>
<td>16.5%</td>
<td>Previously Disclosed</td>
</tr>
<tr>
<td>Brian T. D’Amico</td>
<td>27.6%</td>
<td>Managing Partner, Summer Street Capital Partners, LLC</td>
</tr>
</tbody>
</table>

A search of all of the above named individuals, employers, and affiliations revealed no matches on either the Medicaid Disqualified Provider List or the Office of the Inspector General’s Provider Exclusion List.

The Division of Home and Community Based Care reviewed the compliance histories of the CHHAs, LHCSAs, and LTHHCP and determined that the agencies have exercised sufficient supervisory responsibility to protect the health, safety, and welfare of patients and to prevent the recurrence of code violations.

Out-of-State Compliance Request Forms were sent to Ohio and Connecticut. The licensing / regulating agencies of the State of Ohio and the State of Connecticut have reviewed the compliance history of the above noted health care provider. Ohio has determined that the health care provider has been in substantial compliance with all applicable
codes, rules, and regulations, with no enforcements or administrative actions imposed. Although Connecticut indicated that they would not “rate” any agency, the information provided did not indicate any enforcement action.

A review of all personal qualifying information indicates there is nothing in the background of the principals listed above to adversely effect their positions in the proposed organizational structure. The applicant has the appropriate character and competence under Article 36 of the Public Health Law.

**Recommendation**
From a programmatic perspective, approval is recommended.

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### Financial Analysis

**Total Project Cost and Financing**
There are no project costs associated with this application. The purchase price of $125,000 will be paid by cash from applicant resources at closing.

**Asset Purchase Agreement**
The change in ownership will be effectuated in accordance with an executed asset purchase agreement, the terms of which are summarized below:

- **Date:** May 9, 2012
- **Sellers:** County of Greene, a political subdivision of New York State
- **Buyers:** Litson Certified Care, Inc. d/b/a Willcare
- **Assets Purchased:** All rights, title, interest to the following: CHHA ownership and operating rights; copies of all current patient lists, the goodwill of the agency; and all sellers’ rights under assumed operating contracts.
- **Assumed Liabilities:** No liabilities assumed
- **Excluded Liabilities:** Buyer shall not assume or be responsible for any obligations of the Seller, further describe as: accounts payable, any amounts owed to Medicare, Medicaid, or third party payor; any liability arising from provider agreements or operating contracts; any liability for employee compensation; any liability arising from excluded assets; all contracts, understandings, and collective bargaining; and any and all claims.
- **Purchase Price:** $125,000
- **Payment Terms:** Payable in full at closing

The applicant has provided an original affidavit, which is acceptable to the Department, in which the applicant agrees, notwithstanding any agreement, arrangement or understanding between the applicant and the transferor to the contrary, to be liable and responsible for any Medicaid overpayments made to the facility and/or surcharges, assessments or fees due from the transferor pursuant to Article 36 of the Public Health Law with respect to the period of time prior to the applicant acquiring its interest, without releasing the transferor of its liability and responsibility.

**Administrative Services Agreement**
Litson Certified Services, Inc. d/b/a Willcare, has entered into an Administrative Services Agreement with Bracor, Inc., for their other CHHA and LTHHCPs and will allow them to provide the services for this facility as well, the terms of which are summarized below. They are currently in the process of signing a renewal of the current agreement.

- **Provider:** Bracor, Inc.
- **Facility Operator:** Litson Certified Services, Inc. d/b/a Willcare.
- **Services Provided:** Accounting, payroll, accounts payable, Medicare Medicaid and LTHHCP cost reports preparation, analysis and submission, evaluation of accounts receivable, financial reporting and analysis, human resources, computer and MIS, general and administrative, and insurance.
- **Term:** Renewal of their current 3 year term ending December 31, 2012, to be renewed for an additional 3 year ending December 31, 2015.
- **Compensation:** $135,000 a month ( $1,620,000 annually)
Although the agreement provides for the contracting of multiple services, the facility will maintain ultimate authority and responsibility for the conduct of the operation of the facility. Specifically, the operator will retain authority for maintenance of the facility's fiscal stability, level of services and quality of care; hiring and termination of key management personnel such as the administrator; controlling and maintaining books and business records; disposing of assets and incurring liabilities; adopting and enforcing policies, and employment of all professional staff.

Operating Budget
The applicant has submitted an incremental operating budget for the first and third years, in 2012 dollars, which is summarized below:

<table>
<thead>
<tr>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td></td>
</tr>
<tr>
<td>Medicaid</td>
<td>$97,261</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>7,040</td>
</tr>
<tr>
<td>Medicare</td>
<td>196,591</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>13,071</td>
</tr>
<tr>
<td>Commercial</td>
<td>36,449</td>
</tr>
<tr>
<td>Other</td>
<td>6,646</td>
</tr>
<tr>
<td>Total Revenues</td>
<td>$357,058</td>
</tr>
<tr>
<td>Expenses</td>
<td>$286,157</td>
</tr>
<tr>
<td>Net Gain(Loss)</td>
<td>$70,901</td>
</tr>
</tbody>
</table>

Utilization by payor source for combined programs in the first and third years is as follows:

<table>
<thead>
<tr>
<th>Payor</th>
<th>Years One and Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>11.25%</td>
</tr>
<tr>
<td>Medicare</td>
<td>60.69%</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>2.84%</td>
</tr>
<tr>
<td>Medicaid</td>
<td>18.62%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>1.47%</td>
</tr>
<tr>
<td>Other</td>
<td>2.66%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.47%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the existing CHHA Program’s historical experience. Revenues are reflective of current payment rates, as well as the recent implementation of the Medicaid Episodic Payment System, in which the lower of the incremental cost to episodic payment was projected for year one and year three for a conservative approach.

Capability and Feasibility
There are no project costs associated with this application. The $125,000 purchase price for Clinton County’s CHHA assets will be funded from accumulated funds of the company. Presented as BFA Attachment B, is the certified financial statement for the facility, which shows adequate resources to fund the purchase.

Working capital requirements are estimated at $51,508, which appears reasonable based upon two months of third year expenses. A review of BFA Attachment B demonstrates the ability to provide the financial support for this project.

The budgets project an operating surplus of $70,901 and $76,573 in the first and third years, respectively. Revenues were estimated based the payors’ current reimbursement methodology. The budget appears reasonable.
Presented as BFA Attachment A is the 2009 - 2010 certified financial statements for Bracor, Inc. and Subsidiaries, which shows a negative average working capital position and a positive average equity position for the period shown. The facility also has an average positive net income of $3,591,001 for the period show.

Presented as BFA Attachment B, is the 2011 interim financial statements for Bracor, Inc. and Subsidiaries, which shows a negative working capital position, a positive net asset position, and an overall net loss of $421,484. The loss is due to a computer crash in July of 2011, which caused substantial AR balances at year end due to the recovery process, and delays in addition to other year end adjustments. In order to account for this, the auditors required a large reserve of almost 2 million dollars on the books to account for possible bad debt. If this situation did not happen, and the reserve was not required, Bracor would have had a positive net income of $1,502,197 for 2011.

Presented as BFA Attachment C is the 2009 - 2011 certified financial statements for Litson Certified Care, Inc., which shows a positive average working capital position and a positive average equity position for the period shown. The facility also had an average positive net income of $3,386,906 for the period shown.

Subject to the noted contingency, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner, and contingent approval is recommended.

**Recommendation**

From a financial perspective, contingent approval is recommended.

### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Financial Summary for the certified 2009-2010 Bracor, Inc. and Subsidiaries financial statements</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summary for the interim 2011 Bracor, Inc. and Subsidiaries financial statements</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Financial Summary for the certified 2009-2011 Litson Certified Care, Inc.</td>
</tr>
<tr>
<td>BFA Attachment D</td>
<td>List of Ownership for Summer Street Capital II, LP</td>
</tr>
<tr>
<td>BFA Attachment E</td>
<td>List of Ownership for Summer Street Capital NYS Fund II, LP</td>
</tr>
<tr>
<td>BFA Attachment F</td>
<td>Organizational Chart</td>
</tr>
</tbody>
</table>
New York State Department of Health
Public Health and Health Planning Council

January 24, 2013

C. Certificates

Amended and Restated Certificate of Incorporation

Exhibit #10

Applicant

1. JTM Health Facilities Foundation, Inc.

Restated Certificate of Incorporation

Exhibit #11

Applicant

1. Pluta Cancer Center Foundation, Inc.
JTM Health Facilities Foundation, Inc. (the “Foundation”) requests Public Health and Health Planning Council (“PHHPC”) approval of the attached proposed Amended and Restated Certificate of Incorporation. Public Health Law § 2801-a (6) and Not-for-Profit Corporation Law § 804 (a) (i) require that amendments and restatements of an Article 28 not-for-profit corporation’s Certificate of Incorporation which alter the corporate purpose be approved by PHHPC.

In 1984, the Foundation was formed pursuant to Not-for-Profit Corporation Law § 402 to foster and promotes health care education and research, coordinate and support other not-for-profit corporations promoting health care, and promote and advance relationships between health care institutions. Because the Foundation’s Certificate of Incorporation did not include the solicitation of funds on behalf of an Article 28 facility as a purpose, PHHPC approval was not required for the Foundation to file its 1984 Certificate of Incorporation with the Department of State. The Foundation now seeks PHHPC approval of its Amended and Restated Certificate of Incorporation which adds to the Foundation’s purposes the solicitation of funds for the benefit of John T. Mather Memorial Hospital of Port Jefferson, New York, Inc., an Article 28 facility.

In addition to the proposed Amended and Restated Certificate of Incorporation, the following documents and information are attached in support of the Foundation’s request for approval:

1) A copy of the Foundation’s proposed Amended and Restated Certificate of Incorporation;
2) A copy of the Foundation’s current bylaws;
3) A letter, dated April 11, 2012, from applicant’s attorney requesting PHHPC approval of the Restated Certificate of Incorporation of JTM Health Facilities Foundation, Inc.;
4) A letter, dated December 7, 2012, from applicant’s attorney providing: (a) a generalized description of the fundraising activities to be undertaken by the Foundation; (b) information identifying the organizational relationships between the Foundation and the Article 28 beneficiaries; and (c) a list of any entities which control or are controlled by the Foundation and the nature of such relationships;
5) A letter from Kenneth Roberts, President of John T. Mather Memorial Hospital of Port Jefferson, New York, Inc., acknowledging intent to accept funds raised by the Foundation; and
6) A copy of a document containing information regarding the Foundation’s Board of Directors.

The proposed Amended and Restated Certificate of Incorporation is in legally acceptable form.

Attachments.
RESTATED
CERTIFICATE OF INCORPORATION
OF
JTM HEALTH FACILITIES FOUNDATION, INC.
Under Section 805 of the Not-for-Profit Corporation Law

The undersigned, being the Chairman of the Board of Directors of JTM HEALTH FACILITIES FOUNDATION, INC., hereby certifies:

FIRST: The name of the corporation is JTM HEALTH FACILITIES FOUNDATION, INC. (the "Corporation").

SECOND: The Certificate of Incorporation of the Corporation was filed by the Department of State on April 25, 1984.

THIRD: The Corporation is a corporation as defined in subparagraph (a)(5) of Section 102 of the New York State Not-for-Profit Corporation Law ("NFPCL"). The Corporation is a Type B corporation as defined under Section 201 of the NFPCL and shall remain a Type B corporation after this Restated Certificate of Incorporation is effectuated.

FOURTH: The Certificate of Incorporation of the Corporation is amended to effect the following amendments authorized by the NFPCL:

1. Paragraph "SECOND", stating the Corporation is a Type B corporation under the NFPCL, is hereby updated and as amended and restated shall read in full as follows:

   "SECOND: The Corporation is a corporation as defined in subparagraph (a)(5) of Section 102 of the New York State Not-for-Profit Corporation Law ("NFPCL"). The Corporation is a Type B corporation as defined under Section 201 of the NFPCL and shall remain a Type B corporation after this Restated Certificate of Incorporation is effectuated."

2. Paragraph "THIRD", stating the purposes of the Corporation, is hereby updated to reflect the current corporate purposes and as amended and restated shall read in full as follows:
THIRD: The purposes for which the Corporation is formed are exclusively charitable, educational and scientific in nature within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"). Subject to Paragraph FOURTH below, the Corporation’s purposes are as follows:

A. To foster and promote the programs and services of John T. Mather Memorial Hospital of Port Jefferson, New York, Inc. through philanthropic support or otherwise from such person or persons, corporations or other organizations or entities determined by the Corporation to be engaged in activities or projects whose goals and purposes are consistent with those of the Corporation.

B. To ensure philanthropic support so that health care is provided in an atmosphere of understanding and compassion; where needs and concerns are responded to quickly and with respect for patients’ dignity and privacy; and that embraces advanced state-of-the-art technology to produce best possible outcomes in both quality and safety.

C. To engage in fundraising efforts including major, capital, and endowment gift programs; events and appeals; planned giving; and grant solicitation to raise the maximum funds possible to support the healing environment at John T. Mather Memorial Hospital of Port Jefferson, New York, Inc.

D. To solicit and receive money and property for the foregoing purposes and to receive and accept for charitable purposes gifts, donations, bequests, and devises of money and property.

E. To solicit and receive grants, contracts and funds from federal, state and local government agencies, foundations or any other sources, to further the corporate purposes.

F. Do anything and everything reasonably and lawfully necessary, proper, suitable or convenient for the achievement of the foregoing purposes or for the furtherance of said purposes.”

3. Paragraph “FOURTH”, stating the powers of the Corporation, is hereby updated and as amended and restated shall read in full as follows:

“FOURTH: In furtherance of the foregoing purposes, the Corporation shall have (a) the right to take any and all lawful acts reasonably necessary, proper, suitable or convenient to achieve or to further any and all corporate purposes; (b) any and all general powers enumerated in Section 202(a) of the NFPCL, and (c) the power to maintain a fund or funds of real or personal property for any and all corporate purposes. The Corporation shall have the right to exercise such other powers as now are, or hereafter may be, conferred by law upon a corporation organized for the purposes herein above set forth or necessary or incidental to the powers so conferred, or conducive to the furtherance thereof, subject to the
limitations and condition that, notwithstanding any other provision of this Certificate of Incorporation, the Corporation shall not have the power to carry on any activity not permitted to be carried on by (a) an organization exempt from federal income taxation under Section 501(c)(3) of the Code (or the corresponding provisions of any future United States Internal Revenue Law) or (b) by an organization contributions to which are deductible under Section 170(c)(2) of the Code (or the corresponding provisions of any future United States Internal Revenue Law)."

4. Paragraph "FIFTH", setting forth the Corporation's power to solicit funds from the public, is hereby deleted in its entirety.

5. Paragraph "SIXTH", relating to use of the Corporation's assets, is hereby renumbered as Paragraph "FIFTH" and as amended and restated shall read in full as follows:

"FIFTH: No part of the net earnings of the Corporation shall inure to the benefit of any director, officer or employee of the Corporation or any private individual. No director, officer or employee of the Corporation or any private individual shall receive or be lawfully entitled to receive any pecuniary benefit of any kind, except reasonable compensation for service in effecting one or more purposes of the Corporation. No director, officer or employee of the Corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation."

6. Paragraph "SEVENTH", relating to the activities of the Corporation, is hereby renumbered as Paragraph "SIXTH" and as amended and restated shall read in full as follows:

"SIXTH: Nothing in this Certificate of Incorporation shall authorize the Corporation, directly or indirectly, to engage in or include among its purposes any of the activities mentioned in the Section 404(a) - (v) of the NFPCL, except for Sections 404(o) and 404(t). Specifically, nothing herein shall be construed as authorizing the Corporation to operate an elementary school, a secondary school, an institution of higher learning, a library, a museum, a historical society, a cable television facility or an educational television station, nor shall the corporation engage in the practice of law, medicine or any of the professions designated in Title VIII of the Education Law. Nothing in this Certificate of Incorporation shall authorize the Corporation to (1) provide hospital services or health related services, as such terms are defined in the New York State Public Health Law ("PHL"); (2) establish, operate or maintain a hospital, a home care services agency, a hospice, or a managed care organization, as provided for by Articles 28, 36, 40 and 44 respectively, of the PHL; (3) establish and operate an independent practice association; (4) establish, operate, construct, lease, or maintain an adult home, an enriched housing program, a residence for adults, or an assisted living program, as provided for by
Article 7 of the New York State Social Services Law ("SSL"); (5) establish, operate, construct, lease or maintain an assisted living residence, as provided for by Article 46-B of the PHL; or (6) solicit any funds, contributions or grants, from any source, for the support of a SSL Article 7 facility. Additionally, nothing in this Certificate of Incorporation shall authorize the Corporation to (a) hold itself out as providing or (b) provide any health care professional services that require licensure or registration pursuant to either Title 8 of the New York State Education Law, or the PHL, including, but not limited to, medicine, nursing, psychology, social work, occupational therapy, speech therapy, physical therapy, or radiation technology."

7. Paragraph "EIGHTH", relating to the Corporation's political activities, is hereby renumbered as Paragraph "SEVENTH" and as amended and restated shall read in full as follows:

"SEVENTH: No substantial part of the activities of the Corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation. The Corporation shall not participate or intervene, including the publication or distribution of statements, in any political campaign on behalf of any candidate for public office."

8. Paragraph "NINTH", relating to the Corporation's locations for doing business, is hereby renumbered as Paragraph "EIGHTH" and is otherwise hereby restated without any amendments or changes.

9. Paragraph "TENTH", setting forth the initial directors of the Corporation, is hereby deleted in its entirety.

10. Paragraph "ELEVENTH", relating to the distribution of assets upon the Corporation's dissolution, is hereby renumbered as Paragraph "NINTH" and as amended and restated shall read in full as follows:

"NINTH: In the event of dissolution, the remaining assets and property of the Corporation, after payment of necessary expenses and the satisfaction of all liabilities shall be distributed to The John T. Mather Memorial Hospital of Port Jefferson, New York, Inc. ("Mather Hospital"), subject to an order of a Justice of the Supreme Court of the State of New York upon application by the Corporation’s Board of Directors, provided that no such distribution shall be made to Mather Hospital unless Mather Hospital shall at that time qualify as an exempt organization under Section 501(c)(3) of the Code. No distribution of any property or assets of the Corporation shall be applied other than to accomplish the religious, charitable, scientific, literary and educational purposes for which the Corporation is organized."

11. Paragraph "TWELFTH", relating to service of process upon the Secretary of State of the State of New York, is hereby renumbered as Paragraph "TENTH" and as amended and restated shall read in full as follows:
“TENTH: The Secretary of State of the State of New York is designated as the agent of the Corporation upon whom process against the Corporation may be served. The address to which the Secretary of State shall mail a copy of any process against the Corporation served upon him is in care of John T. Mather Memorial Hospital of Port Jefferson, New York, Inc., 75 North Country Road, Port Jefferson, New York 11777, attn: President.”

FIFTH: The Text of the Certification of Incorporation of the Corporation is hereby restated as amended to read in full as follows:

RESTATED
CERTIFICATE OF INCORPORATION

OF

JTM HEALTH FACILITIES FOUNDATION, INC.

FIRST: The name of the Corporation is JTM HEALTH FACILITIES FOUNDATION, INC. (the “Corporation”).

SECOND: The Corporation is a corporation as defined in subparagraph (a)(5) of Section 102 of the New York State Not-for-Profit Corporation Law (“NFPCL”). The Corporation is a Type B corporation as defined under Section 201 of the NFPCL and shall remain a Type B corporation after this Restated Certificate of Incorporation is effectuated.

THIRD: The purposes for which the Corporation is formed are exclusively charitable, educational and scientific in nature within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the “Code”). Subject to Paragraph FOURTH below, the Corporation’s purposes are as follows:

A. To foster and promote the programs and services of John T. Mather Memorial Hospital of Port Jefferson, New York, Inc. through philanthropic support or otherwise from such person or persons, corporations or other organizations or entities determined by the Corporation to be engaged in activities or projects whose goals and purposes are consistent with those of the Corporation.
B. To ensure philanthropic support so that health care is provided in an atmosphere of understanding and compassion; where needs and concerns are responded to quickly and with respect for patients' dignity and privacy; and that embraces advanced state-of-the-art technology to produce best possible outcomes in both quality and safety.

C. To engage in fundraising efforts including major, capital, and endowment gift programs; events and appeals; planned giving; and grant solicitation to raise the maximum funds possible to support the healing environment at John T. Mather Memorial Hospital of Port Jefferson, New York, Inc.

D. To solicit and receive money and property for the foregoing purposes and to receive and accept for charitable purposes gifts, donations, bequests, and devises of money and property.

E. To solicit and receive grants, contracts and funds from federal, state and local government agencies, foundations or any other sources, to further the corporate purposes.

F. Do anything and everything reasonably and lawfully necessary, proper, suitable or convenient for the achievement of the foregoing purposes or for the furtherance of said purposes.

FOURTH: In furtherance of the foregoing purposes, the Corporation shall have (a) the right to take any and all lawful acts reasonably necessary, proper, suitable or convenient to achieve or to further any and all corporate purposes; (b) any and all general powers enumerated in Section 202(a) of the NFPCL, and (e) the power to maintain a fund or funds of real or personal property for any and all corporate purposes. The Corporation shall have the right to exercise such other powers as now are, or hereafter may be, conferred by law upon a corporation organized for the purposes herein above set forth or necessary or incidental to the powers so conferred, or conducive to the furtherance thereof, subject to the limitations and condition that, notwithstanding any other provision of this Certificate of Incorporation, the Corporation shall not have the power to carry on any activity not permitted to be carried on by (a) an organization exempt from federal income taxation under Section 501(c)(3) of the Code (or the corresponding provisions of any future United States Internal Revenue Law) or (b) by an organization contributions to which are deductible under
Section 170(c)(2) of the Code (or the corresponding provisions of any future United States Internal Revenue Law).

FIFTH: No part of the net earnings of the Corporation shall inure to the benefit of any director, officer or employee of the Corporation or any private individual. No director, officer or employee of the Corporation or any private individual shall receive or be lawfully entitled to receive any pecuniary benefit of any kind, except reasonable compensation for service in effecting one or more purposes of the Corporation. No director, officer or employee of the Corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.

SIXTH: Nothing in this Certificate of Incorporation shall authorize the Corporation, directly or indirectly, to engage in or include among its purposes any of the activities mentioned in the Section 404(a) - (v) of the NFPC, except for Sections 404(o) and 404(t). Specifically, nothing herein shall be construed as authorizing the Corporation to operate an elementary school, a secondary school, an institution of higher learning, a library, a museum, a historical society, a cable television facility or an educational television station, nor shall the corporation engage in the practice of law, medicine or any of the professions designated in Title VIII of the Education Law. Nothing in this Certificate of Incorporation shall authorize the Corporation to (1) provide hospital services or health related services, as such terms are defined in the New York State Public Health Law ("PHL"); (2) establish, operate or maintain a hospital, a home care services agency, a hospice, or a managed care organization, as provided for by Articles 28, 36, 40 and 44 respectively, of the PHL; (3) establish and operate an independent practice association; (4) establish, operate, construct, lease, or maintain an adult home, an enriched housing program, a residence for adults, or an assisted living program, as provided for by Article 7 of the New York State Social Services Law ("SSL"); (5) establish, operate, construct, lease or maintain an assisted living residence, as provided for by Article 46-B of the PHL; or (6) solicit any funds, contributions or grants, from any source, for the support of a SSL Article 7 facility. Additionally, nothing in this Certificate of Incorporation shall authorize the Corporation to (a) hold itself out as providing or (b) provide any health care professional services that require licensure or registration pursuant to either Title 8 of the New York State Education Law, or the PHL, including, but
not limited to, medicine, nursing, psychology, social work, occupational therapy, speech therapy, physical therapy, or radiation technology.

SEVENTH: No substantial part of the activities of the Corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation. The Corporation shall not participate or intervene, including the publication or distribution of statements, in any political campaign on behalf of any candidate for public office.

EIGHTH: The Corporation's activities will be conducted principally within the State of New York, but the activities of the Corporation shall not be limited to such territory and may be conducted, subject to all provisions of law in all jurisdictions, throughout the United States, its territories and possessions, and the rest of the world. The office of the Corporation shall be located in the Village of Port Jefferson, Town of Brookhaven, County of Suffolk, State of New York.

NINTH: In the event of dissolution, the remaining assets and property of the Corporation, after payment of necessary expenses and the satisfaction of all liabilities shall be distributed to The John T. Mather Memorial Hospital of Port Jefferson, New York, Inc. ("Mather Hospital"), subject to an order of a Justice of the Supreme Court of the State of New York upon application by the Corporation's Board of Directors, provided that no such distribution shall be made to Mather Hospital unless Mather Hospital shall at that time qualify as an exempt organization under Section 501(c)(3) of the Code. No distribution of any property or assets of the Corporation shall be applied other than to accomplish the religious, charitable, scientific, literary and educational purposes for which the Corporation is organized."

TENTH: The Secretary of State of the State of New York is designated as the agent of the Corporation upon whom process against the Corporation may be served. The address to which the Secretary of State shall mail a copy of any process against the Corporation served upon him is in care of John T. Mather Memorial Hospital of Port Jefferson, New York, Inc., 75 North Country Road, Port Jefferson, New York 11777, attn: President.
SIXTH: This Restated Certificate of Incorporation of JTM HEALTH FACILITIES FOUNDATION, INC. was authorized by the majority vote of the Corporation and the majority vote of Mather Health System, Inc., its sole member.

IN WITNESS WHEREOF, this Certificate has been signed and the statements made herein are affirmed as true under the penalties of perjury this 21st day of March, 2012.

James Danowski, Chairman
BYLAWS OF
JTM HEALTH FACILITIES FOUNDATION, INC

Adopted 08/27/1984
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ARTICLE I: Purposes/Members

Section 1.1 Purpose

The principal purposes of JTM Health Facilities Foundation, Inc. (the "Foundation") shall be:

(a) To foster and promote the programs and services of John T. Mather Memorial Hospital of Port Jefferson, NY Inc. (the "Hospital") through philanthropic support or otherwise from such person or persons, corporations or other organizations or entities determined by the Foundation to be engaged in activities or projects whose goals and purposes are consistent with those of this Foundation.

(b) To ensure philanthropic support so that healthcare is provided in an atmosphere of understanding and compassion; where needs and concerns are responded to quickly and with respect for patients’ dignity and privacy; and that embraces advanced state-of-the-art technology to produce best possible outcomes in both quality and safety.

(c) To engage in fundraising efforts including major, capital, and endowment gift programs; events and appeals; planned giving; and grant solicitation to raise the maximum funds possible to support of the healing environment at Mather Hospital.

Section 1.2 Members

(a) The sole member of the Foundation shall be Mather Health System, Inc. (the "Member").

(b) The Annual Meeting, where Mather Health System is acting as sole member of the Foundation, shall be held on such date and at such place as shall be designated in the notice of such meeting. Notice of such annual meeting shall be given by first class mail to the Board of Directors of the Member not less than ten (10) nor more than fifty (50) days prior to the date of the meeting.

(c) Special meetings of the Member may be held at any place in the Village of Port Jefferson, or at such other location as the Board of Directors of the Foundation shall determine, at any time upon the call of the Chairman of the Foundation Board of Directors, the Foundation Board of Directors, or the Executive Committee of the Foundation Board of Directors.

(d) The Member shall at times act through the Mather Health System Board of Directors or a committee or designee thereof as determined by said Board of Directors. The Annual Meeting of the Member is distinct from any meetings which Mather Health System, Inc. may have as a corporation outside of its role as the Member of the Foundation.
(e) The Member shall appoint the members of the Board of Directors of the Foundation in accordance with these Bylaws. The Board of Directors of the Foundation shall be comprised of a minimum of 50% plus one director who also serve on the Board of Directors of the Member.

ARTICLE II: Board of Directors

Section 2.1 Composition

The general control of the property and affairs of the Foundation shall be vested in a Board of Directors appointed by the Member as hereinafter provided. In addition, the President of the Hospital and the Chairman of the Hospital Board or his/her appointed designee shall be ex-officio voting members of the Board of Directors.

(a) The appointed Directors shall consist of not less than seven (7) nor more than twenty-one (21) persons divided into three (3) classes of not less than two (2) persons nor more than seven (7) persons, each with a term of three (3) years. At each succeeding Annual Meeting of the Member, Directors shall be considered to fill the positions of the class whose terms have expired as well as vacancies in unexpired terms. Vacancies shall be filled by the Member.

(b) Appointed Directors shall be selected by the Member on the basis of a demonstrated record of dedication to community service, an interest in the objectives of the Foundation as set forth in these Bylaws, as well as the ability of the candidate to participate effectively in fulfilling those objectives.

(c) Resignation and Removal

Any Director may resign at any time by giving written notice to the Secretary of the Corporation. Such resignation shall take effect on the date of formal acceptance. Any Director may be removed at any time by a majority vote of the Board for cause or by the Member with or without cause.

Section 2.2 Powers

The Board of Directors shall have power and authority to perform all acts and functions consistent with its responsibilities and not inconsistent with these Bylaws and to manage and control the Foundation, its property, business and concerns.

Section 2.3 Duties of the Board

In addition to its other duties, the Board of Directors shall be required to:

(a) Define the powers and duties of the Officers of the Board of Directors who will also serve as Officers of the Foundation.

(b) Recommend amendments of the Corporation’s Bylaws.
(c) Provide for the election of Officers of the Foundation and for the appointment of committees as necessary to effect the discharge of the Corporation’s responsibilities. In addition, the Board shall adopt a schedule of meetings, attendance requirements, and methods of recording minutes of governing body proceedings.

Section 2.4 Authority of Board

The Board of Directors shall have the power and authority to perform all acts consistent with the Certificate of Incorporation of the Corporation, any amendments thereto, or with these Bylaws and any amendments thereto.

Section 2.5 Annual Meeting

The Annual Meeting of the Board of Directors shall be held in the month of May on such date and at such place as shall be designated in the Notice of such meeting.

Section 2.6 Regular Meetings

Regular Meetings of the Board of Directors shall be held bimonthly (6 times/year) after the Annual Meeting at a time and place to be fixed in the notice of each meeting.

Section 2.7 Special Meetings of the Board of Directors

Special meetings of the Board of Directors may be called at any time by the Chairman of the Board of Directors or the Executive Committee, and shall be called by the Chairman upon the request of four (4) of the members of the Board of Directors. Written notice of Special Meetings shall be mailed or emailed to each member of the Board at least five (5) days before the date of such Special Meeting. Such notice shall state in general terms the nature of the business to be transacted for which the Special Meeting has been called. No business other than that stated in the notice shall be transacted.

Section 2.8 Quorum

At all meetings of the Board of Directors, Regular and Special, a majority of the members of the Board of Directors shall constitute a quorum for the transaction of business, and a majority vote of those Directors present shall determine all questions.

Section 2.9 Attendance

Each Director shall be expected to attend at least four (4) regular bimonthly (6 times/year) meetings of the Board in each corporate year.

Section 2.10 Policy on Conflict of Interest
A conflict policy, as adopted by the Board, may be revised by the Board of Directors from time to time.

Section 2.11 Reimbursement for Out-of-Pocket Expenses

Members of the Board of Directors may be reimbursed for their actual out-of-pocket expenses incurred while acting on behalf of the Corporation, provided that such action shall have been duly and specifically authorized by the Foundation Administration or the Board of Directors and the necessary funds made available before disbursement.

Section 2.12 Indemnification

The Foundation shall indemnify any person who is, or was, a Director of Officer of the Foundation in accordance with, and to the full extent permitted by and subject to the limitations contained in, Article 7 of the Not-For-Profit Corporation Law of the State of New York ("NPCL").

ARTICLE III: Officers of the Board of Directors

Section 3.1 General

The Officers of the Board of Directors shall be a Chairman, a Vice Chairman, a Secretary, a Treasurer, and the President of the Hospital who shall serve as the President of the Foundation. These Officers shall be elected by the Board of Directors from among the Directors, to hold office for a period of one (1) year. An Officer may be removed at any time by the Board of Directors. In the case of any vacancy occurring in any said office, a successor may be elected at any Regular or Special Meeting of the Board to complete the unexpired term of the vacated office.

Section 3.2 Chairman

The Chairman shall preside at all meetings of the Board of Directors and its Executive Committee. He/she shall be an ex-officio member of all committees and shall perform such other duties as from time to time may be assigned to him/her by the Board of Directors.

Section 3.3 Vice Chairman

The Vice Chairman, in the absence or disability of the Chairman, perform the duties of the Chairman and when so acting shall have all of his/her power and authority. Should the Vice Chairman also be unable to act, a chairman pro tempore shall be chosen by the Board of Directors. The Vice Chairman shall have such additional powers and duties as may from time to time be conferred upon them by the Board.

Section 3.4 Secretary
The Secretary shall give proper notice of all meetings of the Member and the Board and shall cause an agenda for all meetings to be prepared. He/she shall oversee the records and reports of the Foundation and shall cause documents of the Foundation and of the Board of Directors to be filed. He/she shall be responsible for overseeing the records of and reporting on all transactions of the Foundation and of the Board of Directors, except those appertaining to the offices of Treasurer. He/she shall ensure that minutes of all meetings of the Member (in those instances where the Member acts as the sole Member of the Foundation) and of the Board of Directors and of their committees are maintained. He/she shall have responsibility for the seal of the Corporation, but shall cause it to be affixed to documents only upon the order of the Board of Directors. All records shall be available to the Member during regular business hours.

Section 3.5 Treasurer

The Treasurer, through employees of the Foundation or through accounting services made available to him/her, shall be responsible for overseeing the Foundation's finances, maintaining proper financial records, collecting and disposing of all corporate funds and other property of the Foundation, and the custody of all its funds, securities, deeds, mortgages and like documents of value. The Treasurer shall ensure that a report to the Directors is made at each Regular Meeting of the Board and that a detailed Annual Report and Financial Statement are presented at any Annual Meeting of the Member. The books of the Treasurer shall always be open for inspection by the members of the Board of Directors of the Foundation and available to the Member during regular business hours.

ARTICLE IV: Fidelity Bonds

The Board of Directors may, in the exercise of its discretion, require the Officers of the Foundation who have signing authority (and such other employees or agents as the Board of Directors shall designate) to be covered by fidelity bonds in amounts determined and approved by the Board. The Foundation shall pay the cost of any such fidelity bonds.

ARTICLE V: Fiscal Year

The fiscal year of this Foundation shall commence on January 1st and end as of December 31st of each year.

ARTICLE VI: Committees

Section 6.1 Committees

The Foundation may have standing committees, ad hoc (special) committees and/or Committees of the Foundation.

(a) The standing committee shall be the Executive Committee, the Finance Committee and the Nominating Committee, and such other committees as the Board of Directors may from time to time authorize.
(b) Every year the Chairman shall appoint the chairmen and the members of standing committees in such numbers as he/she may deem advisable, subject to confirmation of the Board.

(c) Ad hoc (special) committees may be appointed by the Chairman upon authorization of the Board of Directors. Such committees shall have only such authority, powers, responsibilities and tenure as may be granted to them specifically by the Board of Directors.

(d) Committees of the Foundation shall be appointed by the Chairman of the Foundation and approved by the Foundation Board of Directors in the same manner as officers of the Foundation. Committees of the Foundation may include persons who are not members of the Board of Directors.

(e) In order for business to be conducted at any meeting of any committee, a quorum must be present. A quorum for purposes of this article shall be defined as forty (40%) percent of the total number of members of the committee then in office, and a majority vote of those members present shall determine all questions; provided, however, that a quorum for meetings of the Executive Committee shall be defined as a majority of the total number of members of the committee then in office.

Section 6.2 Executive Committee

(a) Composition
The Executive Committee shall consist of a minimum of three members from the Board of the Foundation as the Chairman may select from time to time (subject to confirmation of the Board).

(b) Powers
The Executive Committee shall have the power to transact all regular business of the Foundation during the interim between meetings of the Board of Directors, provided that any action shall not conflict with the policies and expressed wishes of the Board of Directors and that it shall refer all matters of major importance to the Board of Directors. Further, the Executive Committee shall report all action that it takes to the Board of Directors at the next meeting of the Board of Directors.

(c) Meetings
The Executive Committee shall meet at the call of the Chairman and shall keep a full record of its proceedings which shall be entered in a Book of Minutes, with copies thereof distributed to all members of the Board of Directors.

Section 6.3 Finance Committee

(a) Responsibilities
The Finance Committee shall be responsible for all matters relating to the financial condition of the Foundation. Without limiting the foregoing, the Finance Committee shall:

(i) Ensure that all endowment, trust and capital funds be deposited with a responsible bank or properly invested and that reports of such deposits or investments are made from time to time.

(ii) Ensure that income from endowment and capital funds, after deduction of legitimate expense, is paid into the Foundation and ensure that both principal and income from such funds are used in accordance with the terms of the purposes for which they were established.

(iii) Provide for the submission of a budget to the Board of Directors. The budget shall set forth anticipated receipts and expenditures for the ensuing year.

(iv) Conduct an annual review of all insurance policies of the Foundation, and shall renew, negotiate, and purchase such coverage as may be necessary to protect the assets of the Foundation.

(v) Examine the securities of the Foundation as often as it may be considered necessary.

(vi) Review the annual report of the external auditor, and review all internal audit reports, if any.

(b) Meetings
Meetings of the Finance Committee may be held upon the call of the Chairman of the Committee, or any two (2) members thereof. At least forty-eight (48) hours advance notice of such meetings shall be given.

Section 6.4 Nominating Committee

The Nominating Committee shall nominate from the membership of the Board of Directors candidates for the offices of Chairman, Vice Chairman, Secretary and Treasurer. Other nominations for elective office may be made from the floor.

The Nominating Committee may also accept nominations for members of the Foundation Board of Directors, determine their interest and ability to effectively contribute to the Board, and make a recommendation to the Nominating Committee of the Member.

Section 6.5 General

In the interest of expediting consideration of matters by the Board of Directors, it shall be the duty and prerogative of the Chairman of each committee to advise and consult with the
Chairman of any other committee, when the matter under examination or the action to be recommended concerns another committee. Such advice and consultation shall be made timely so as to permit a joint recommendation to the Board when that is possible.

ARTICLE VII: Rules of Procedure

Roberts’ Rules of Order shall prevail at all meetings, unless otherwise provided in these Bylaws.

ARTICLE VIII: Execution of Instruments

All corporate documents, contracts or other instruments shall be executed by such Officers, agents or employees as may be determined by the Board of Directors of the Foundation.

ARTICLE IX: Amendments

These Bylaws may be amended by an affirmative vote of a majority of the members of the entire Board entitled to vote at any meeting at which a quorum is present, provided that a full statement of the proposed amendment(s) is contained in the notice calling the meeting at which said amendment(s) is to be voted. Any such amendment shall be subject to approval of the Member in accordance with Section 602 of the NPCL.

Adopted by Resolution

Chairman, James Danowski
JTM Health Facilities Foundation, Inc.

Secretary, Kathryn Frey
JTM Health Facilities Foundation, Inc.

Date

11/5/2012
Coleen Frost, Executive Secretary  
New York State Department of Health  
Public Health and Health Planning Council  
Corning Tower Building – 1441  
Empire State Plaza  
Albany, New York 12237

Re: JTM Health Facilities Foundation, Inc. ("Foundation")

Dear Ms. Frost:

Our firm is legal counsel to JTM Health Facilities Foundation, Inc. (the "Foundation"). Enclosed on behalf of the Foundation is an executed copy of the proposed Restated Certificate of Incorporation of the Foundation.

In addition, we enclose a complete copy of all documents on file with the NYS Department of State.

The Certificate of Incorporation of the Foundation is being restated to update the purposes of the corporation to reflect more clearly its purpose of supporting John T. Mather Memorial Hospital of Port Jefferson, New York, Inc.

Please review the proposed Restated Certificate of Incorporation, if acceptable, enclose the appropriate consent and return the original Restated Certificate of Incorporation to us so that we may complete the filing process.
In addition, please acknowledge your receipt of the enclosed by providing your stamp or signature in the space provided below on the enclosed copy of this letter and by returning same to the undersigned in the enclosed, postage-paid, self-addressed envelope.

Very truly yours,

Susan Klein
Corporate Paralegal

Enclosures

ACKNOWLEDGEMENT OF RECEIPT

I hereby acknowledge receipt of the proposed Restated Certificate of Incorporation of JTM Health Facilities Foundation, Inc.

Name: 
Title: 

cc: Kenneth Roberts, President, JTM Health Facilities Foundation, Inc.
James Danowski, Chairman of the Board, JTM Health Facilities Foundation, Inc.
Nancy Uzo, Vice President of Public Affairs
December 7, 2012

VIA FEDERAL EXPRESS

Thomas J. King, Esq.
Assistant Attorney
Bureau of House Counsel
New York State Department of Health
Empire State Plaza
Corning Tower, 24th Floor
Albany, NY 12237-0031

Re: Proposed Restated Certificate of Incorporation of JTM Health Facilities Foundation, Inc.

Dear Mr. King:

I am responding to your letter dated September 4, 2012 to Susan Klein, attached hereto as Exhibit 1, regarding the proposed Restated Certificate of Incorporation of JTM Health Facilities Foundation, Inc. (the “Foundation”).

Following are our responses to each of the requests in your letter:

1) A copy of the Foundation’s current bylaws;

The Foundation’s current Bylaws are attached hereto as Exhibit 2.
2) As to each of the Foundation’s current directors, provide the nature and address of their present employment, their employment history, and their health care experience and community involvement, including past and present affiliations with other nonprofit organizations;

The present employment, employment history, health care experience, and community involvement information requested for each of the Foundation’s current directors is attached hereto as Exhibit 3.

3) A generalized description of the fundraising activities to be undertaken by the Foundation;

The Foundation may engage in fundraising activities through soliciting, receiving, and disbursing funds received in a variety of forms, including but not limited to, personal solicitations, fundraising events, memorial giving, mail campaigns, foundation or government grants (federal and state), gifts, and bequests, in support of its charitable purposes.

4) A letter from any intended medical facility beneficiary, which states that the beneficiary is aware that the Foundation will solicit funds on its behalf and will accept those funds;

A letter from John T. Mather Memorial Hospital of Port Jefferson, New York, Inc. (“John T. Mather Memorial Hospital”) acknowledging that the Foundation will solicit funds on its behalf and that John T. Mather Memorial Hospital will accept such funds was sent to you on October 26, 2012. See the letter attached as Exhibit 4.

5) Information identifying the organizational relationships or affiliations between the Foundation and the Article 28 beneficiaries; and

Mather Health System, Inc. is the sole member of both the Foundation and John T. Mather Memorial Hospital.

6) A list of any entities which control or are controlled by the Foundation and the nature of such relationships.

As the sole member of the Foundation, Mather Health System, Inc. appoints the Foundation’s directors. The Foundation does not control any entities.

GARFUNKEL WILD, P.C.
Please do not hesitate to contact us should you require any additional information. We look forward to hearing from you soon.

Very truly yours,

Tracy D. Hubbell

Encls.

cc: Kenneth Roberts, President, JTM Health Facilities Foundation, Inc.
James Danowski, Chairman of the Board, JTM Health Facilities Foundation, Inc.
Nancy Uzo, Vice President of Public Affairs
October 26, 2012

Thomas J. King, Esq.
Assistant Attorney
Bureau of House Counsel
New York State Department of Health
Empire State Plaza
Corning Tower, 24th Floor
Albany, NY 12237-0031

Dear Mr. King:

John T. Mather Memorial Hospital of Port Jefferson, New York, Inc. ("John T. Mather Memorial Hospital") acknowledges that the JTM Health Facilities Foundation will solicit funds on its behalf and that John T. Mather Memorial Hospital will accept such funds.

Sincerely,

Kenneth D. Roberts
President
JTM Health Facilities Foundation

Board Member: James Danowski, Chairman

Employment Current: Partner, Cullen & Danowski, LLP (certified public accountants)
1650 Rte 112
Port Jefferson Station, NY 11776

Employment Past:

Health Care and Community Involvement Experience:
Present:
Member, Board of Directors
John T. Mather Memorial Hospital

Member, Board of Directors
Mather Health System
Port Jefferson, NY 11777

Member, Board of Directors
Jefferson’s Ferry Life Care Community
East Setauket, NY 11720

Member, Board of Directors
Suffolk County National Bank
Riverhead, NY 11901

Past:
Member and Past President
Rocky Point Lion’s Club
Rocky Point, NY 11778

Finance Committee Chairman
St. Mark’s R.C. Church
Shoreham, NY 11786

Member, Board of Directors
Visiting Nurse Services of NY, Inc.
New York, NY 10013

Board Member: Alan Beck, Vice Chairman

Employment Current: Retired

Employment Past: COO, American Media Management (radio broadcast management)
Port Jefferson, NY 11777
1981-1997
Previously worked for other broadcast companies

Health Care and Community Involvement Experience:
Present:
Member, Board of Directors
John T. Mather Memorial Hospital

Member, Board of Directors
Mather Health System
Port Jefferson, NY 11777

Past:
Member, Board of Directors
Hope House Ministries
Port Jefferson, NY 11777

Member
Patchogue Rotary Club
Patchogue, NY 11772

Member
Patchogue Chamber of Commerce
Patchogue, NY 11772

Board Member: Kathryn B. Frey, Secretary

Employment Current: President, Frey Family Foundation
40 North Country Road
Port Jefferson, NY 11777

Employment Past: Tax Adjuster
IRS
Holtsville, NY
1972-1980

Health Care and Community Involvement Experience:
Present: Member, Board of Directors John T. Mather Memorial Hospital

Member, Board of Directors
Mather Health System
Port Jefferson, NY 11777

Member, Board of Directors
Hope House Ministries
Port Jefferson, NY 11777
Board Member: Thomas Kohlmann, Treasurer

Employment Current: Retired

Employment Past: CEO, Suffolk County National Bank
Riverhead, NY 11901

Health Care and Community Involvement Experience:

Present:
Member, Board of Directors
John T. Mather Memorial Hospital

Member, Board of Directors
Mather Health System
Port Jefferson, NY 11777

Board Member: Nancy Burner, Esq.

Employment Current: Founding Manager and Partner (elder law attorney)
Nancy Burner & Associates, PC
Adjunct Professor of Law
Hofstra University Law School
Uniondale, NY 11549

Employment Past:

Health Care and Community Involvement Experience:

Present:
Legal Advisory Board, Alzheimer's Association of L.I.
Bay Shore, NY 11706

Member and Past President, Board of Directors
Suffolk County Women's Bar Association
Wading River, NY 11792

Past:
Member, Board of Directors
John T. Mather Memorial Hospital

Board Member: Kenneth D. Roberts

Employment Current: President (hospital administrator)
John T. Mather Memorial Hospital
75 North Country Rd.
Port Jefferson, NY 11777
**Employment Past:**

<table>
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<tr>
<th>Position</th>
<th>Organization</th>
<th>Location</th>
<th>Years</th>
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<td>Sr. Vice President</td>
<td>John T. Mather Memorial Hospital</td>
<td>(1986-present)</td>
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<td>Associate Director</td>
<td>John T. Mather Memorial Hospital</td>
<td>(1982-1985)</td>
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<td>Assistant Director of Administration</td>
<td>South Nassau Communities Hospital Oceanside, NY 11752</td>
<td>(1977-1982)</td>
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<tr>
<td>Administrative Intern</td>
<td>South Nassau Communities Hospital Oceanside, NY 11752</td>
<td>(1976-1977)</td>
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<tr>
<td>Senior Staff Assistant</td>
<td>Group Health Incorporated New York, NY</td>
<td>(1973-1976)</td>
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**Health Care and Community Involvement Experience:**

- **Present:**
  - Member and President, Board of Directors
    John T. Mather Memorial Hospital
  - Member and President, Board of Directors
    Mather Health System
    Port Jefferson, NY 11777
  - Secretary, Board of Directors
    Island Nursing Home and Rehab
    Secretary, INRC Services Corp.
    Holtsville, NY 11742
  - Member, Board of Directors
    Medical Liability Mutual Insurance Company (MLMIC)
    New York, NY 10016
  - Member and Past Chairman
    Nassau-Suffolk Hospital Council
    Hauppauge, NY 11788
  - Member, Board of Directors
    Hospital Association of New York State
    Rensselaer, NY 12144
Board Member: Kenneth Jacoppi, Esq.

Employment Current: Kenneth A. Jacoppi, Attorney at Law
194 Main St.
E. Setauket, NY
(Late 1960s – present)

Employment Past:

Health Care and Community Involvement Experience:
Present:
Chairman, Board of Directors
John T. Mather Memorial Hospital

Chairman, Board of Directors
Mather Health System
Port Jefferson, NY 11777

Member and Past Chairman, Board of Directors
Long Island Health Network
Melville, NY 11788

Past:
Past Chairman, Board of Directors
American Cancer Society, Long Island Div.
Hauppauge, NY 11788
STATE OF NEW YORK - DEPARTMENT OF HEALTH

MEMORANDUM

TO: Public Health and Health Planning Council

FROM: James [Redacted], General Counsel

DATE: January 7, 2013

SUBJECT: Proposed Restated Certificate of Incorporation for the Pluta Cancer Center Foundation, Inc.

The attached proposed Restated Certificate of Incorporation of Pluta Cancer Center Foundation, Inc. ("the Foundation"), dated November 8, 2012, is being submitted for Public Health and Health Planning Council approval. The Foundation is restating its Certificate of Incorporation to replace the existing beneficiary, Pluta Cancer Center, Inc., with the Pluta Cancer Center now owned by the University of Rochester. The University of Rochester acquired the assets of Pluta Cancer Center, Inc. in a transaction completed on December 28, 2012. The Foundation’s ability to file the certificate and solicit funds for such purpose depends on the approval of the Public Health and Health Planning Council pursuant to Public Health Law § 2801-a(1) and (6).

In addition to the proposed Restated Certificate of Incorporation, the following documents and information are attached in support of the Foundation’s request for approval:

1. The Foundation’s Amended and Restated bylaws.

2. In lieu of a letter from the intended beneficiary, the Acquisition Agreement among the Foundation, the Pluta Cancer Center and University of Rochester (on behalf of Strong Memorial Hospital) which provides that the University of Rochester will accept the funds raised by the Foundation.

3. A letter agreement from the University of Rochester and the Pluta Cancer Center Foundation granting to the Foundation additional time to obtain PHHPC approval of the change.

4. Disclosure information regarding the Foundation’s board of directors.

The proposed Restated Certificate of Incorporation is in legally acceptable form.

Attachments
RESTATED CERTIFICATE OF INCORPORATION
OF
PLUTA CANCER CENTER FOUNDATION, INC.

Under Section 805 of the Not-For-Profit Corporation Law

THE UNDERSIGNED, in accordance with Section 805 of the Not-For-Profit Corporation Law, does hereby certify:

1. The name of the Corporation is "PLUTA CANCER CENTER FOUNDATION, INC."

2. The certificate of incorporation was filed by the Department of State on May 21, 2009.

3. The certificate of incorporation as now in full force and effect is hereby amended to effect the following changes authorized in Subdivision (b)(2), Subdivision (b)(3) and Subdivision (b)(6) of Section 801 of the Not-For-Profit Corporation Law, respectively: to change its corporate purposes; to change the description of the transferee of assets upon a dissolution of the Corporation; and to change the location of the office of the Corporation.

(a) Current Section 3 of the certificate of incorporation is amended and restated in its entirety to read as follows:

"The Corporation is formed and shall be operated exclusively for the charitable purpose of supporting and benefiting the University of Rochester, a New York education corporation and such other organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code") and Section 509(a)(1) or Section 509(a)(2) of the Code that are subsidiaries of or controlled by the University of Rochester, that operate
hospital facilities within the scope of Article 28 of the New York State Public Health Law, and that provide medical and/or radiation oncology services and related services to the community (the "Beneficiaries"). It is intended that the Corporation will primarily support and benefit the Pluta Cancer Center, an extension clinic of Strong Memorial Hospital of the University of Rochester.

In furtherance of the foregoing purposes, and subject to any limitations provided in the Not-For-Profit Corporation Law or any other statute of the State of New York, the Corporation shall have the power, either directly or indirectly, either alone or in conjunction or cooperation with others, to do any and all lawful acts and things and to engage in any and all lawful activities which may be necessary, useful, suitable, desirable, or proper for the furtherance, accomplishment, fostering, or attainment of any and all of the purposes for which the Corporation is organized, together with the power to solicit and receive grants and contributions from private and public sources, and to aid or assist other organizations whose activities are such as to further, accomplish, foster or attain any of such purposes. Notwithstanding anything herein to the contrary, the Corporation shall exercise only such powers as are in furtherance of the purposes of supporting and benefiting the Beneficiaries, which purposes are set forth in Section 501(c)(3) of the Code and the Treasury Regulations promulgated thereunder, as the same now exist or as they may be hereafter amended from time to time."
(b) Current Section 4 of the certificate of incorporation is amended and restated in its entirety to read as follows:

"The Corporation is organized and shall be operated exclusively for the charitable purpose of supporting and benefiting the Beneficiaries. The Corporation shall carry out its stated purposes within the meaning and intent of Section 509(a)(3) of the Code, and is not formed for pecuniary profit or financial gain. The Corporation shall not operate to support or benefit organizations other than the Beneficiaries."

(c) Current Section 9 of the certificate of incorporation is renumbered as Section 8 and is amended and restated in its entirety to read as follows:

"The Corporation may be dissolved only upon (i) authorization of the Board of Directors at a special meeting called for that purpose and (ii) approval by the members of the Corporation in accordance with the Not-For-Profit Corporation Law of the State of New York. In the event of the dissolution or the winding-up of the Corporation, all of the remaining assets and property of the Corporation shall, after necessary expenses thereof, be distributed to the University of Rochester for purposes of supporting oncology services and, in particular, the Pluta Cancer Center, provided that it shall then qualify under Section 501(c)(3) of the Code, or if it shall not so qualify as of the time of dissolution, to such other organization or organizations that are qualified under Section 501(c)(3) of the Code and are organized and operated exclusively for charitable, scientific, or educational purposes, to be used in such manner as in the judgment of a Justice of Supreme Court of the State of New York will best accomplish the general purposes for which this Corporation was formed and, in all events, in accordance with the requirements of Section 509(a)(3) of the Code and the Treasury Regulations promulgated thereunder. Subject to the restrictions contained in the preceding sentence, the
corporations, funds, or foundations to receive said property shall be recommended by the existing Board of Directors and approved by the members of the Corporation.”

(d) Current Section 11 of the certificate of incorporation is renumbered as Section 10 and is amended and restated in its entirety to read as follows:

“The Secretary of State of the State of New York is hereby designated the agent of the Corporation upon whom process against the Corporation may be served. The post office address to which the Secretary of State shall mail a copy of any process against the Corporation served upon him as agent of the Corporation is:

c/o Pluta Cancer Center Foundation, Inc.
200 Red Creek Drive, Suite 200
Rochester, New York 14623”

(e) The certificate of incorporation as amended hereby is restated in its entirety to read as follows:

1. The name of the Corporation is “PLUTA CANCER CENTER FOUNDATION, INC.”

2. The Corporation is a corporation as defined in subparagraph (a)(5) of Section 102 of the Not-For-Profit Corporation Law and shall be a Type B Corporation pursuant to Section 201 of the Not-For-Profit Corporation Law.

3. The Corporation is formed and shall be operated exclusively for the charitable purpose of supporting and benefiting the University of Rochester, a New York education corporation and such other organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the “Code”) and Section 509(a)(1) or Section 509(a)(2) of the Code that are subsidiaries of or controlled by the University of Rochester, that operate hospital facilities within the scope of Article 28 of the New York State Public Health Law, and
that provide medical and/or radiation oncology services and related services to the community (the “Beneficiaries”). It is intended that the Corporation will primarily support and benefit the Pluta Cancer Center, an extension clinic of Strong Memorial Hospital of the University of Rochester.

In furtherance of the foregoing purposes, and subject to any limitations provided in the Not-For-Profit Corporation Law or any other statute of the State of New York, the Corporation shall have the power, either directly or indirectly, either alone or in conjunction or cooperation with others, to do any and all lawful acts and things and to engage in any and all lawful activities which may be necessary, useful, suitable, desirable, or proper for the furtherance, accomplishment, fostering, or attainment of any and all of the purposes for which the Corporation is organized, together with the power to solicit and receive grants and contributions from private and public sources, and to aid or assist other organizations whose activities are such as to further, accomplish, foster or attain any of such purposes. Notwithstanding anything herein to the contrary, the Corporation shall exercise only such powers as are in furtherance of the purposes of supporting and benefiting the Beneficiaries, which purposes are set forth in Section 501(c)(3) of the Code and the Treasury Regulations promulgated thereunder, as the same now exist or as they may be hereafter amended from time to time.

4. The Corporation is organized and shall be operated exclusively for the charitable purpose of supporting and benefiting the Beneficiaries. The Corporation shall carry out its stated purposes within the meaning and intent of Section 509(a)(3) of the Code, and is not formed for pecuniary profit or financial gain. The Corporation shall not operate to support or benefit organizations other than the Beneficiaries.
5. The office of the Corporation where the books and records of account will be kept is to be located in the County of Monroe, State of New York.

6. All income and earnings of the Corporation shall be used exclusively for its corporate purposes. No part of the net income or net earnings of the Corporation shall inure to the benefit or profit of or be distributable to its members, directors, officers, or other private persons. Notwithstanding the foregoing, the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes of the Corporation set forth in Paragraphs 3 and 4 hereof. No director of the Corporation shall receive any salary, other compensation, or pecuniary profit of any kind for services as such director other than reimbursement of actual and necessary expenses incurred in the performance of his duties.

7. Notwithstanding any other provision of this Certificate, the Corporation shall not carry on any activities not permitted to be carried on by a corporation exempt from federal income taxation under Section 501(c)(3) of the Code, as amended, or by a corporation, contributions to which are deductible under Section 170(b)(2) of the Code. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation. The Corporation shall not participate in or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

8. The Corporation may be dissolved only upon (i) authorization of the Board of Directors at a special meeting called for that purpose and (ii) approval by the members of the Corporation in accordance with the Not-For-Profit Corporation Law of the State of New York. In the event of the dissolution or the winding-up of the Corporation, all of the
remaining assets and property of the Corporation shall, after necessary expenses thereof, be
distributed to the University of Rochester for purposes of supporting oncology services and, in
particular, the Pluta Cancer Center, provided that it shall then qualify under Section 501(c)(3) of
the Code, or if it shall not so qualify as of the time of dissolution, to such other organization or
organizations that are qualified under Section 501(c)(3) of the Code and are organized and
operated exclusively for charitable, scientific, or educational purposes, to be used in such manner
as in the judgment of a Justice of Supreme Court of the State of New York will best accomplish
the general purposes for which this Corporation was formed and, in all events, in accordance
with the requirements of Section 509(a)(3) of the Code and the Treasury Regulations
promulgated thereunder. Subject to the restrictions contained in the preceding sentence, the
corporations, funds, or foundations to receive said property shall be recommended by the
existing Board of Directors and approved by the members of the Corporation.

9. Nothing contained in the Certificate of Incorporation shall
authorize the Corporation to establish, operate or maintain a hospital, a home care services
agency, a hospice, a health maintenance organization, or a comprehensive health services plan,
as provided for by Articles 28, 36, 40 and 44, respectively, of the Public Health Law, to provide
hospital service or health related service, to establish, operate or maintain an adult care facility,
as provided for by Article 7 of the Social Services Law, or to solicit any funds, contributions or
grants, from any source, for the establishment or operation of any adult care facility.

10. The Secretary of State of the State of New York is hereby
designated the agent of the Corporation upon whom process against the Corporation may be
served. The post office address to which the Secretary of State shall mail a copy of any process
against the Corporation served upon him as agent of the Corporation is:
4. This restated certificate of incorporation was authorized and approved by
vote of a majority of the board of directors.

IN WITNESS WHEREOF, the undersigned, has signed and acknowledged this
Restated Certificate of Incorporation under penalties of perjury this 8th day of November, 2012.

Name: Nicholas A. Searle, Attorney-in-fact
Address: c/o Hiscock & Barclay, LLP
2000 HSBC Plaza
100 Chestnut Street
Rochester, New York 14604
RESTATED CERTIFICATE OF INCORPORATION

OF

PLUTA CANCER CENTER FOUNDATION, INC.

Under Section 805 of the Not-For-Profit Corporation Law

Nicholas A. Scarfone, Esq.
Hiscock & Barclay, LLP
2000 HSBC Plaza
100 Chestnut Street
Rochester, New York 14604
STATE OF NEW YORK
SUPREME COURT : MONROE COUNTY

In the Matter of the Application of

PLUTA CANCER CENTER FOUNDATION, INC.
Petitioner,

For an order approving the Restated Certificate of Incorporation pursuant to Section 805 of the Not-For-Profit Corporation Law

ORDER APPROVING
RESTATED CERTIFICATE
OF INCORPORATION
Index No. 1213176

Upon reading and filing the petition of Pluta Cancer Center Foundation, Inc., for an Order approving the Restated Certificate of Incorporation, with the exhibits annexed, verified the 2 day of December, 2012, and it appearing that the Attorney General of the State of New York has no objection to approval of said Petition, it is hereby

ORDERED that the Petition and Restated Certificate of Incorporation, be and the same each are hereby approved.

ENTER

[Signature]
Justice of the Supreme Court of the State of New York

THE ATTORNEY GENERAL HAS NO OBJECTION
TO THE GRANTING OF JUDICIAL APPROVAL
HEREON ACKNOWLEDGES RECEIPT OF
STATUTORY NOTICE AND DEMANDS SERVICE
OF THE FILED CERTIFICATE. SAID NO OBJECTION
IS CONDITIONED ON SUBMISSION OF THE
MATTER TO THE COURT WITHIN 30 DAYS HEREAFTER.

[Signature]
Assistant Attorney General

DATE

6727473.1
PLUTA CANCER CENTER FOUNDATION, INC.

AMENDED AND RESTATLED

BY-LAWS

ARTICLE I

GENERAL

Section 1. Name. This not-for-profit corporation shall be known as PLUTA CANCER CENTER FOUNDATION, INC. (the "Corporation").

Section 2. Mission. The Corporation is formed and shall be operated exclusively for the charitable purpose of supporting and benefiting the University of Rochester, a New York education corporation (the "University"), and such other organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code") and Section 509(a)(1) or Section 509(a)(2) of the Code that are subsidiaries of or controlled by the University, that operate hospital facilities within the scope of Article 28 of the New York State Public Health Law, and that provide medical and/or radiation oncology services and related services to the community. It is intended that the Corporation will primarily support and benefit the Pluta Cancer Center, an extension clinic of Strong Memorial Hospital. Pursuant to an Acquisition Agreement dated October 18, 2012, the University has agreed to operate the facility formerly operated by Pluta Cancer Center, Inc., as an extension clinic of Strong Memorial Hospital, an unincorporated division of the University. The University is an organization described in Section 170(b)(1)(A) (other than in clauses (vii) and (viii)) of the Code. The
Corporation shall carry out its stated purposes at all times within the meaning and intent of Section 509(a)(3) of the Code.

Section 2. Principal Office. The principal office of the Corporation shall be located at 200 Red Creek Drive, Suite 200, Rochester, New York 14623, and the Corporation may also have offices at such other places within or without the State of New York as the Board of Directors may from time to time determine or the business of the Corporation may require.

ARTICLE II
MEMBERS

The Corporation is a “Type B” not-for-profit corporation and shall have members. Any action or vote required or permitted to be taken by members under the laws of the State of New York shall be taken by action or vote of the board of directors. The individuals constituting the board of directors at any particular time shall automatically be the “members” of the Corporation under New York State’s Not-For-Profit Corporation Law and such individuals shall have all of the rights and powers which may be possessed and exercised by members under applicable law and in accordance with these By-Laws.

ARTICLE III
BOARD OF DIRECTORS

Section 1. General. The property, business, and affairs of the Corporation shall be vested in the Corporation and managed by a self-perpetuating Board of Directors (the “Board”), which shall have all the powers and duties necessary or appropriate for the administration of the
affairs of the Corporation as are permitted by law, the Certificate of Incorporation of the Corporation, and these By-Laws.

Section 2. Number. The Board shall consist of not less than three (3) and not more than eleven (11) directors. The number of directors shall be determined by action of the board of directors and may be increased or decreased only by action of a majority of the entire Board, provided, however, that no decrease shall shorten the term of any incumbent director, unless such incumbent director is removed in accordance with Section 5 of this ARTICLE III.

Section 3. Election and Term. Directors of the Corporation shall be elected by action of the board of directors at the annual meeting of the board of directors. At all times, at least one (1) of the Directors of the Corporation shall be an individual nominated by the University. The University’s nominee may not be rejected by the Board, except for cause. In the event of such rejection, the President will immediately notify the University, which shall nominate an alternative individual to fill the position. Unless a director earlier resigns or is earlier removed in accordance herewith, each director shall serve until such director’s successor shall have been elected and qualified at the next succeeding annual meeting of the board of directors.

Section 4. Resignation. A director may resign from the Corporation at any time by presenting to the President a written letter of resignation. Such letter shall be presented to the Board by the President at the next meeting of the Board following receipt of such letter. Such resignation shall be effective upon receipt by the President unless otherwise specified in the letter of resignation. The acceptance of a resignation shall not be necessary to make it effective; however, no resignation shall discharge any accrued obligation or duty of a director.
Section 5. Removal. Except as otherwise provided in this Section 5 of this ARTICLE III, any director may be removed with or without cause at any time by action of the Board at any meeting called by such Board, provided that notice of the proposed resolution to remove the director has been stated in the notice of the meeting. Notwithstanding anything herein to the contrary, any director of the Corporation that was nominated by the University in accordance with Section 3 of this ARTICLE III may not be removed without cause.

Section 6. Vacancies and Newly-Created Directorships. Whenever a vacancy shall occur in the Board for any reason or a new directorship shall be created, it may be filled by vote of a majority of the directors then in office, regardless of their number, subject, however, to the restriction set forth in Section 3 of this ARTICLE III at all times at least one (1) of the Directors of the Corporation shall be an individual nominated by the University. In the event of a vacancy in a position filled by a nominee of the University, the University shall nominate a replacement to fill such vacancy. A director so elected shall hold office until the next annual meeting of the board of directors at which the election of directors is in the regular course of business, and until such director's successor is elected and qualified.

Section 7. Compensation. No director, as such, shall receive any compensation from the Corporation for service performed; however, by resolution of the Board, directors may be reimbursed for reasonable and necessary expenses incurred in the performance of their official duties. Nothing herein contained shall be construed to preclude any director from serving the Corporation in any other capacity and receiving compensation therefor.
ARTICLE IV
MEETINGS

Section 1. Annual Meeting. The annual meeting of the Board shall be held at the time and place designated by the Board for the purpose of electing officers and receiving the annual reports of the officers and committees of the Corporation, and transacting such other business as may properly come before the meeting.

Section 2. Regular and Special Meetings. Regular meetings of the Board may be held without notice at such time and place as the Board shall from time to time determine. Special meetings of the Board shall be held upon notice to the directors and may be called by the President at any time and by any director upon written demand of not less than twenty percent (20%) of the entire Board. Such requests shall state the purpose or purposes of the proposed meeting. Business transacted at special meetings shall be confined to the purpose or purposes stated in the notice of the meeting.

Section 3. Place of Meetings. The Board shall hold its meetings at the principal office of the Corporation or at such other places, either within or without the State of New York, as it may from time to time determine.

Section 4. Notice of Meetings of the Board; Observer.

(a) Regular meetings of the Board shall be held without notice. Written notice of any annual or special meeting of the Board, stating the place, date, and time of the meeting, and in the case of a special meeting, the purpose or purposes for which the meeting is called, shall be given either personally, by facsimile or other electronic transmission, or by mail to each director not less than ten (10) days before the meeting. If mailed, notice is given when
deposited in the United States mail, with postage thereon prepaid, directed to the director at such
director's address as it appears on the record of directors or, if such director shall have filed with
the Secretary a written request that notices be mailed to such director at some other address, then
directed to such director at such other address. A majority of the directors present, whether or
not a quorum is present, may adjourn any meeting to another specified time and place. Notice of
the adjournment shall be given to all directors who are absent at the time of the adjournment.

(b) The then current Director of the James P. Wilmot Cancer Center at the
University of Rochester Medical Center (the “Observer”) shall have observer rights with respect
to the Board. The Observer shall not be a director of the Corporation and shall have no voting
rights, but shall (i) receive notice of each meeting of the Board at the same time and in the same
manner that the members of the Board receive notice, (ii) have the right to attend all such
meetings, including executive sessions thereof, (iii) have the right to participate in all discussions
and deliberations at all such meetings, and (iv) receive a copy of any proposed action by written
consent of the Board at the same time and in the same manner that the members of the Board
receive it. The foregoing to the contrary notwithstanding, the Board may ask the Observer to
leave a meeting of the Board while the following are discussed: (x) any transaction in which a
conflict may exist between the University of Rochester or any affiliate thereof and the
Corporation; or (y) legal proceedings, where the Corporation’s counsel advises that the
Observer’s presence may result in a waiver of attorney-client privilege.

Section 5. Waiver of Notice. Notice of a meeting need not be given to any director
who submits a signed waiver of notice whether before or after the meeting, or who attends the
meeting without protesting, prior thereto or at its commencement, the lack of notice to such
director.

Section 6.  Quorum and Vote.  Except as otherwise provided by law or in the
Certificate of Incorporation, a majority of the entire Board shall constitute a quorum for the
transaction of business or of any specified item of business.  Except as otherwise specifically
provided herein, the vote of a majority of the Board present at the time of a vote, if a quorum is
present at such time, shall be the act of the Board.

Section 7.  Presumption of Assent.  A director who is present at the meeting of the
Board in which action on any corporate matters shall be taken shall be presumed to have entered
into the action unless such director votes against such action or abstains from voting because of a
conflict of interest.

Section 8.  Chairman.  At all meetings of the Board, the President or, in his absence,
the Vice President (or the Executive Vice President if there is more than one Vice President, or
in his absence another Vice President nominated by the President), or in the absence of the
President and the Vice President(s), a chairman chosen by the Board, shall preside.

Section 9.  Action of Directors Without a Meeting.  Any action required or
permitted to be taken by the Board or any Committee thereof may be taken without a meeting if
all of the members of the Board or Committee consent in writing to the adoption of a resolution
authorizing the action.

Section 10.  Meetings by Conference Telephone.  Any one or more of the directors
may participate in a meeting of the Board or any Committee thereof by means of a conference
telephone or similar communications equipment allowing all persons participating in the meeting
to hear each other at the same time. Participation by such means shall constitute presence in person at the meeting.

ARTICLE V

COMMITTEES

Section 1. General. The Board, by resolution adopted by a majority of the entire Board, may designate from among its members an Executive Committee and other standing committees, each consisting of three (3) or more directors. Each Committee shall serve at the pleasure of the Board.

Section 2. Executive Committee. If an Executive Committee is so appointed, it shall, in the interim between the meetings of the Board, exercise all powers of the Board to the extent permitted by law and the Certificate of Incorporation, except that the Executive Committee shall have no power or authority to remove officers from office.

ARTICLE VI

OFFICERS

Section 1. Number. The officers of the Corporation shall be a President, Secretary, and Treasurer, and such other officers as the Board may elect. Any two or more offices may be held by the same person, except the office of President and Secretary.

Section 2. Election and Term. The officers of the Corporation shall be elected by the Board at the annual meeting. Each officer shall hold office until such officer's successor has been elected and qualified at the next succeeding annual meeting of the Board, unless the officer resigns or is removed in the manner hereinafter provided.
Section 3. Removal. Any officer may be removed at any meeting by the Board, with or without cause.

Section 4. Vacancies. In the event of the death, resignation, or removal of an officer, the Board may elect a successor to fill the unexpired term.

Section 5. Compensation. Compensation for all officers shall be fixed from time to time by the Board. Upon submission of a proper claim, officers shall be reimbursed for their reasonable expenses incurred in the performance of their duties. No officer shall be prevented from receiving such compensation by reason of the fact that such officer is also a director.

Section 6. President. The President shall be the chief executive officer of the Corporation; he shall preside at all meetings of the Board and of the Executive Committee, if any; he shall have responsibility for the supervision and management of the business and affairs of the Corporation, subject to the control of the Board; and he shall see that all orders and resolutions of the Board are carried into effect. The President shall have the power to sign and execute all contracts and instruments of conveyance in the name of the Corporation, to sign checks, drafts, notes, and orders for the payments of money, and to appoint and discharge agents and employees, subject to the approval of the Board. The President shall perform all the duties usually incident to the office of President.

Section 7. Vice Presidents. During the absence or disability of the President, the Vice President or, if there are more than one, the Executive Vice President, shall perform the duties and exercise all the powers of the President. Each Vice President shall perform such other duties as the Board or the President may from time to time prescribe.
Section 8. Secretary. The Secretary shall attend all meetings of the Board, record all votes and minutes of all proceedings in a book to be kept for that purpose, give or cause to be given notice of all annual and special meetings of the Board and all other notices required by law or by these By-Laws, keep in safe custody the seal of the Corporation and affix it to any instrument when so authorized by the Board or the President, keep all the corporate books and records of the Corporation as required by law or otherwise in a proper and safe manner, and perform all duties incident to the office of Secretary and such other duties as from time to time may be prescribed by the Board or the President.

Section 9. Treasurer. The Treasurer shall have the custody of the corporate funds, securities, evidences of indebtedness, and other valuable documents; keep full and accurate accounts of receipts and disbursements in the corporate books; deposit all money and other valuables in the name and to the credit of the Corporation in such depositories as may be designated by the Board; disburse the funds of the Corporation as may be ordered or authorized by the Board and preserve proper vouchers for such disbursements; render to the President and Board at the regular meetings of the Board, or whenever they require it, an account of all transactions as Treasurer and of the financial condition of the Corporation; and render a full financial report at the annual meeting of the Corporation if so requested; be furnished by all corporate officers and agents at such Treasurer’s request with such reports and statements as such Treasurer may require as to all financial transactions of the Corporation; and perform such other duties as from time to time may be prescribed by the Board or the President.

Section 10. Sureties and Bonds. In case the Board shall so require, any officer, employee, or agent of the Corporation may be required by the Board to execute a bond in such

- 10 -
sum and with such surety or sureties as the Board may direct, conditioned upon the faithful
performance of such officer’s, employee’s, or agent’s duties to the Corporation and including
responsibility for negligence and for the accounting for all property, funds, or securities of the
Corporation which may come into such officer’s, employee’s or agent’s hands.

Section 11. Delegation of Duties. In the absence or disability of any officer, or for
any other reason deemed sufficient by the Board, the Board may delegate such officer’s powers
or duties to any other officer.

ARTICLE VII
EXECUTION OF INSTRUMENTS

All corporate instruments and documents shall be signed or countersigned, executed,
verified, or acknowledged by the President or by such other officer or officers or other person or
persons as the Board may from time to time designate.

ARTICLE VIII
DIRECTORS’ AND OFFICERS’ LIABILITY AND INDEMNIFICATION

Section 1. Indemnification.

(a) Any person made or threatened to be made a party to any action or
proceeding, other than one by or in the right of the Corporation to procure a judgment in its
favor, whether civil or criminal, by reason of the fact that such person, such person’s testator or
intestate, was a director or officer of this Corporation, shall be indemnified by this Corporation
to the full extent permitted by law against amounts paid in settlement and reasonable expenses,
including attorneys’ fees, actually and necessarily incurred by such person, such person’s testator
or intestate as a result of such action or proceeding, or any appeal therein, if such director or officer acted in good faith, for a purpose which he reasonably believed to be the best interests of the Corporation and in criminal actions or proceedings, had no reasonable cause to believe that his conduct was unlawful.

(b) Any person made or threatened to be made a party to any action or proceeding by or in the right of the Corporation to procure a judgment in its favor, whether civil or criminal, by reason of the fact that such person, such person's testator or intestate, is or was a director or officer of this Corporation, shall be indemnified by this Corporation to the full extent permitted by law against amounts paid in settlement and reasonable expenses, including attorneys' fees, actually and necessarily incurred by such person, such person's testator or intestate in connection with the defense of such action or proceeding, or in connection with any appeal therein, if such director or officer acted in good faith, for a purpose which he reasonably believed to be the best interests of the Corporation except that no indemnification under this paragraph shall be made in respect of (1) a threatened action, or a pending action which is settled or otherwise disposed of, or (2) any claim, issue, or matter as to which such person shall have been adjudged to be liable to the Corporation, unless and only to the extent that a court determines that such person is fairly and reasonably entitled to indemnity. The right of indemnification provided in this ARTICLE VIII shall not be deemed exclusive of any other rights to which a director or officer seeking indemnification or advancement of expenses may be entitled as provided in the Certificate of Incorporation or as provided by (1) a resolution of the Board or (2) an agreement providing for such indemnification, it being expressly intended that these By-Laws authorize the creation of other rights in any such manner.
Section 2. Insurance. The Board shall have the power to purchase and maintain insurance: (i) to indemnify the Corporation for any obligation which it incurs as a result of the indemnification of its directors and officers under the provisions of this ARTICLE VIII; (ii) to indemnify directors and officers in instances in which they may be indemnified by the Corporation; and (iii) to indemnify in instances in which they may not otherwise be indemnified by the Corporation under the provisions of this ARTICLE VIII, provided the contract of insurance covering such directors and officers provides, to the extent required by law, for a retention amount and for co-insurance.

Section 3. Repeal or Modification. No repeal or modification of this ARTICLE VIII, including, without limitation, any repeal or modification of this ARTICLE VIII occurring upon the merger, consolidation, or dissolution of the Corporation, shall adversely affect, repeal, or modify any right of indemnification for any act or omission which occurred or is alleged to have occurred while such right of indemnification was in place.

ARTICLE IX

FISCAL MANAGEMENT

Section 1. Fiscal Year. The fiscal year of the Corporation shall begin on the first (1st) day of January of every year, except that the first fiscal year of the Corporation shall begin at the date of incorporation and end the next following December 31st. The commencement date of the fiscal year herein established shall be subject to change by the Board.

Section 2. Books and Accounts. The books and accounts of the Corporation shall be kept under the direction of the Treasurer in accordance with generally accepted accounting practices.
Section 3. Auditing and Reports. At the close of each fiscal year, the books and records of the Corporation shall be audited in accordance with generally accepted accounting practices, and the Board shall direct the President and Treasurer to present a full and correct statement of the affairs of the Corporation at the annual meeting of the Board and filed with the Secretary and other agencies as legally required.

ARTICLE X

BY-LAW CHANGES

Except as otherwise provided in this ARTICLE X, the By-Laws may be adopted, amended, or repealed only by action of the board of directors. Notwithstanding anything herein to the contrary, the following provisions may not be amended or repealed except upon the unanimous vote or unanimous written consent of the Board (including the nominee of the University): (i) Section 3 of ARTICLE III and Section 6 of ARTICLE III requiring that at all times at least one (1) of the Directors of the Corporation be an individual nominated by the University and otherwise pertaining to such nomination; (ii) ARTICLE II defining “members” of the Corporation; (iii) Section 5 of ARTICLE III addressing the removal of any director of the Corporation nominated by the University; (iv) Paragraph (b), Section 4 of ARTICLE IV defining and providing certain rights to an Observer (as defined therein); and (v) this ARTICLE X. Notice of any proposed action to amend or repeal any provision listed in the preceding sentence shall be given personally, by facsimile or other electronic transmission, or by mail to the directors and the Observer not less than ten (10) days before the proposed action is taken.
Notice of the action shall be given to the then current Board as soon as practicable following such action.

**ARTICLE XI**

**REFERENCES**

Reference to the Certificate of Incorporation in these By-Laws shall include all amendments thereto or changes thereof unless specifically excepted.

All pronouns and any variations thereof in these By-Laws shall be deemed to refer to masculine, feminine, or neuter, singular or plural, as the identity of the person or persons referred to may require.

**THESE AMENDED AND RESTATED BY-LAWS ADOPTED BY** the Directors of the Corporation at a meeting held this 15th day of October, 2012 and shall be effective as of the date the Corporation’s Restated Certificate of Incorporation dated November 8, 2012 is filed by the New York Secretary of State.

[Signature]

WALTER PARKES, Secretary
ACQUISITION AGREEMENT

BY AND AMONG

THE UNIVERSITY OF ROCHESTER
ON BEHALF OF STRONG MEMORIAL HOSPITAL,

AND

PLUTA CANCER CENTER, INC.

AND

PLUTA CANCER CENTER FOUNDATION, INC.

DATED: OCTOBER 18, 2012
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ACQUISITION AGREEMENT

This Acquisition Agreement, hereinafter referred to as “Agreement”, dated October 18, 2012, is by and among the University of Rochester, a New York education corporation, on behalf of the Strong Memorial Hospital, an unincorporated division with offices located at 601 Elmwood Avenue, Rochester, New York, 14627, hereinafter referred to as “Hospital” or “University”, the Pluta Cancer Center, Inc., a New York not-for-profit corporation with offices located 125 Red Creek Drive, Rochester, New York, 14623, hereinafter referred to as “Pluta”, and the Pluta Cancer Center Foundation, Inc., a New York not-for-profit corporation with offices located at 125 Red Creek Drive, Rochester, New York 14623, hereinafter referred to as “PCCF”. Hospital, PCCF and Pluta are referred to herein collectively as “the Parties” and y as a “Party”.

WHEREAS, University is duly authorized to operate Strong Memorial Hospital, an acute care hospital which is a division of the University of Rochester and a division of the University of Rochester Medical Center; and

WHEREAS, Pluta is duly authorized to operate a diagnostic and treatment center; and

WHEREAS, PCCF is duly authorized to operate as a charitable, tax exempt, foundation; and

WHEREAS, Pluta was formed in 2001 to continue the operation of the Pluta Cancer Center of Genesee Hospital; and

WHEREAS, PCCF was formed for the purpose of supporting the mission of Pluta; and

WHEREAS, Pluta and Hospital share an interest in providing compassionate and patient-family centered care, and believe that a combination of their two organizations will benefit the communities they serve; and

WHEREAS, Pluta and the Hospital share an interest in ensuring Pluta’s long-term economic vitality and preserving the legacy of the Pluta family as reflected in the mission and operations of Pluta; and

WHEREAS, Pluta has been operating at a loss for several years and is unable to use the non-liquid assets to generate sufficient revenue to cover its operating costs; and

WHEREAS, Pluta and Hospital have therefore been exploring a possible business collaboration whereby Hospital would acquire all of the assets and assume most of the liabilities of Pluta, and continue the operations of Pluta under the Pluta name; and
WHEREAS, Pluta and Hospital entered into a Confidentiality Agreement dated April 10, 2012, regarding the confidentiality of their discussions and negotiations, hereinafter referred to as the “Confidentiality Agreement”; and

WHEREAS, the Parties entered into a Memorandum of Understanding dated July 18, 2012; and

WHEREAS, Pluta, Hospital and PCCF have agreed to an affiliation plan regarding the consolidation of Pluta’s programs and personnel into Hospital, the acquisition of Pluta’s assets by Hospital, Hospital’s assumption of some of the liabilities of Pluta, and PCCF’s continued support for Pluta’s mission and the cancer programs it provides, hereinafter referred to as the “Acquisition”, as specified herein; and

WHEREAS, Hospital intends to establish Pluta’s current campus as an extension clinic of Hospital, subject to regulatory and board approval; and

WHEREAS, Hospital intends to use commercially reasonable efforts to grow Pluta’s operations, including its services to those with breast cancer, and intends to include Pluta’s current site in clinical trials, as appropriate; and

WHEREAS, Hospital intends to implement an electronic medical record system at Pluta’s current site after it is established as an extension clinic of Hospital; and

WHEREAS, the Parties identify the goals of the Acquisition as: providing financial stability to Pluta; allowing patients access to clinical trial opportunities and more advanced radiation technology for complex and challenging cancer problems; allowing Pluta patients access to new sequence technology and infrastructure at Hospital which will provide the ability to profile tumors for clinical care and research purposes; achieving significant cost savings and operational efficiencies; and allowing Pluta to recruit needed medical staff; and

WHEREAS, on the basis of the terms and conditions of this Agreement, the governing boards of each of the Parties has determined that the missions of their respective institutions will be enhanced following the consolidation contemplated by this Agreement; and

WHEREAS, the Parties believe that their commitment to the Acquisition will help them achieve their goals and objectives in the context of anticipated significant changes in the state and national health care delivery and reimbursement system; and

WHEREAS, the Parties wish to set forth in this Agreement the terms and conditions upon which the Acquisition will take place.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein and intending to be legally bound hereby, the Parties hereby agree as set forth below:
ARTICLE I
CERTAIN DEFINITIONS

"Assumed Contracts" means the contracts listed on Schedule 3.2(i), attached hereto and incorporated by reference to this Agreement.

"Assumed Liabilities" means those liabilities of Pluta as reflected in the Balance Sheet, including without limitation the Assumed PCCF Obligation, as agreed to in Article III. For purposes of illustration, and not by limitation, Assumed Liabilities include the liabilities listed in Exhibit 3.2(ii) hereof.

"Assumed PCCF Obligation" means the liability of Pluta to PCCF as reflected in the Balance Sheet and identified therein as "Loan Payable to Foundation", in accordance with Section 3.3 hereof.

"Balance Sheet" means the balance sheet of Pluta as of the Effective Date, as finally determined by Pluta's accountants and approved by the Parties as provided in Section 3.5 hereof.

"Claims" means claims, actions, suits, proceedings or investigations.

"Closing" shall have the meaning ascribed to such term in Section 9.1.

"Code" shall mean the Internal Revenue Code of 1986, as amended.

"Effective Date" means the date on which the Closing of the transactions contemplated by this Agreement occurs.

"Leased Premises" shall mean the premises of Pluta, located at 125 Red Creek Drive, Rochester, New York, 14623.

"Material" means in the light of context and circumstance, the magnitude of the item is such that it is probable that the judgment of a reasonable person relying upon the item or representation would have been changed or influenced by the inclusion, omission or correction of the item.

"Material Adverse Effect" means a Material adverse effect on the business, assets, financial condition, operations or prospects of the entity concerned.
“Ordinary Course of Business” means practices which are reasonably consistent with the ongoing day-to-day conduct and administration of the business of the entity in question as evidenced by past practice(s) or the reasonable activities of similarly situated entities.

“Patient” shall mean any patient who is the subject of records owned by Pluta as of the Closing.

“PCCF Promissory Note” means the promissory note issued by Pluta to PCCF as described in Section 3.3 hereof. “Purchased Assets” shall mean: (A) all leasehold improvements and fixtures constituting real property located at 125 Red Creek Drive, Rochester, New York 14623; and (B) all of the tangible and intangible personal property and rights of any kind whatsoever, including without limitation, goodwill and going concern value, owned by Pluta and used in or useful to its diagnostic and treatment facility located at 125 Red Creek Drive, Rochester, New York, 14623, including: (i) all accounts receivable, whether or not collected as of the Effective Date, and all other monies due and payable to Pluta resulting from professional services rendered on or prior to the Effective Date, including insurance company “risk pool” funds; (ii) all service marks, trademarks, trade names, and copyright to the “Pluta Cancer Center”, including all logos associated with the “Pluta Cancer Center”; and (iii) all other tangible and intangible property owned by Pluta and reflected in the Balance Sheet. The Purchased Assets shall include, but shall not be limited to, the assets described in Exhibit 1 attached hereto. The Purchased Assets shall exclude all Patient medical records and all service marks, trademarks, trade names, and copyright to the “Pluta Cancer Center Foundation”.

Notwithstanding the foregoing, Purchased Assets shall not include cash and cash equivalents in the amount of $25,000, which shall be retained by Pluta as a reserve against the costs of dissolution. Any cash or cash equivalents in excess of such amount shall be transferred to the Hospital. All dissolution expenses shall be approved by the University of Rochester Medical Center’s Chief Financial Officer, which approval shall not be unreasonably withheld, and any remaining cash or cash equivalent after all expenses have been paid shall be transferred to the Hospital.

ARTICLE II
PLAN OF ACQUISITION

2.1 Acquisition. On the Effective Date, Pluta will sell to Hospital, and Hospital will buy from Pluta, all of the Purchased Assets in exchange for the consideration set forth in Article III below. Except for the foregoing specific liabilities, the Hospital shall not assume and shall have no responsibility for any other liability relating to the operation of Pluta prior to the Effective Date or the operation of Pluta necessary to wind up and dissolve its 401(k) Plan or the organization after the Effective Date. Furthermore, Hospital shall not assume any successor liabilities.

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liability, including but not limited to, any successor liability for any tax matters, employee and labor relation matters, Medicaid and Medicare issues, environmental compliance, and employee benefit plans.

2.2 Other Transactions At Closing.

2.2.1 Lease. Upon the Effective Date, Hospital shall assume the lease for the Leased Premises, pursuant to an Assignment and Assumption of Lease substantially in the form set forth in Exhibit 2.2.1 hereto.

2.2.2 Surrender of Pluta’s License. Upon the Effective Date, Pluta shall surrender its Article 28 license to the New York State Department of Health.

2.2.3 Continuation of Pluta’s Programs and Mission. From and after the Effective Date, Hospital will be responsible for the operation of Pluta as an extension clinic of Hospital, including, except as provided in Section 3.3, and Article XI hereof, the power and responsibility for deciding upon any changes in programs which might be necessary or desirable. Hospital shall have the fiscal and fiduciary responsibility for the operation of such programs and services from and after the Effective Date.

ARTICLE III
FINANCIAL OBLIGATIONS AND CONSIDERATION

3.1 Cost of Acquisition. Except in the event of a material breach of any obligation under this Agreement or a Material misrepresentation herein or hereunder by any Party hereto, each Party shall be responsible for paying its own costs for legal due diligence, financial due diligence, and other legal and accounting services the Party engages. Furthermore, each Party shall be responsible for any other internal and external costs incurred in connection with this Agreement.

3.2 Consideration. As consideration for the Purchased Assets, Hospital shall assume Pluta’s obligations under the Assumed Contracts and the Assumed Liabilities as provided herein. Hospital shall not assume any liability other than the Assumed Contracts and Assumed Liabilities, which liabilities shall remain liabilities of Pluta. Hospital shall also continue Pluta’s current arrangements with the vendors and independent contractors listed on Schedule 3.2(iii), provided however, that Hospital may, in its discretion, terminate any arrangements if such arrangements are no longer needed. Notwithstanding the above, Hospital intends to continue the yoga and Tai Chi services currently offered by Pluta.
3.3 Agreements relating to Assumed PCCF Obligation. The amount of the Assumed PCCF Obligation shall reflect the following:

3.3.1 The parties acknowledge that: (i) as of October 9, 2012 Pluta was indebted to PCCF in the amount of $1,031,654.68; (ii) from October 10, 2012 to the Effective Date, PCCF intends to advance funds to Pluta from time to time from the date of this Agreement through the Effective Date in such amounts as Pluta and PCCF determine to be necessary to continue the day-to-day operations of Pluta, contingent upon the prior consent of the University of Rochester Medical Center's CFO; (iii) the additional advances described in the immediately preceding subclause will include, but may not be limited to, payments that Pluta is required to make pursuant to its personnel policies to its employees for unused paid time off as of the Effective Date and employer contributions to Pluta's 401(k) Plan, to the extent that Pluta does not have sufficient liquid assets to pay those obligations without such an advance; and (iv) Pluta does not intend to repay to PCCF any amount of the PCCF Obligation prior to Closing.

3.3.2 The principal amount of the Assumed PCCF Obligation shall be reflected in a five year, no interest promissory note from Pluta to PCCF, attached hereto as Exhibit 3.3.2 and incorporated by reference to this Agreement. Hospital shall assume the PCCF Note pursuant to the terms and conditions of the Assignment and Assumption of Assumed Liabilities, attached hereto as Exhibit 9.2.7.

3.4 Additional Consideration. As further consideration for the Purchased Assets, the University agrees that it shall continue, as provided in Article XI hereof, Pluta's operations at 125 Red Creek Drive, Rochester, New York, 14623, for a period of not less than five years from the expiration of Pluta's current lease at such location. Furthermore, Hospital agrees that it shall use the name "Pluta Cancer Center" or a name of similar import in connection with the extension clinic established at 125 Red Creek Drive, Rochester, New York 14623 and that such name or a name of similar import will be prominently displayed and used in all public communication. In the event the extension clinic is moved, Hospital shall continue to use the name "Pluta Cancer Center" or a name of similar import in connection with the services provided at the new location. Signage and all public announcements and communications will identify the clinic as an extension clinic of Strong Memorial Hospital.

3.5 Procedure to Pay and Finalize Purchased Assets and Assumed Liabilities. Within five (5) days after the Effective Date, Pluta shall deliver to the Hospital its unaudited Balance Sheet prepared by it in good faith as of the Effective Date ("Interim Balance Sheet"), or as close in time as reasonably practicable to the Effective Date. Pluta shall prepare such balance sheet on such basis and applying the same accounting principles, policies and practices as employed by Pluta on the date hereof in the Ordinary Course of Business.
Within 30 days after the Effective Date, Pluta shall finalize its financial statement for the period ending on the Effective Date (which financial statement shall include the Balance Sheet) and deliver the same to Bonadio & Co., LLP, (the “Auditor”). Pluta shall request that the Auditor deliver its unqualified opinion that Pluta’s financial statements (including its Balance Sheet) present fairly, in all Material respects, Pluta’s financial position, results of operations, and cash flows in conformity with generally accepted accounting principles (the “Unqualified Opinion”). Pluta shall provide a copy of such financial statement to the Hospital concurrently with delivery to the Auditor.

Pluta shall provide or cause to be provided to the Auditor such workpapers and other documents as the Auditor may reasonably request, and shall provide copies of all such documents concurrently to the Hospital. Pluta and the Hospital shall cooperate to provide to the Auditor such other information as may be requested by the Auditor, including making the former management employees of Pluta available to discuss the financial statement with the Auditor. Pluta shall advise the Hospital of, and the Hospital shall be entitled to participate in, all substantive discussions between Pluta and the Auditor in connection with the financial statement.

The Balance Sheet, with respect to which the Auditor has provided its Unqualified Opinion (the “Audited Balance Sheet”), shall finally and conclusively resolve all issues relating to existence and book value of the Purchased Assets and the Assumed Liabilities.

The following liabilities shall be paid by Pluta or PCCF at, or prior to, the Effective Date: Special Women’s Fund, Tony Labaize Spec. Men’s Fund, Wages Payable, 401(k) Payable, United Way Payable, FSA Payable, HSA Payable, Prior Year Clean Up. If necessary, PCCF may, subject to the approval of Hospital, increase the amount of the loan by the amount necessary to pay such liabilities.

ARTICLE IV
TERMINATION

4.1 Events of Termination. This Agreement may be terminated by written notice of termination only as follows:

4.1.1 Mutual Consent. By mutual consent of the Parties; and/or

4.1.2 Breach by Pluta or PCCF. By Hospital if Pluta or PCCF: (a) shall have materially misstated any representation or is in Material breach of any warranty contained herein, or (b) is in Material breach of any covenant, undertaking or restriction contained herein, and such misstatement or breach has not been cured by the Effective Date, and Hospital is not in breach of its obligations hereunder; and/or
4.1.3 Breach by Hospital. By Pluta or PCCF if Hospital: (a) shall have materially misstated any representation or is in Material breach of any warranty contained herein, or (b) is in Material breach of any covenant, undertaking or restriction contained herein, and such misstatement or breach has not been cured by the Effective Date, and the terminating party is not in breach of its obligations hereunder; and/or

4.1.4 Failure of Approval Process. By Pluta or Hospital if there is a failure to receive one or more of the required governmental approvals, including that of the New York Supreme Court, the New York Department of Health, or the consent of a creditor whose consent is required.

4.2 Consequences of Termination. In the event of the termination of this Agreement pursuant to the provisions of Section 4.1 above, this Agreement shall have no further effect and such termination shall be without any liability on the part of any of Parties, their governing boards or officers with respect of this Agreement, except for any breach of this Agreement by such party, and termination by a party shall be without prejudice to its rights to recover damages for any such breach by another party. Notwithstanding the above, the Parties agree that any claim against the Hospital for a Material breach of any warranty or a Material misstatement of any representation shall be brought within one (1) year after the Effective Date.

ARTICLE V
APPROVALS

5.1 Corporate Approvals. The governing board of each Party shall take all necessary corporate actions to duly authorize the Acquisition and other transactions contemplated herein.

5.2 Preparation for Closing. Prior to the Closing, each Party will fulfill each of the conditions precedent to obligations of such Party hereto set forth in Section 9.4, and to do each and every act and thing as may be necessary or reasonably desirable to consummate the Acquisition contemplated hereby and to consummate the implementation of the Acquisition, including obtaining the written consents of any third parties that are necessary to comply with the provisions of this Agreement. Each Party shall not take any action that is likely to impair the Parties’ ability to consummate the Acquisition contemplated in this Agreement, nor shall any Party omit to take any action the omission of which is likely to impair such ability.

5.3 Notice of Developments; Acts and Omissions Impairing Acquisition. From the date hereof to the Effective Date, the Parties shall work together in good faith to consummate the Acquisition contemplated hereby. Each Party shall notify the other Parties in writing of any
Material problems or adverse developments with respect to the businesses or operations of the noticing Party.

5.4 **Regulatory Matters.** The Parties shall file such requests for rulings or other documents, seek such approvals and undertake such other actions as the officers of each of the Parties shall, with the advice of their legal counsel and certified public accountants, deem necessary or advisable in order to the ensure that each has the approval of all necessary or desirable federal, state or other regulators in order to consummate the formation and implementation of this Acquisition, including:

5.4.1 **Tax Exemption.** Each Party shall use its respective best efforts to assure the retention of applicable exemptions from federal, state and local taxes of the Party and its affiliates, and the continued tax-exempt status of interest on any bond financing to which it or its affiliates are a party.

5.4.2 **Certificate of Need.** The Hospital shall obtain approval from the New York Stated Department of Health to operate an extension clinic encompassing the services and programs currently delivered by Pluta at Pluta’s location.

5.4.3 **Attorney General and Supreme Court.** Pluta shall make any necessary filings and obtain any required consents with respect to the Acquisition from the New York Department of Law and the New York Supreme Court.

5.5 **Approvals Required under Existing Contractual Obligations.** The Parties shall obtain all necessary approvals required under any existing contractual and financial obligations to permit them to fulfill their obligations under this Agreement.

**ARTICLE VI**

**REPRESENTATIONS AND WARRANTIES OF UNIVERSITY**

University hereby represents and warrants to Pluta and PCCF, as of the date hereof and the Effective Date as follows:

6.1 **Organization and Good Standing.** University is an education corporation duly organized, validly existing, and in good standing under the laws of the State of New York, and has all requisite corporate power and authority to carry on its business as it is now being conducted, and to own and operate the properties and assets now owned and operated by it. University is an organization described in Sections 501(c)(3) and 170(b)(1)(A)(ii) of the Code.
To the best of its knowledge, no event or condition has occurred which poses a Material risk to the tax-exempt status of University.

6.2 Authorization. The execution, delivery and performance by University of this Agreement and each instrument executed and to be executed it in connection herewith, and its consummation of the Acquisition provided for herein: (i) have been duly authorized by all necessary corporate action; (ii) do not violate its Charter or bylaws; (iii) and assuming that all consents set forth on Schedule 6.4 and 7.6 are obtained, will not result in a violation of, or constitute, with or without due notice or lapse of time or both, a default, or give rise to any right of termination, cancellation or acceleration, under any of the terms, conditions or provisions of any Material contract to which it is a party or is bound; and (iv) will not violate any order, writ, injunction, decree, or judgment, or to the best of its knowledge, any statute, treaty, rule or regulation applicable to it which is Material to its current operation.

6.3 Binding Effect. This Agreement and each document and instrument executed and to be executed by or on behalf of University in connection herewith have been duly executed and delivered by it and, assuming due authorization, execution and delivery hereof by Pluta and PCCF, constitute the legal, valid and binding obligations of University enforceable against it in accordance with the terms hereof, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting creditors’ rights generally and subject, as to enforceability, to general principles of equity.

6.4 Consents and Approvals. Except as set forth in Schedule 6.4, no consent of any person, or third-party entity, and no approval or authorization of, or declaration or filing with, any governmental or regulatory body or other person is required for the valid authorization, execution, delivery and performance by University of this Agreement.

6.5 Litigation. There are no Claims pending or to the best of University’s knowledge, threatened against University, that potentially exceed the scope of and amount of insurance policies currently maintained by University, that would prevent it from performing its obligations under this Agreement, that would prevent it from consummating and implementing the Acquisition described in the Agreement or that would create any Material Adverse Effect for Pluta or PCCF.

6.6 Compliance with Law. University has not failed to comply with any injunction, judgment, writ, decree or order or, to the best of its knowledge, any law, statute, ordinance, requirement, regulation or rule applicable to it or otherwise relating to its operations, including, without limitation, any federal or state anti-kickback or anti-referral laws or statues, which failure would prevent it from performing its obligations under this Agreement, prevent it from
consummating and implementing the Acquisition described in the Agreement, or create any Material Adverse Effect for Pluta or PCCF.

6.7 **Insurance.** University has paid when due all fire and casualty, liability, workers' compensation and other insurance premiums under its insurance policies.

6.8 **Medicare and Medicaid.** Hospital is presently qualified for participation in and is a participant in good standing in the health insurance program for the aged and disabled created under Title XVIII of the Social Security Act, as amended (“Medicare”) and in the New York Medicaid Program supported by grants from the federal government under Title XIX of the Social Security Act, as amended (“Medicaid”). To the best of its knowledge, the operation of Hospital is and has at all times been in substantial compliance with the conditions and standards of participation in, and the rules and regulations of the Medicare and Medicaid programs and such other third party reimbursement programs in which Hospital participates. There are no Material disputes, audits, investigations, inquiries or Claims pending or, to the best of its knowledge, threatened involving it or any of its employees and such reimbursement programs, and, to the best of its knowledge, there is no basis for any such dispute or Material Claim such that it would prevent it from performing its obligations under this Agreement, prevent it from consummating and implementing the Acquisition described in this Agreement, or create any Material Adverse Effect for Pluta or PCCF.

**ARTICLE VII**
**REPRESENTATIONS AND WARRANTIES**
**OF PLUTA AND PCCF**

Pluta and PCCF, as of the date hereof and the Effective Date, hereby individually and independently represent and warrant to University as follows:

7.1 **Organization and Good Standing.** Each of Pluta and PCCF are not-for-profit corporations duly organized, validly existing and in good standing under the laws of the State of New York, and have all requisite corporate powers and authority to lease and operate their properties and to carry on their businesses as now being conducted. Pluta is an organization described in Sections 501(c)(3) and 509(a)(2) of the Code; PCCF is an organization described in Sections 501(c)(3) and 509(a)(3) of the Code. To the best of their knowledge, no event or condition has occurred which poses a Material risk to their tax-exempt or public charity status.

7.2 **Ownership of Pluta.** Neither Pluta nor PCCF have any members nor outstanding capital or subvention certificates.
7.3 **Subsidiaries.** Neither Pluta nor PCCF have any subsidiaries or equity ownership in any other entity.

7.4 **Authorization.** The execution, delivery and performance by them of this Agreement and each instrument executed and to be executed by it in connection herewith and the consummation by them of the Acquisition provided for herein: (i) have been duly authorized by all necessary corporate action on their part; (ii) do not violate their respective Certificates of Incorporation or bylaws; (iii) assuming that all consents set forth on Schedule 6.4 and 7.6 are obtained, will not result in a violation of, or constitute with or without due notice or lapse of time or both, a default, or give rise to any right of termination, cancellation or acceleration, under any of the terms, conditions or provisions of any Material contract to which either party is a party or is bound; and (iv) will not violate any order, writ, injunction, decree, judgment, or to the best of their respective knowledge, statute, treaty, rule or regulation applicable to them which is Material to their respective current operations.

7.5 **Binding Effect.** This Agreement and each document and instrument executed and to be executed by or on behalf of each of them in connection herewith has been duly executed and delivered and, assuming due authorization, execution and delivery hereof by University, constitute legal, valid and binding obligations enforceable against each of them in accordance with and subject to the terms hereof, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting creditors' rights generally and subject, as to enforceability, to general principles of equity.

7.6 **Consents and Approvals.** Except as set forth on Schedule 7.6, no consent of any person and no approval or authorization of, or declaration or filing with, any governmental body or other person is required for the valid authorization, execution, delivery and performance by Pluta and PCCF of this Agreement.

7.7 **Litigation.** There are no Claims pending or to the best of Pluta's or PCCF's knowledge, threatened against it, that potentially exceed the scope and amount of insurance policies currently maintained by it, that would prevent it from consummating and implementing the Acquisition described in the Agreement or that would create any Material Adverse Effect for University.

7.8 **No Material Omission.** To the best knowledge of each of the Responsible Officers (defined as the top two officers of Pluta), there is no other matter that should be disclosed herein where failure to disclose would have a material adverse effect on the Hospital's decision to proceed with this Agreement.
7.9 **Property.** Pluta is the sole owner or lessee under valid and existing leases, of the Purchased Assets. Pluta has good and marketable title or valid leasehold interests to the Purchased Assets, free and clear of all assessments, Claims, charges, liens, pledges, Claims, security interests and encumbrances, except as disclosed on Schedule 7.9. There are no liabilities, debts, obligations, liens, charges, security interests, Claims, restrictions or encumbrances of any nature, whether absolute, accrued, contingent or otherwise, whether due or to become due affecting the Property that would prevent them from performing their obligations under this Agreement, prevent them from consummating and implementing the Acquisition described in this Agreement or create any Material Adverse Effect for University. The Purchased Assets do not directly or indirectly secure the debt of any person except as disclosed on Schedule 7.9.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED HEREIN, PLUTA EXPRESSLY DISCLAIMS ANY REPRESENTATIONS OR WARRANTIES OF ANY KIND OR NATURE, EXPRESS OR IMPLIED, AS TO THE CONDITION, VALUE OR QUALITY OF THE PURCHASED ASSETS OR THE PROSPECTS (FINANCIAL AND OTHERWISE), RISKS AND OTHER INDICIA OF THE PURCHASED ASSETS AND PLUTA SPECIFICALLY DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY, USAGE, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE WITH RESPECT TO THE PURCHASED ASSETS, OR ANY PART THEREOF, OR AS TO THE WORKMANSHIP THEREOF, OR THE ABSENCE OF ANY DEFECTS THEREIN, WHETHER LATENT OR PATENT, OR COMPLIANCE WITH ENVIRONMENTAL LAWS, OR AS TO THE CONDITION OF, THE PURCHASED ASSETS OR ANY PART THEREOF.

TO THE BEST OF ITS KNOWLEDGE, HOWEVER, PLUTA DOES POSSESS TITLE AND THE RIGHT TO TRANSFER THE PURCHASED ASSETS TO HOSPITAL AS DESCRIBED HEREIN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED HEREIN, PLUTA FURTHER SPECIFICALLY DISCLAIMS ANY REPRESENTATION OR WARRANTY REGARDING THE ABSENCE OF HAZARDOUS SUBSTANCES OR LIABILITY OR POTENTIAL LIABILITY ARISING UNDER ENVIRONMENTAL LAWS. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, EXCEPT AS OTHERWISE EXPRESSLY PROVIDED HEREIN, PLUTA EXPRESSLY DISCLAIMS ANY REPRESENTATION OR WARRANTY OF ANY KIND REGARDING THE CONDITION OF THE PURCHASED ASSETS OR THE SUITABILITY OF THE PURCHASED ASSETS AND NO MATERIAL OR INFORMATION PROVIDED BY OR COMMUNICATIONS MADE BY PLUTA WILL CAUSE OR CREATE ANY WARRANTY, EXPRESS OR IMPLIED AS TO THE CONDITION, VALUE OR QUALITY OF THE PURCHASED ASSETS.
7.10 **Agreements.** To the best of its knowledge and except as set forth in Schedule 7.10, each of Pluta and PCCF have each performed all of the obligations required to be performed by it to date in all Material respects and is not in Material default under any Material contract and to the best of its knowledge, no event has occurred which, with the passage of time or the giving of notice or both would result in the occurrence of a Material default by it under any such contract. To the best of its knowledge, no third party to any contract with it, is in Material default thereunder and to the best of its knowledge, no event has occurred which, with the passage of time or the giving of notice or both, would result in the occurrence of a Material default by a third party under any contract.

7.11 **Financial Status.** The most recent audited financial statements of each of Pluta and PCCF, as previously delivered to University, are true and correct in all Material respects, fairly present their financial condition as of the date indicated thereon and do not distort its ownership and operation of its assets and business as of the date indicated thereon, and the results of its operations for the period covered thereby, and were prepared in accordance with generally accepted accounting principles consistently applied. To the best of its knowledge, all of its assets and liability are disclosed in the financial statements, as and to the extent required under generally accepted accounting principles. Since the date of the most recent audited financial statements delivered to University, there has not been a Material Adverse Effect sufficient to prevent it from performing its obligations under this Agreement, prevent it from consummating and implementing the Acquisition described in this Agreement or create a Material Adverse Effect for University.

7.12 **Necessary Licensure.** To the best of its knowledge, Pluta has all permits, licenses, orders, approvals including, diagnostic and treatment, pharmacy, laboratory and other ancillary department licenses, CON approvals, and provider agreements (collectively referred to as "Licenses") from each governmental entity required for it to conduct its businesses as presently conducted, and it is in substantial compliance with all requirements for maintenance of such Licenses. To the best of its knowledge, all such Licenses are in full force and effect and free from material restriction, waiver or limitation and no suspension or cancellation is threatened and no such licenses will be materially and adversely affected by the consummation of the Acquisition contemplated herein.

7.13 **Insurance.** Pluta has paid when due all fire and casualty, liability, and other insurance premiums under its insurance policies.

7.14 **Medicare and Medicaid.** Pluta is qualified for participation in and is a participant in good standing in the health insurance program for the aged and disabled created under Title XVIII of the Social Security Act, as amended ("Medicare") and in the New York Medical Assistance Program supported by grants from the federal government under Title XIX of the
Social Security Act, as amended ("Medicaid"). To the best of its knowledge, the operation of Pluta is and has at all times been in substantial compliance with the conditions and standards of participation in, and the rules and regulations of, the Medicare and Medicaid programs and such other third party reimbursement programs in which it participates. There are no Material disputes, audits, investigations, inquiries or Claims pending or, to the best of its knowledge, threatened involving Pluta or any of its employees or independent contractors and such reimbursement programs, and, to the best of its knowledge, there is no basis for any such dispute or Material Claim such that would prevent it from performing its obligations under this Agreement, prevent it from consummating and implementing the Acquisition described in this Agreement or create any Material Adverse Effect for University.

7.15 Environmental Compliance. To the best of its knowledge, the ownership, use, maintenance and operation by each of Pluta and PCCF of the Property and the conduct of its businesses comply with and has at all times complied in all Material respects with all applicable provisions of federal, state, local or municipal laws, rules, orders, regulations, statutes, ordinances, codes, decrees and requirements of any governmental entity regulating, relating to or imposing a liability or standards of conduct concerning environmental protection or workplace safety matters. No notices of violations of any environmental law or workplace safety standards has been received by it in the last five years, and there are no writs, injunctions, decrees, orders or judgments outstanding, no Claims pending, or, to the best of its knowledge, threatened relating to its ownership, use, maintenance or operation nor, to the best of its knowledge, is there any basis for such Claims being instituted or filed, which would prevent it from performing their obligations under this Agreement, prevent them from consummating and implementing the Acquisition described in this Agreement, or create any Material Adverse Effect for University.

7.16 Service Marks and Names. To the best of its knowledge, Pluta has the right, to transfer ownership of all service marks, trademarks, trade names, copyrights, and licenses which are utilized in the conduct of its business.

7.17 Zoning and Use. To the best of its knowledge, no present use or condition of the Property and the facilities operated by it violates any enforceable building or use restriction of record.

7.18 Hazardous Substances. To the best of its knowledge: (i) no portion of the Property operated by it is being used or at any previous time has been used, for the production, storage, deposit or disposal of toxic, dangerous or hazardous substances or pollutants, including nuclear fuel or wastes; and (ii) no hazardous substantives or pollutants have ever been placed or located upon such Property, which hazardous substances or pollutants, if found upon such Property or found elsewhere and determined to have come from its Property would subject them to any Material damages, penalties or liabilities under any applicable federal, state or local law,
or under any civil action that would prevent it from performing its obligations under this Agreement, prevent it from consummating and implementing the Acquisition described in this Agreement or create a Material Adverse Effect for University. It is acknowledged that medical and associated hazardous wastes and substances have been and may still be stored at the Property. To the best of its knowledge, all storage of medical and associated hazardous wastes and substances and the disposal thereof are in Material compliance with all applicable governmental laws, rules and regulations.

7.19 Title to Purchased Assets. Pluta has good title to all the Purchased Assets, subject to no mortgage, pledge, lien, security interest, lease, charge, encumbrance or conditional sale or other title retention agreement, other than a loan which will be satisfied at or before Closing, or as disclosed on Schedule 7.9 hereto. The Purchased Assets constitute all of the assets used in the diagnostic and treatment facility of Pluta. Pluta will have and convey to Hospital on the Effective Date lawful possession and control of, and good title to, all the Purchased Assets, subject to no mortgage, pledge, lien, security interest, lease, charge, encumbrance or conditional sale or other title retention agreement, except as provided above.

ARTICLE VIII
CONDUCT PRIOR TO CLOSING

8.1 Conduct of Business prior to Closing. Except as listed and described in Schedule 8.1, as otherwise expressly provided in this Agreement or as approved in writing by Hospital or Pluta (as the case may be), Hospital, PCCF and Pluta agree on behalf of itself that from the date hereof until the Closing:

(i) PCCF will prepare an amendment to its Certificate of Incorporation as provided in Exhibit 8.1(i) hereto in order to modify its purpose to benefit and support exclusively the Pluta Cancer Center in its capacity as an extension clinic of Strong Memorial Hospital of the University of Rochester, and shall obtain the approval of a Justice of the State Supreme Court, upon notice to the New York Attorney General, for the filing of such Amendment. In the event the New York State Department of Health requests any changes to PCCF’s proposed Amendment to its Certificate of Incorporation, the Parties shall mutually agree upon any modifications to the amended Certificate of Incorporation.

(ii) PCCF shall amend its bylaws as provided in Exhibit 8.1(ii) hereto to be consistent with the amendment to its Certificate of Incorporation. The bylaws shall be further amended to modify the election of its officers and directors and to include a Hospital representative on the Board of the PCCF as a voting director, who shall be appointed at the sole discretion of Hospital; such appointment shall occur upon the Effective Date. Furthermore, the amended bylaws shall provide that the Director of the James P. Wilmot Cancer Center at the
University of Rochester Medical Center shall be invited to attend and be privileged to participate in all Board meetings, without vote. The amended bylaws shall be adopted and effective as of the Effective Date.

(iii) Pluta will ensure that it has an Extended Reporting Endorsement (also known as “Tail” coverage) to cover Claims or adverse medical incidents which occur prior to the Effective Date.

(iv) Each of the Parties will (i) carry on its business in substantially the same manner as heretofore carried on; and (ii) conduct its business in compliance with all material statutory and regulatory requirements of any federal, state, or local authority.

(v) Except as set forth herein, no Party will change its respective Charter, Certificate of Incorporation, or bylaws prior to the Closing.

(vi) Except as otherwise provided herein, Pluta will not without the prior written approval of Hospital (A) make any investment or loan; (B) make any capital expenditure in an amount in excess of $50,000, or (C) enter into any contract in an amount in excess of $50,000; (D) enter into any contract which would be assumed by the University.

(vii) Except as otherwise provided herein or in the Ordinary Course of Business or pursuant to existing contractual obligations, Pluta will not, without the express written consent of Hospital: (i) increase compensation payable or to become payable to any of its directors, trustees, officers or employees other than reasonable annual increases and market adjustments; (ii) enter into any new, or amend, or alter any existing bonus, incentive compensation, profit sharing, retirement, pension, group insurance, death benefit or other fringe benefit plan, trust agreement, or arrangement adopted by Pluta with respect to its employees; (iii) establish, adopt, enter into or amend any collective bargaining agreement; and (iv) except as may be required by applicable laws or Generally Accepted Accounting Principles, change its accounting methods, principles or practices in any Material respect. Notwithstanding the above, the Parties have agreed that Pluta may give its employees, excluding its CFO and CEO, a one-time merit bonus, provided that the total amount of such bonus shall not exceed $65,370.

(viii) Other than the acquisition of the Optima CT580 RT-8 scanner (and all workstations, etc.), Pluta will not acquire or dispose of any asset, tangible or intangible, that would have a Material Adverse Effect on it or Hospital, other than in the Ordinary Course of Business or pursuant to its existing contractual obligations.

(ix) Other than in connection with the acquisition of the Optima CT580 RT-8 scanner (and all workstations, etc.), Pluta will not enter into or assume any indebtedness or any
mortgage, pledge, conditional sale or other title retention agreement that would have a Material Adverse Effect on it, nor shall it permit any liens, including any lien, encumbrance or charge of any kind to attach upon any of the Property, whether now owned or hereafter acquired that would have a Material Adverse Effect on it or Hospital, except in such Party’s Ordinary Course of Business.

(x) Pluta shall use commercially reasonable efforts to maintain and keep its real and personal property in good order, subject to ordinary wear and tear.

(xi) Pluta will file a Closure Plan with the Department of Health at least 90 days prior to the Effective Date.

(xii) Pluta will secure approval under Sections 510 and 511 of the Not-for-Profit Corporation Law for the disposition by Pluta of substantially all of its assets to Hospital.

8.2 Certain Pre-closing Matters. During such times and in such manner as Hospital, PCCF or Pluta may reasonably request, Pluta, PCCF or Hospital will deliver such additional information relating to its businesses and properties as may be reasonably requested by the other Party.

8.3 Supplemental Disclosure. During the period between the date of this Agreement and the Closing, each Party shall have the continuing obligation to supplement any information contained herein with respect to any Material matter arising or discovered after the date hereof which, if existing or known on the date hereof, would have been required to be disclosed hereunder or would make any representation or warranty of the Party (to the extent required to be made as the Closing), untrue, incomplete or misleading; provided, however, that such disclosure shall not constitute a waiver or modification of the rights of the non-notifying Parties in respect thereof.

ARTICLE IX
THE CLOSING

9.1 Closing. The Closing of the Acquisition contemplated by this Agreement, hereinafter referred to as the “Closing”, shall be held at a mutually agreed upon time and place within two (2) days following the receipt of all of the approvals set forth under Article V of this Agreement or otherwise listed in Schedule 6.4 and 7.6 of this Agreement (other than confirmations of tax exemption). In the event Hospital or Pluta fail to obtain all of the necessary approvals and/or licenses required to consummate the Acquisition and to provide, without interruption, continuous medical care to Pluta’s patients, the Closing shall be postponed until such approvals and/or licenses have been obtained.
9.2 **Deliveries by Hospital:** At the Closing, Hospital shall deliver or cause to be delivered to Pluta all of the following:

9.2.1 Copies of the resolution of the Board of Trustees of the University of Rochester authorizing the making, execution and delivery of this Agreement and consummation of the Acquisitions contemplated hereby, certified by the Secretary of the University.

9.2.2 All regulatory consents and approvals specified in Schedule 6.4 hereto (other than confirmations of tax exemptions).

9.2.3 Certificates, dated the date of the Closing, signed by the Chief Executive Officer of Hospital, stating that: (i) the representations and warranties of Hospital contained herein are true and correct in all material respects on and as of the date of the Closing with the same effect as if made on the date of the Closing; and (ii) Hospital has complied with all agreements and satisfied all of the conditions on its part to be performed or satisfied at or prior to the date of the Closing.

9.2.4 The name of the individual(s) nominated by Hospital to serve on the governing board of PCCF as voting director(s), and the name of the individual(s) who may attend and vote in place of the University’s primary representative.

9.2.5 A release of Pluta from its bank debt obligation to Key Bank in form and substance mutually acceptable to the Hospital and Pluta. The Parties agree that Hospital’s obligation shall be contingent upon Pluta’s assistance and cooperation in securing such release.

9.2.6 An Assumption of Pluta’s Lease on its Leased Premises substantially in the form provided in Exhibit 2.2.1 hereof.

9.2.7 An Assignment and Assumption of the Assumed Contracts and Assumed Liabilities, as provided in Exhibit 9.2.7.

9.2.8 Evidence reasonably satisfactory to Pluta and PCCF that Hospital has obtained the Certificate of Need described in Section 5.4.2 hereof.

9.3 **Deliveries by Pluta and PCCF:** At the Closing, Pluta and PCCF shall deliver or cause to be delivered to Hospital all of the following:
9.3.1 Copies of the resolutions of the governing boards of Pluta and PCCF authorizing the making, execution and delivery of this Agreement and the consummation of the Acquisition contemplated hereby, including the adoption of the Amended and Restated Bylaws and the adoption of the Amended PCCF Certificate of Incorporation, all certified by the Secretaries of Pluta and PCCF, and in form and substance satisfactory to Hospital and its counsel.

9.3.2 Amended and Restated Bylaws of PCCF incorporating the provisions described in this Agreement, in form and substance satisfactory to Hospital and its counsel. The Bylaws of PCCF shall be amended as set forth in Exhibit 9.3.3 hereto.

9.3.3 A proposed Certificate of Amendment of the Certificate of Incorporation of PCCF as set forth in Exhibit 8.1(i) hereto, with the approval of a Justice of the State Supreme Court to filing annexed thereto.

9.3.4 A copy of Pluta’s Plan of Plan of Dissolution, approved by its board.

9.3.5 Certificates, dated the Effective Date, signed by the Chief Executive Officers of Pluta and PCCF stating that: (i) the representations and warranties contained herein are true and correct in all Material respects on and as of the date of the Closing with the same effect as if made on and as of the date of the Closing; and (ii) each has complied with all agreements and satisfied all of the conditions on its part to be performed or satisfied at or prior to the date of the Closing.

9.3.6 To the extent they have not previously been delivered by Pluta: (i) possession of the Purchased Assets; (ii) a Bill of Sale and Assignment therefore, as set forth in Exhibit 9.3.6 attached hereto; (iii) such other instruments of transfer, in such form as shall be reasonably necessary or appropriate to vest in Hospital good and valid title to the Purchased Assets; (iv) physical possession of Pluta’s Patient medical records; (v) a record of Pluta’s Patients which includes their addresses; and (vi) evidence of the insurance coverage required under Section 8.1(iv).

9.3.7 A copy of the New York State Department of Health’s approval of Pluta’s Closure Plan. All regulatory consents and approvals specified in Schedule 7.6 hereto (other than confirmations of tax exemption).

9.3.9 A copy of an Order of the State Supreme Court approving the Disposition of Substantially All of Pluta’s Assets pursuant to Sections 510 and 511 of the Not-for-Profit Corporation Law.
9.3.10 The names of the individuals nominated by PCCF to serve on the advisory board of JPWCC.

9.3.11 The Interim Balance Sheet described in Section 3.5 hereof.

9.4 **Conditions Precedent to the Closing.** The obligations of each Party to effect the Acquisitions contemplated at the Closing shall be subject to the following conditions precedent:

9.4.1 In the case of Pluta and PCCF, to the condition that the representations and warranties of Hospital as contained in Article VI shall be true, complete and correct in all Material respects as of the date of the Closing. In the case of Hospital, to the condition that the representations and warranties of Pluta and PCCF contained in Article VII shall be true, complete and correct in all Material respects as of the date of the Closing.

9.4.2 All required corporate approvals pursuant to Section 5.1 have been received.

9.4.3 The approvals described in Sections 6.4 and 7.6 and Article V (other than confirmation of tax exemptions) have been received.

9.4.4 All covenants and agreements required hereunder have been complied with and performed by the Parties.

9.4.5 All opinions, consents, approvals, and other instruments described in Sections 9.2 and 9.3 have been delivered or received.

**ARTICLE X**

**FOUNDATION SUPPORT AFTER ACQUISITION AND HOSPITAL SUPPORT OF PLUTA DISSOLUTION**

10.1 **PCCF Support of Operations.** After Hospital establishes an extension clinic at the current location of the Pluta Cancer Center and the Acquisition is completed, PCCF will provide financial support to the cancer programs and services offered there as an extension clinic of Hospital. Current funds and any funds raised by PCCF after the Effective Date shall be used solely for the benefit of Hospital’s extension clinic and its patients. For nine (9) months after the Effective Date, PCCF will reimburse Hospital for ten percent (10%) of the salary and benefits of the prior President and Chief Executive Officer of Pluta, who, as a Hospital employee, will support PCCF’s activities and will act as a liaison between Hospital and PCCF; provided, however, that such support shall continue for an additional three (3) months if such employee continues to act as a liaison between Hospital and PCCF and continues to support PCCF’s
activities. PCCF shall also reimburse Hospital for fifteen percent (15%) of the salary and benefits of the prior Chief Financial Officer of Pluta, who shall continue to provide financial services to PCCF and shall oversee the termination of Pluta’s 401(k) Plan and the dissolution of Pluta; PCCF’s reimbursement shall continue as long as services are provided to PCCF and/or Pluta but the amount of PCCF’s reimbursement may be reduced if the amount of the services are reduced. PCCF will also reimburse the Hospital for one hundred percent (100%) of the salary and benefits paid to the previous Director of Development of Pluta and seventy-five percent (75%) of the salary and benefits paid to the previous Development Coordinator of Pluta, who will continue to provide services to the Foundation. Such services may include activities related to PCCF’s Emerald Ball and other fundraising events (such as the Tree of Hope, Fashion Show, the Annual Fund Drive, etc.), direct mailings on behalf of the Foundation, maintaining PCCF’s fundraising database system, maintaining its donor base, etc. PCCF agrees that it will coordinate its fund raising efforts, including solicitation of its major donors, with Hospital in order to maximize philanthropic support for all Parties. In all other respects, the conduct of PCCF activities, including compliance with laws, shall be the responsibility of the PCCF governing board. Within five (5) days after the Effective Date, PCCF shall file its Certificate of Amendment of the Certificate of Incorporation of PCCF with the New York State Department of State and shall provide Hospital with a copy of such filing, including a copy of the filing receipt.

10.2 Hospital Support of Pluta Dissolution. In order to facilitate the dissolution of Pluta, the Hospital shall provide, for a reasonable period following the Effective Date, office space at Pluta’s current location, equipment (including phones, computers and photocopiers), and administrative services, including the services of former employees of Pluta who are familiar with Pluta’s operations. Upon mutual agreement among Hospital, Pluta and PCCF, PCCF will, in addition to the reimbursement for the services of former employees of Pluta as provided in Section 10.1 hereof, reimburse Hospital for such support, including a portion of the salary and benefits paid to previous employees of Pluta, who continue to provide services to Pluta in connection with its dissolution.

ARTICLE XI
MEDICAL RECORDS, CONTINUATION OF CARE

11.1 Medical Records. Upon the Effective Date, Pluta shall transfer ownership of the Patient medical records to Hospital for safekeeping purposes and for continuation of care of Patients that elect to be treated by Hospital. Hospital shall retain Pluta’s Patient medical records for the length of time required by law. In the event that a Patient or other appropriate person under state and federal law (including, without limitation, a parent or guardian of an infant, a guardian, committee for an incompetent, a conservator, or other person pursuant to court order) requests that a copy of a Patient’s medical record be provided, Hospital shall forward a copy of the Patient’s record, provided, however, that in all instances Hospital shall comply with all
provisions of law, state and federal, with respect to the confidentiality of records and release of information by Hospital, including without limitation, the applicable requirements of the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, Title II, Subtitle F, and regulations from time to time promulgated thereunder ("HIPAA").

11.2 Continuation of Services. Hospital shall use its best efforts to continue, under the name "Pluta Cancer Center" or words of similar import, the programs and philosophy of care previously offered by Pluta, including its commitment to provide a family atmosphere for both patients and staff that treats patients with leading-edge technology and with the empathy, kindness and thoughtfulness you would expect from family, subject to appropriate modifications. Hospital shall offer continuous medical services to Pluta’s former patients on and after the Effective Date. Pluta shall cooperate fully, and shall take all reasonable actions requested by Hospital, to assist in an orderly transition of the Patients from Pluta to Hospital.

11.3 Lease of Existing Premises. Hospital shall extend or renew Pluta’s current lease on the premises located at 125 Red Creek Drive, Rochester, New York, 14623 for a period of not less than five years after the expiration of its current term. Hospital shall use such location throughout such renewal or extension period as the primary location of the programs and services described in Section 11.2 hereof.

11.4 Credentialing of Medical Staff. Subject to its credentialing process and board approval, the Hospital shall expeditiously credential all current Pluta medical staff members and, as promptly and seamlessly possible, transition such medical staff to the Hospital Staff on the Effective Date or as quickly thereafter as reasonably practicable.

11.5 Extension of EMR, Identity, Signage. As quickly as reasonably practicable after the Effective Date, Hospital shall implement its electronic medical record system at the Pluta location. Effective on the Effective Date, Hospital shall register, schedule and issue patient bills in such manner as clearly identifies Pluta Cancer Center, and describes Pluta Cancer Center as an extension clinic of the Hospital. As quickly as reasonably practicable, Hospital shall erect and install appropriate signage for the Pluta location which clearly identifies such location as the Pluta Cancer Center, and describes Pluta Cancer Center as an extension clinic of the Hospital.

ARTICLE XII
EMPLOYEES

At or around the Closing, Hospital will offer employment to the then-existing employees of Pluta, provided that such employees have completed employment applications and fulfilled all of Hospital’s employment criteria prior to the Effective Date. Hospital’s offer of employment shall be at compensation levels and on other terms satisfactory to Hospital in Hospital’s sole
discretion. Hospital retains whatever rights it may have to terminate any employee who accepts Hospital’s offer of employment or to vary the terms of his or her employment. All employees shall be subject to the personnel policies of Hospital. Subject to Hospital’s credentialing process and board approval, Hospital will credential all Pluta medical staff members and transition them to Hospital medical staff. Pluta shall use its best efforts to facilitate acceptance of Hospital’s offer of employment by those employees of Pluta to whom Hospital makes such offer. Nothing in this Article is intended to create a private right of action in any existing employees of Pluta or any other person; it is a good faith expression of the Parties with respect to employment matters.

ARTICLE XIII
OVERSIGHT COMMITTEE; JAMES P. WILMOT CANCER CENTER ADVISORY BOARD

13.1 Oversight Committee. Hospital shall establish a committee (“Oversight Committee”) to provide non-binding advice, oversight of operations and influence regarding future direction of services provided at Pluta’s current site. The Oversight Committee shall include four (4) individuals appointed by the PCCF Board of Directors and four (4) members of University’s senior administrators. The Oversight Committee shall receive presentations from the Director of the James P. Wilmot Cancer Center Advisory Board (“JPWCC”), initially on at least a quarterly basis; more frequent presentations will be presented if warranted.

13.2 James P. Wilmot Cancer Center Board. Upon the Effective Date, Hospital shall invite four (4) representatives of Pluta’s current Board to become members of the James P. Wilmot Cancer Center Advisory Board. Hospital shall also amend the bylaws of the James P. Wilmot Cancer Center Advisory Board to include four (4) representatives of PCCF on the James P. Wilmot Cancer Center Advisory Board as voting directors, who shall be appointed at the sole discretion of PCCF. The amended bylaws shall be adopted and effective as of the Effective Date.

ARTICLE XIV
CONFIDENTIALITY/ANNOUNCEMENTS

The Parties agree that the contents of this Agreement and the nature of the status of the transactions and related matters described herein are confidential. The Parties shall retain in strictest confidence, except as and to the extent that such Party is obligated by law or required to consummate the transactions contemplated herein, and shall not use in competition with or in a manner otherwise detrimental to the interests of the other Parties, any confidential information, including, without limitation, information with respect to any of the Party’s services, finances, processes, customers, clients, patients, or marketing plans or techniques; provided, however, that confidential information shall not include any information known generally to the public (other than as a result of unauthorized disclosure by a Party). The timing and the content of any
announcements concerning the Effective Date will occur upon, and be determined in advance by, mutual agreement and consent of the Parties. After the Effective Date, Pluta’s former Director of Communications and Marketing will collaborate with the Hospital’s Public Relations Department on public announcements regarding the extension clinic and programs offered there.

ARTICLE XV
MISCELLANEOUS

15.1 Entire Agreement; Amendments. This Agreement, with the Exhibits and Schedules hereto, constitutes the entire understanding among the Parties hereto with respect to the subject matter contained herein and supersedes any prior understandings and agreements among them respecting such subject matter. This Agreement may be amended, supplemented, and terminated only by a written instrument duly executed by the Parties.

15.2 Section Headings. The section headings contained in this Agreement are for convenience of reference only and shall not affect in any way the meaning or interpretation of this Agreement.

15.3 Construction. The language used in this Agreement will be deemed to be the language chosen by the Parties to express their mutual intent, and no rule of strict construction shall be applied against any Party. Any reference to any applicable law shall be deemed also to refer to all rules and regulations promulgated thereunder, unless the context requires otherwise. Whenever required by the context, any gender shall include any other gender, the singular shall include the plural and the plural shall include the singular. The words “herein”, “hereof”, “hereunder”, and words of similar import refer to this Agreement as a whole and not to a particular section. Whenever the word “including” is used in this Agreement, it shall be deemed to mean “including, without limitation,” “including, but not limited to,” or other words of similar import such that the items following the word “including” shall be deemed to be a list by way of illustration only and shall not be deemed to be an exhaustive list of applicable items in the context thereof. Whenever the word “or” is used in this Agreement, it shall be deemed to be used in the conjunctive unless the context otherwise requires. Any reference in this Agreement to an Article, Section, Schedule or Exhibit are references to Articles, Sections, Schedules or Exhibits of this Agreement, unless the context otherwise requires. References to any “person” shall include references to such person and his or her respective successors and permitted assigns.

15.4 Severability. If any term or provision of this Agreement is held illegal, invalid, or unenforceable, such illegality, invalidity, or unenforceability will not, provided it is not so fundamental as to frustrate the basic expectations of any Party to this Agreement, affect any
other provision hereof, and this Agreement shall, in such circumstances, be deemed modified to
the extent necessary to render enforceable the provisions thereof.

15.5 Expenses of Brokers, etc. No Party has employed any broker, finder or agent in
connection with the Acquisition contemplated hereby.

15.6 Cooperation. Following the Closing, the Parties shall in good faith cooperate with
each other so as to effectuate the purpose for which the Agreement was entered into and thereby
advance the charitable purposes of the Parties. Each Party shall take such further actions and
execute and deliver from time to time such further documents, instruments of assignment,
conveyance and transfer, and shall take such other actions as may reasonably be required to
accomplish the orderly transfer all of the assets, programs, personnel, records and operations of
Pluta to the Hospital as contemplated by this Agreement.

15.7 Fraud and Abuse. The Parties agree that the benefits to each other hereunder do
not require, are not payment for, and are not in any contingent upon the admission or referral of
patients or any other arrangement for the provision of any item or service. The Parties intend
and, in good faith believe, this Agreement complies with all applicable federal and state laws,
regulations and proposed regulations governing Medicare and Medicaid fraud and abuse
("Medicare/Medicaid Laws"). Should any provision of this Agreement be deemed contrary to
the Medicare/Medicaid Laws, then the Parties agree in good faith to renegotiate such provision
to the mutual satisfaction of the Parties.

15.8 Changes in Law. In the event there are changes to or clarifications of federal,
state or local statutes, regulations, or rules which would materially affect the operation of any
Party, the Parties agree to examine this Agreement and to renegotiate any applicable provisions
to accommodate the changes in law.

15.9 Notices. All notices and other communications hereunder shall be in writing and
shall be deemed given to the person upon receipt if: (i) delivered personally; (ii) sent by
facsimile with facsimile written receipt; (iii) sent by registered or express mail, postage prepaid;
or (iv) sent by reputable courier services, charges prepaid to such party’s address:

If to Strong Memorial Hospital:
Strong Memorial Hospital
601 Elmwood Avenue
Rochester, New York 14642
Attn: Steven I. Goldstein, CEO

With a copy to:
Office of Counsel to the Medical Center
15.10 **Waiver.** The failure by any Party to exercise any right under, or to object to the breach by any other Party of any term, provision or condition of this Agreement shall not constitute a waiver thereof and shall not preclude such Party from thereafter exercising that or any other right, or from thereafter objecting to that or any prior or subsequent breach of the same or any other term, provision or condition of the Agreement.

15.11 **Governing Law.** This Agreement, including any dispute or controversy arising out of or related to this Agreement or the breach thereof, shall be subject to, governed by, and construed in accordance with, the substantive and procedural laws of the State of New York.

15.12 **Counterparts.** This Agreement may be executed in several counterparts, each of which shall be deemed an original, but such counterparts shall together constitute one and the same Agreement.

15.13 **Successors and Assigns.** This Agreement shall be binding upon and inure to the benefit of each of the Parties hereto and their respective successors and assigns, provided,
however, that no Party may assign this Agreement or any rights herein or obligations without the prior written consent of other Parties, and any attempted assignment without such consent shall be void.

15.14 Survival of Agreement. The obligations set forth in Articles X, XI, XII, XIII, and Sections 15.6, and 15.7 shall survive the Closing.

IN WITNESS WHEREOF, this Agreement has been executed as of the date hereinabove set forth.

PLUTA CANCER CENTER INC.

By: ________________________________
Kelly McCormick-Sullivan,
President/CEO

PLUTA CANCER CENTER FOUNDATION, INC.

By: ________________________________
Ron Pluta,
Chairman

STRONG MEMORIAL HOSPITAL,
A DIVISION OF
THE UNIVERSITY OF ROCHESTER

By: ________________________________
Bradford C. Berk, M.D., Ph.D.,
CEO, University of Rochester Medical Center
Senior Vice President for Health Sciences
however, that no Party may assign this Agreement or any rights herein or obligations without the prior written consent of other Parties, and any attempted assignment without such consent shall be void.

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IN WITNESS WHEREOF, this Agreement has been executed as of the date hereinabove set forth.

PLUTA CANCER CENTER INC.

By: __________________________
    Kelly McCormick-Sullivan,
    President/ CEO

PLUTA CANCER CENTER FOUNDATION, INC.

By: __________________________
    Ron Pluta,
    Chairman

STRONG MEMORIAL HOSPITAL,
A DIVISION OF
THE UNIVERSITY OF ROCHESTER

By: __________________________
    Bradford C. Berk, M.D., Ph.D.,
    CEO, University of Rochester Medical Center
    Senior Vice President for Health Sciences
December 28, 2012

Ronald A. Pluta
Pluta Cancer Center Foundation
200 Red Creek Drive
Rochester, New York 14623

Jamie Bishop
Pluta Cancer Center
125 Red Creek Drive
Rochester, New York 14623

Dear Messrs. Bishop and Pluta,

This letter will set forth our legally binding agreement to modify the Acquisition Agreement entered into by the Pluta Cancer Center, Inc., the Pluta Cancer Center Foundation, Inc., and the University of Rochester, on behalf of Strong Memorial Hospital, dated October 18, 2012.

The parties have agreed that there will be a pre-closing on December 21, 2012 at 10:00 a.m. in order to accommodate those who wish to be away for the holiday season. The Effective Date for the Acquisition Agreement remains December 28, 2012. All of the documents, except for the Promissory Note and the Assignment and Assumption of the Promissory Note and the Assumed Liabilities, will be held in escrow, by each party, until December 28, 2012. The Promissory Note and the Assignment and Assumption of the Promissory Note and the Assumed Liabilities will be held in escrow by the University of Rochester until the conditions listed below have been fulfilled. The Promissory Note and the Assignment and Assumption of the Promissory Note and the Assumed Liabilities shall be released from escrow upon: (i) receipt of all governmental approvals, including the approval of the New York State Public Health Council, to amend the Foundation’s Certificate of Incorporation in accordance with Section 8.1(i) and the form provided in Exhibit 8.1(i) of the Acquisition Agreement; (ii) filing of the Restated Certificate of Incorporation, dated November 8, 2012, by the New York Secretary of State; and (iii) delivery to the University of evidence satisfactory to the University that the above conditions have been met.

The parties have agreed that the Foundation will have additional time to obtain all of the approvals required to amend its Certificate of Incorporation. The Acquisition Agreement is hereby amended to the extent necessary to provide that the Foundation shall meet the obligations set forth in Section 8.1(i) of the Acquisition Agreement by April 30, 2013. The Foundation will not have to obtain such approvals prior to Closing and evidence of such approvals shall not be a deliverable at the Closing. Section 10.1 is hereby amended to the extent necessary to provide that the Foundation shall have until April 30, 2013 to ensure
that the New York Secretary of State files the Foundation’s Restated Certificate of Incorporation, dated November 8, 2012, and to provide the University with a copy of such filing.

The parties have agreed that the Foundation may further amend its By-Laws, to provide that the Amended and Restated By-Laws shall become effective as of the date that the Corporation’s Restated Certificate of Incorporation, dated November 8, 2012, is filed by the New York Secretary of State. Notwithstanding the delay in the effective date of the Amended and Restated By-Laws of the Pluta Foundation, the parties have agreed that the Foundation’s Board will invite one (1) University representative to become a voting Director on the Foundation’s Board, effective December 28, 2012. Furthermore, the current Director of the James P. Wilmot Cancer Center at the University of Rochester shall have observer rights as previously agreed to by the parties, effective December 28, 2012.

The parties have agreed that the Acquisition Agreement shall be modified to the extent necessary to provide that the University shall not assume the Foundation loan until the New York Secretary of State files the Foundation’s Restated Certificate of Incorporation, dated November 8, 2012.

The parties have acknowledged that the Foundation’s covenant to: (i) amend its Certificate of Incorporation; (ii) obtain all necessary approvals; (iii) ensure that the New York Secretary of State files the Restated Certificate of Incorporation, dated November 8, 2012; (iv) adopt and amend its By-Laws; and (v) provide financial support to the extension clinic established at Pluta’s current location, all in accordance with the terms and conditions of the Acquisition Agreement, was and continues to be a material inducement for the University to enter into the Acquisition Agreement, and specifically to assume the Foundation loan. The Foundation shall ensure that its Restated Certificate of Incorporation, dated November 8, 2012, is filed by the New York Secretary of State no later than April 30, 2013.

The amount of the Promissory Note and the amount of the Foundation loan shall be determined in accordance with the procedure set forth in Section 3.5 of the Acquisition Agreement.

The parties have agreed that Exhibit 9.3.5 (the Officer’s Certificate) for the Pluta Cancer Center will not be modified. Exhibit 9.3.5 (the Officer’s Certificate) for the Pluta Cancer Center Foundation will be modified to the extent necessary to provide that the Foundation will have until April 30, 2013 to obtain all necessary approvals and to ensure that the New York Secretary of State files its Restated Certificate of Incorporation, dated November 8, 2012. All representations and warranties of the Foundation set forth in Article VII of the Acquisition Agreement remain the same. All other covenants and obligations will remain the same.

The parties have agreed that the liability associated with the Flexible Spending Account (“FSA”) will not be paid prior to the Effective Date. This liability will remain on Pluta’s Balance Sheet, but will be paid directly by the Pluta Cancer Center, Inc. or the Pluta Cancer Center Foundation, Inc. The University will not pay this liability directly.

The parties have agreed that the capital lease obligation with Key Bank will be satisfied on December 28, 2012. It will not be satisfied at the pre-closing, scheduled for December 21, 2012.
The parties have agreed that in lieu of a list of all of the patient medical records, the parties will execute an acknowledgment that the Pluta Cancer Center has transferred, and the University has accepted, physical possession and ownership of all of the patient records physically located at the Pluta Cancer Center, 125 Red Creek Drive, Henrietta, New York on December 28, 2012.

This agreement may be executed in several counterparts, each of which shall be deemed an original, but such counterparts shall together constitute one and the same Agreement. All other terms and conditions of the Acquisition Agreement shall remain the same.

If you are in agreement with the terms and conditions set forth above, please sign and return one (1) copy to me. We are very excited about the transition of the Pluta Cancer Center to the University and we look forward to many years of collaboration with the Pluta Cancer Center Foundation. We enthusiastically welcome the Pluta family to our University.

Sincerely,

Bradford C. Berk, M.D., Ph.D,
CEO, University of Rochester Medical Center
University Senior Vice President for Health Sciences

Agreed and accepted by:

PLUTA CANCER CENTER INC.

By: Jamie Bishop
Chief Financial Officer

PLUTA CANCER CENTER FOUNDATION, INC.

By: Ronald A. Pluta
President

Date: 12/21/12

Date: 12/21/12
RE: Establishment of an Art. 28 Foundation [DMS-ACTIVE.FID3493]
McCabe, Raymond N.
to:
Kendra C Jenkins
01/07/2013 11:32 AM
Cc:
"KMcCormick-Sullivan@plutacancercenter.org", Jamie Bishop, "PLUTAFAM@aol.com", "Mackey, George G.", "Zambri, Melissa M."
Hide Details
From: "McCabe, Raymond N." <RMcCabe@hblaw.com> Sort List...
To: Kendra C Jenkins <kcj02@health.state.ny.us>,
Cc: "KMcCormick-Sullivan@plutacancercenter.org", Jamie Bishop <JBishop@plutacancercenter.org>, "PLUTAFAM@aol.com" <PLUTAFAM@aol.com>, "Mackey, George G." <GMackey@hblaw.com>, "Zambri, Melissa M." <MZambri@hblaw.com>
Security:
To ensure privacy, images from remote sites were prevented from downloading. Show Images

Kendra,

I left you a voice mail this morning regarding the above matter. We are concerned about the timing of this approval. We had submitted the proposed Restated Certificate to your office on November 8 in the hopes that it could be considered by the PHC at its December meeting. When that did not happen, the Pluta Cancer Center and the University of Rochester went ahead with the scheduled closing of its transfer of assets on December 28. As a result, the University now operates the Pluta Cancer Center facility. The parties closed the transaction with the expectation that the Restated Certificate would be recommended for approval by the appropriate PHC committee at its January 17 meeting and approved by the full PHC at its February meeting. We are advised by Colleen Frost at the PHC that, in order to be included in the mailing to the committee, she must have the recommendation of Legal Affairs by Wednesday, January 9.

We have provided all of the information called for in your checklist with the exception of information relating to the “initial” directors, which we provide in this e-mail. Please note that the Foundation was formed in 2009, and in connection with therewith, the Foundation has already provided information relating to the initial directors of the Foundation. Those initial directors continue to serve as directors of the Foundation. Below, we update that information and provide information regarding the Foundation’s other directors.

Initial Directors (still in office):

- Ronald A. Pluta, resides at 2990 East Avenue, Rochester, New York 14610. Mr. Pluta is the Managing Member of Calkins Corporate Park, LLC, 200 Red Creek Drive, 14623. Mr. Pluta a founding director of the Pluta Cancer Center Foundation and the Pluta Cancer Center.

- Mary K. Pluta, resides at 2990 East Avenue, Rochester, New York 14610. She is a community volunteer. Mrs. Pluta is a founding director of the Pluta Cancer Center Foundation and the Pluta Cancer Center.

- Barbara Pluta-Randall, resides at 15 Lake LaComa Drive, Pittsford, New York 14534. Ms. Pluta-Randall is employed part-time as a registered nurse and instructor at the Highlands at Pittsford (a senior living facility), 500 Hahnemann Trail, Pittsford, NY 14534. She is a founding director of the
Foundation and a founding director of the Pluta Cancer Center.

Other Directors:

- William Strassburg, is the Vice President, Strategic Planning for Wegman’s Food Markets, 1500 Brooks Ave., Rochester, NY 14624. He resides at 96 N. Country Club Lane, Rochester, NY 14618. In addition to serving as a director of the Foundation, Mr. Strassburg is chair of the Children’s Success Fund, Vice Chair of the Tournament Owners Association LPGA, Secretary of the Oak Hill Country Club and a director of the Seneca Zoo Society and Center for Governmental Research.

- Douglas Emblidge is a news anchor at WHAM television, Channel 13 in Rochester, 4225 West Henrietta Road, Rochester, NY 14623. He resides at 5547 Lakewood Drive, Canandaigua, NY 14623. In addition to serving as a director of the Foundation, Mr. Emblidge is a director of Daystar, and the New York Wine and Culinary Center Foundation.

- Steve McCluski was senior vice president and chief financial officer of Bausch & Lomb until his retirement in 2007. He resides at 10 Grandhill Way, Pittsford, NY 14534. In addition to serving as a director of the Foundation, Mr. McCluski is a director of the Ithaca College Board of Trustees, Daystar for Medically Fragile Children, and the James P. Wilmot Cancer Center Advisory Board. He is also President of the Monroe Golf Club. Mr. McCluski is the University’s appointee to the Foundation Board.

Please call me at your earliest convenience if you need anything further.

Thank you again for your consideration.

Ray

Raymond N. McCabe
Partner

1100 M&T Center • 3 Fountain Plaza • Buffalo, NY 14203
D: (716) 566-1408 • F: (716) 566-4013 • E: RMccabe@hblaw.com

www.hblaw.com • vCard • Profile
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From: McCabe, Raymond N.
Sent: Friday, January 04, 2013 2:10 PM
To: 'Kendra C Jenkins'
Cc: 'KMccormick-Sullivan@plutacancercenter.org'; 'Jamie Bishop'; 'PLUTAFAM@aol.com'; Mackey, George G.; Zambri, Melissa M.

Subject: RE: Establishment of an Art. 28 Foundation [DMS-ACTIVE.FID3493]

Kendra,

Please refer to my e-mail to you of earlier this afternoon (reproduced below). I advised in that e-mail that I would address items contained in the Department’s “Establishment of an Article 28 Foundation” checklist by separate email. I note that the proposed action involves changing the purposes of an existing Article 28 foundation and not the establishment of a new foundation. Our responses to the checklist below reflect this distinction.

1. The Checklist requests a copy of the proposed Certificate of Incorporation. A copy of the proposed Restated Certificate of incorporation was attached to my prior e-mail.

1(a). The Checklist asks whether the certificate specifically identifies the Article 28 beneficiary. The Article 28 beneficiary is identified in Section 3(a) of the proposed Restated Certificate;

1(b). The Checklist asks whether the certificate includes certain language to the effect that the nothing contained in the certificate authorizes the foundation to provide services described in Articles 28, 36, 40 and 44 of the Public Health Law. This language is contained in Section 9 of the Restated Certificate.

2. The Checklist requests a copy of the proposed Bylaws of the foundation. A copy of the currently effective Bylaws of the Pluta Cancer Center Foundation are attached to this e-mail.

3. The Checklist request a letter from the intended beneficiary acknowledging that it will accept the funds raised by the Foundation. Our prior e-mail included a copy of the agreement among the Pluta Cancer Center Foundation, the University of Rochester and the Pluta Cancer Center obligating the Foundation to amend its certificate of incorporation to provide for support of the operations of the University in connection with the Cancer Center’s facility and to provide continuing support to those operations. Our prior e-mail also included a copy of a letter agreement from the University and the Pluta Cancer Center Foundation granting to the Foundation additional time to obtain PHC approval of the change.

4. The Checklist requests a generalized description of the fundraising activities to be undertaken by the foundation. The Foundation conducts fundraising events, including an annual gala, a fashion show and a golf tournament. The Foundation also solicits donations for contributions from certain members of the community identified by the Pluta Cancer Center Foundation’s board.

5. The checklist asks for certain information regarding the foundations “initial” board of directors. Short biographies of the current directors of the Pluta Cancer Center Foundation will be provided separately.
6. The checklist asks for identification of the organizational relationship between the foundation and the Article 28 Beneficiary. Because the University operates the Wilmot Cancer Center in addition to taking over the Pluta Cancer Center, the Pluta Cancer Center Foundation and the University have cross-representation on the Wilmot Cancer Center and Pluta Cancer Center boards. The University designates one member of the Foundation’s Board of directors, and the President of Strong Memorial Hospital is invited to attend each meeting of the Foundation (personally, or by designee). The Foundation board designates four members of the Advisory Board of the Wilmot Cancer Center. In addition, the Foundation and the University each appoint four members of a Pluta Cancer Center Oversight Committee, which oversees the operations of facility previously operated by Pluta Cancer Center, Inc. which has been taken over by the University.

7. The checklist asks for a list of any entities which control or are controlled by the foundation and the nature of such relationships. The Pluta Cancer Center Foundation is not controlled by, and does not control, any other entity.

As I noted in our conversations and my prior e-mail, it is critically important to the Foundation and the University that the proposed Restated Certificate of Incorporation be approved at the January committee meeting and full PHC meeting scheduled for February 17. Please feel free to call if you have any questions or concerns which might cause this request not to be included on agenda for the PHC’s January committee meeting and February Council meeting.

Thank you again for your consideration.

Ray

---

From: McCabe, Raymond N.
Sent: Friday, January 04, 2013 12:34 PM
To: 'Kendra C Jenkins'
Cc: KMCCormick-Sullivan@plutacancercenter.org; Jamie Bishop; 'PLUTAFAM@aol.com'; Mackey, George G.; Zambri, Melissa M.
Subject: RE: Establishment of an Art. 28 Foundation [DMS-ACTIVE.FID3493]

Kendra,

Thank you for taking the time to speak with me this morning and for sending the checklist. As we discussed, attached is the Proposed Restated Certificate of Incorporation to the Foundation’s Certificate of Incorporation, which would change the corporation’s purposes from supporting the Pluta Cancer Center, Inc. to supporting the University of Rochester.

With respect to your request for a letter from the University, I think that your request is covered by the attached Acquisition Agreement among the Foundation, the Pluta Cancer Center and U or R (on behalf of Strong Memorial Hospital) (the “Agreement”). That Agreement provides that, not only will the U or R accept the funds, the proposed Restated Certificate of Incorporation is an essential element of the deal among the parties. The proposed Restatement is part of a larger transaction under which Pluta Cancer Center has transferred all of its operating assets to Strong Memorial Hospital (an unincorporated division of the U of R), the University has assumed all of the Cancer Center’s obligations, and the Foundation has agreed to continue its support the Cancer Center’s operations, as conducted by the University. A copy of the Agreement is attached. I respectfully direct your attention to Section 8.1 in which the parties agree that the Foundation will change its purposes to supporting the cancer programs...
of the U of R at the site previously controlled by Pluta Cancer Center, and Section 10.1 which obligates the Foundation to provide that support. This Agreement was signed by an authorized officer of the University as well as an officer of the Foundation and the Cancer Center. The Department has approved a closure plan for the Pluta Cancer Center and has issued a Certificate of Need to the U of R with respect to the Cancer Center facility.

The Agreement contemplated that the Foundation would have secured PHC approval of the Amendment prior to the scheduled closing date of December 28, 2012. Pursuant to a letter agreement signed by the U of R, the Foundation and the Cancer Center at closing, the parties closed the transaction on December 28, 2012, with the understanding that the Foundation would secure approval of the attached Amendment promptly after the closing and would cause it to be filed by the Secretary of State. A copy of that letter is also attached. Currently, the U of R operates the facility previously operated by Pluta Cancer Center, Inc. The Pluta Cancer Center, Inc. is currently inactive and is in the process of winding up its affairs.

Your e-mail attached a checklist of items to be provided with respect to the Establishment of an Article 28 Foundation. I will address those items in a separate e-mail.

I hope that the attached, and the e-mail to follow are sufficient for your office to recommend approval of the proposed amendment at the PHC committee meeting scheduled for January 17 and the meeting of the full Council on February 7. If this information is not sufficient, please let me know as quickly as possible.

Thank you for your prompt consideration.

Ray
## Home Health Agency Licensures

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>2061-L</td>
<td>ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services-Northeast Westchester (Westchester, Putnam, Dutchess and Orange Counties)</td>
</tr>
<tr>
<td>2017-L</td>
<td>A-Plus Care HHC, Inc (New York, Kings, Queens, Bronx, Richmond and Westchester Counties)</td>
</tr>
<tr>
<td>1946-L</td>
<td>ASC of New York, LLC d/b/a Affordable Senior Care of New York (Bronx, Kings, Nassau, New York, Richmond and Queens Counties)</td>
</tr>
<tr>
<td>1878-L</td>
<td>Christine Home Care Services, Inc. (New York, Bronx, Queens, Kings and Nassau Counties)</td>
</tr>
<tr>
<td>2015-L</td>
<td>Eden Home Care Services, inc. (Bronx, Kings, New York, Queens, Richmond and Nassau Counties)</td>
</tr>
<tr>
<td>2082-L</td>
<td>JC Beginnings, Inc. d/b/a Senior Helpers (Nassau and Suffolk Counties)</td>
</tr>
<tr>
<td>1995-L</td>
<td>Life Quality Homecare Agency, Inc. (Bronx, Kings, New York, Queens, Richmond and Westchester Counties)</td>
</tr>
<tr>
<td>2006-L</td>
<td>Millennium Concepts, Inc. d/b/a Exclusive Care (Bronx, Kings, New York, Queens, Richmond and Nassau Counties)</td>
</tr>
</tbody>
</table>
2013-L Ochlor, Incorporated d/b/a Right at Home
(Kings, New York, Queens and Richmond Counties)

1979-L SonicLeibs, Inc. d/b/a Synergy HomeCare
(Bronx, Kings, New York, Queens, Richmond and Westchester Counties)

1907-L SR Homecare of NY, Inc.
(New York, Kings, Queens, Bronx, Richmond, and Westchester Counties)

1812-L St. Vincent de Paul Residence d/b/a St.
Vincent de Paul LHCSA
(Bronx County)

2153-L Garden Homecare, LLC
(Erie County)

2076-L Ideal Care SP, LLC
(Ulster, Dutchess, Orange, Sullivan and Greene Counties)

1881-L Marian Care, Inc.
(Nassau, Suffolk, and Queens Counties)

2070-L Tri-Borough Health Careers, LLC d/b/a Metro
Care Home Services, a division of Tri-
Borough Health Careers, LLC
(Bronx, Kings, New York, Queens, Richmond and Westchester Counties)

2069-L TriBorough Home Care, Ltd. d/b/a Family
Pediatric Home Care, a division of Tri-
Borough Home Care, Ltd.
(Dutchess, Orange, Putnam, Sullivan
Westchester, Ulster, Nassau, Suffolk, and
Rockland Counties)

2013-L Tri-Borough Home Care, Ltd. d/b/a Metrocare
Givers, a division of Tri-Borough Home Care, Ltd.
(Bronx, Kings, New York, Queens, Richmond and Westchester Counties)
Division of Home & Community Based Services
Character and Competence Staff Review

Name of Agency: ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services – Northeast Westchester
Address: Brewster
County: Putnam
Structure: For-Profit Corporation
Application Number: 2061-L

Description of Project:

ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services – Northeast Westchester, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The applicant has authorized 1,500 shares of stock, which are owned as follows:

ADG Health Care Holdings Inc. Profit Sharing Plan – 1,500 shares

The trustees of ADG Health Care Holdings Inc. Profit Sharing Plan comprise the following individuals:

Anthony F. Guarna – Member
President, ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services – NE Westchester (Non Medical Companion Care)

Deborah J. Cooper-Guarna – Member
Compliance Manager, Interactive Data Corporation

Affiliation:

- Board Member, ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services – NE Westchester (Non Medical Companion Care)

The Board of Directors of ADG Health Care Holdings, Inc. d/b/a ComForcare Senior Services – Northeast Westchester comprises the following individuals:

Anthony F. Guarna – Member
(Previously Disclosed)

Deborah J. Cooper-Guarna – Member
(Previously Disclosed)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 16 Mt Ebo Road South, STE 14a, Brewster, New York 10509.

Westchester  Putnam  Dutchess  Orange

The applicant proposes to provide the following health care services:

Nursing  Personal Care  Home Health Aide  Homemaker
Housekeeper

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 7, 2013
Division of Home & Community Based Services
Character and Competence Staff Review

Name of Agency: A-Plus Care HHC, Inc.
Address: Brooklyn
County: Kings
Structure: For-Profit Corporation
Application Number: 2017-L

Description of Project:
A-Plus Care HHC, Inc., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The applicant has authorized 200 shares of stock which are owned as follows: Karl Bikhman owns 100 shares and Anna Domashitsky owns 100 shares.

The Board of Directors of A-Plus Care HHC, Inc. comprises the following individuals:

Karl Bikhman, Esq., President
Attorney, Bikhman & Vinbaytel, PC
Anna Domashitsky, R.N., Secretary
Staff Nurse, Revival Home Health Care

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

A Certificate of Good Standing was received for Karl Bikhman.

The Office of the Professions of the State Education Department indicates no issues with the license of the health care professional associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 833 McDonald Avenue, 2nd Floor, Brooklyn, New York 11218:

New York Kings Queens Bronx Richmond
Westchester

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Homemaker Housekeeper

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: November 8, 2012
Name of Agency: ASC of New York, LLC dba Affordable Senior Care of New York
Address: Brooklyn
County: Kings
Structure: For-Profit
Application Number: 1946-L

Description of Project:

ASC of New York, LLC dba Affordable Senior Care of New York, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The proposed member of ASC of New York, LLC dba Affordable Senior Care of New York comprises the following individuals:

Laszlo Friedman – President/CEO – 90%
SPA Director, Creative Industries of America, Inc.

Yuliya (Julia) Friedman, HHA, PCA – 10%
Home Health Aide, I & Y Senior Care, Inc.

The Office of the Professions of the State Education Department indicates no issues with the licensure of the health professional associated with this application.

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 135 Ocean Parkway, Suite 14U, Brooklyn, New York 11218:

Bronx Kings Nassau New York
Richmond Queens

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care Physical Therapy
Homemaker Housekeeper

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 14, 2013
Division of Home & Community Based Services  
Character and Competence Staff Review

Name of Agency: Christine Home Care Services, Inc.  
Address: Richmond Hill  
County: Queens  
Structure: Not For Profit  
Application Number: 1878-L

Description of Project:

Christine Home Care Services, Inc., a not-for-profit corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The members of the Board of Directors of Christine Home Care Services, Inc. comprise the following individuals:

Christine Persaud, Chairperson  
Director, Liberty Home Care Nurses Employment Agency, Inc.  
Affiliations:  
Liberty Home Care Nurses Employment Agency, Inc.  
Caring Home Care (1997 – 2010)

Surindra Prasad, Secretary  
Manager, Liberty Home Care Nurses Employment Agency, Inc.

Romeo Prasad, Treasurer  
Supervisor, Liberty Home Care Nurses Employment Agency, Inc.

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 103-44 121st Street, 2nd Floor, Richmond Hill, New York 11419:

New York   Bronx   Queens   Kings   Nassau

The applicant proposes to provide the following health care services:

Nursing  Home Health Aide  Personal Care  Homemaker  Housekeeper

A review of the operations of the following agencies was performed as part of this review:

Liberty Home Care Nurses Employment Agency, Inc.  
Caring Home Care (2002 - 2010)

The information provided by the Division of Home and Community Based Services has indicated that the home care agencies reviewed have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval  
Date: November 8, 2012
Name of Agency: Eden Home Care Services, Inc.
Address: Brooklyn
County: Kings
Structure: For-Profit Corporation
Application Number: 2015-L

Description of Project:

Eden Home Care Services, Inc., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The applicant has authorized 200 shares of stock, which are owned as follows:

Jeffery A. St Clair, Esq. – 20 shares
Principle, St. Clair & Associates at Law

Teri N. Punch-Borderon, RN – 20 shares
Staff Nurse, Long Island Jewish Medical Center

Arnel P. Borderon – 20 shares
Associate LAN Administrator, Kings County Supreme Court

Wayne D. Peters – 20 shares
CEO, Elway Restaurant Consultants, Inc.

Jacqueline D. Kings-Peters, RN – 20 shares
Director of Clinical Services, Center for Nursing & Rehabilitation LTHHCP

Cathleen S. St Clair, PA – 20 shares
Physician Assistant, New York Methodist Hospital

Joey H. Peters – 40 shares
Journey Man/Foreman, Local Union 580

Glendon J. Riley – 20 shares
Police Officer, Nassau County Police Department

Pamela J. Riley, RN, Nurse Practitioner – 20 shares
Case Manager, New York Presbyterian System Select Health

The Board of Directors of Eden Home Care Services, Inc. comprises the following individuals:

Wayne D. Peters – President
(Previously Disclosed)

Glendon J. Riley – Vice President – Operations
(Previously Disclosed)

Arnel P. Borderon – Vice President – Marketing
(Previously Disclosed)

Joey H. Peters – Treasurer
(Previously Disclosed)

Jeffrey S. St. Clair, Esq. – Secretary/General Counsel
(Previously Disclosed)

Jacqueline Peters, RN – Clinical Director
(Previously Disclosed)

The Office of the Professions of the State Education Department indicates no issues with the licensure of the health professional associated with this application.

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

A Certificate of Good Standing has been received for the Jeffery A. St Clair, Esq.
The applicant proposes to serve the residents of the following Counties from an office located at 699 Jerome Street, Brooklyn, New York 11207:

Bronx  Kings  New York  Queens
Richmond  Nassau

The applicant proposes to provide the following health care services:

- Nursing
- Personal Care
- Home Health Aide
- Homemaker
- Housekeeper
- Physical Therapy
- Occupational Therapy
- Speech-Language Pathology
- Nutrition
- Medical Social Services
- Respiratory Therapy

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

**Contingency**
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

**Recommendation:** Contingent Approval
**Date:** January 11, 2013
Name of Agency: JC Beginnings, Inc. d/b/a Senior Helpers
Address: Smithtown
County: Suffolk
Structure: For Profit Corporation
Application Number: 2082-L

Description of Project:

JC Beginnings, Inc. d/b/a Senior Helpers, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law. JC Beginnings, Inc. d/b/a Senior Helpers is an existing non-medical companion care agency and a franchise.

The applicant has authorized 200 shares of stock which are owned as follows:

Gayle Lindroth, 100 shares
Glen Lindroth, 100 shares
President, Senior Helpers
Vice President, Senior Helpers
Owner, Lindroth International, Inc.
(diabetic supply company)

The members of the Board of Directors of JC Beginnings, Inc. d/b/a Senior Helpers comprise the following individuals:

Gayle Lindroth, Chairperson
Glen Lindroth, Vice Chairperson
(disclosed above)
(disclosed above)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 308 West Main Street, Suite 202, Smithtown, New York 11787:

Nassau
Suffolk

The applicant proposes to provide the following health care services:

Nursing
Homemaker
Home Health Aide
Personal Care
Housekeeper

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department

Recommendation: Contingent Approval
Date: November 8, 2012
Division of Home & Community Based Services
Character and Competence Staff Review

Name of Agency: Life Quality Homecare Agency, Inc.
Address: Staten Island
County: Richmond
Structure: For-Profit Corporation
Application Number: 1995-L

Description of Project:

Life Quality Homecare Agency, Inc, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The applicant has authorized 200 shares of stock, which are owned as follows:

Alla Tsimerman – 100 Shares
Liya Melkadze – 100 Shares

The Board of Directors of Life Quality Homecare Agency, Inc. comprises the following individuals:

Alla Tsimerman, PA – Board Member
Medical Intern – Department of Medicine
Residency Program, Staten Island University Hospital

Liya Melkadze, PT – Board Member
Physical Therapist, Saint Elizabeth Ann’s Health Care & Rehabilitation Center

The Office of the Professions of the State Education Department indicates no issues with the licensure of the health professionals associated with this application.

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The New Jersey Board of Physical Therapy and Division of Consumer Affairs have indicated that Liya Melkadze Physical Therapy license # 40QA01182400 is active and in good standing.

The applicant proposes to serve the residents of the following counties from an office located at 224 Kinghorn Street, Staten Island, New York 10312.

Allegheny, Essex, Hudson, Kings, New York, Queens
Richmond, Westchester

The applicant proposes to provide the following health care services:

Nursing
Occupational Therapy
Audiology
Personal Care
Respiratory Therapy
Nutrition
Home Health Aide
Physical Therapy
Homemaker
Medical Social Services
Speech-Language Pathology
Housekeeper

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 8, 2013
Name of Agency: Millennium Concepts, Inc. d/b/a Exclusive Care
Address: Bronx
County: Bronx
Structure: For-Profit Corporation
Application Number: 2006-L

Description of Project:
Millennium Concepts, Inc. d/b/a Exclusive Care, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The applicant has authorized 200 shares of stock, which are owned as follows:

Anthony Riccobono – 110 Shares
Executive Director, First Care of New York, Inc.
Affiliations:
• Owner/Operator, First Care of New York, Inc.

Joseph Riccobono – 60
Assistant Administrator, First Care of New York, Inc.
Affiliations:
• Owner/Operator, First Care of New York, Inc.

Maria R. Riccobono – 30 Shares
Director of Operations, First Care of New York, Inc.
Affiliations:
• Owner/Operator, First Care of New York, Inc.

The Board of Directors of Millennium Concepts, Inc. d/b/a Exclusive Care comprises the following individuals:

Anthony Riccobono – President, Secretary, Treasurer
(Previously Disclosed)

Joseph Riccobono, Vice President
(Previously Disclosed)

Maria R. Riccobono – Vice President
(Previously Disclosed)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following Counties from an office located at 2488 Grand Concourse, Suite 334, Bronx, New York 10458:

Bronx Kings New York Queens
Richmond Nassau

The applicant proposes to provide the following health care services:

Nursing Personal Care Home Health Aide

A ten year review of the operations of First Care of New York, Inc. was performed as part of this review.

The information provided by the Division of Home and Community Based Services has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.
Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 11, 2013
Division of Home & Community Based Services
Character and Competence Staff Review

Name of Agency: Ochlor, Incorporated d/b/a Right at Home
Address: Brooklyn
County: Kings
Structure: For-Profit Corporation
Application Number: 2013-L

Description of Project:

Ochlor, Incorporated d/b/a Right at Home, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Ochlor, Incorporated has proposed to operate as a Franchisee of Right at Home.

The applicant has authorized 200 shares of stock, which are owned as follows:

Walter E. Ochoa, PCA, HHA – 200 Shares
Owner/President, Right at Home Brooklyn

The Board of Directors of Ochlor, Incorporated d/b/a Right at Home comprises the following individual:

Walter E. Ochoa, PCA, HHA
(Previously Disclosed)

A search of the individual named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

A search of the individual named above on the New York State Home Care Registry revealed that the individual is certified as a PCA and HHA, and has no convictions or findings.

The applicant proposes to serve the residents of the following counties from an office located at 7102 20th Avenue, Front Store, Brooklyn, New York 11204.

Kings New York Queens Richmond

The applicant proposes to provide the following health care services:

Nursing Personal Care Homemaker

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 11, 2013
Name of Agency: SonicLeibs, Inc. d/b/a Synergy HomeCare
Address: New York
County: New York
Structure: For-Profit Corporation
Application Number: 1979-L

Description of Project:

SonicLeibs, Inc. d/b/a Synergy HomeCare, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

SonicLeibs, Inc. has proposed to operate as a Franchisee of Synergy HomeCare.

The applicant has authorized 200,000 shares of stock, which are owned as follows:

David S. Muson – 142,499 shares
President/Owner, SonicLeibs, Inc. d/b/a Synergy HomeCare

Affiliations:
- President/Owner, Synergy HomeCare of Hudson County
  (New Jersey)

57,501 shares of stock remain outstanding.

The Board of Directors of SonicLeibs, Inc. d/b/a Synergy HomeCare comprises the following individual:

David S. Muson – President/Chairman
(Previously Disclosed)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 708 Third Avenue, 6th Floor, New York, New York 10017:

Bronx  Kings  New York  Queens
Richmond  Westchester

The applicant proposes to provide the following health care services:

- Nursing  Personal Care  Home Health Aide  Homemaker
- Housekeeper  Physical Therapy  Occupational Therapy  Speech-Language Pathology
- Nutrition  Medical Social Services

A ten year review of the operations of Synergy HomeCare of Hudson County was performed as part of this review for the time periods specified.

The information provided by the State of New Jersey regulatory agency has indicated that facility affiliated with this application have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.
Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

**Contingency**
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

**Recommendation:** Contingent Approval  
**Date:** November 5, 2012
Name of Agency: SR Homecare of NY, Inc.
Address: Brooklyn
County: Kings
Structure: For-Profit Corporation
Application Number: 1907-L

Description of Project:
SR Homecare of NY, Inc., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The applicant has authorized 200 shares of stock which are owned as follows: Susan Rabinovich owns 180 shares and Janette Shtaynberg owns 20 shares.

The Board of Directors of SR Homecare of NY, Inc. comprises the following individuals:

Janette Shtaynberg, HHA, PCA, Board Member, Home Health Aide, Attendant Services

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 150 Ocean Parkway, Brooklyn, New York 11218:

New York Kings Queens Bronx Richmond
Westchester

The applicant proposes to serve the residents of the following counties from a second office located in the New Rochelle Region:

Nassau Suffolk Rockland Orange Putnam
Sullivan Ulster Dutchess

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Physical Therapy Occupational Therapy Respiratory Therapy
Speech Language Pathology Audiology Medical Social Services
Nutrition Homemaker Housekeeper

A review of the operations of the following agency was performed as part of this review for the time period indicated:

New Millennium Home Care, Inc. (6/09 – 5/10)
The information provided by the Division of Home and Community Based Services has indicated that the home care agency reviewed has provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 14, 2013
**Division of Home & Community Based Services**  
**Character and Competence Staff Review**

**Name of Agency:** St. Vincent de Paul Residence  
**d/b/a St. Vincent de Paul LHCSA**

**Address:** New York  
**County:** New York  
**Structure:** Not for Profit  
**Application Number:** 1812L

**Description of Project:**
St. Vincent de Paul Residence d/b/a St. Vincent de Paul LHCSA, a not-for-profit corporation, requests approval to obtain licensure as a home care agency under Article 36 of the Public Health Law.

This application is requesting approval to establish a licensed home care services agency (LHCSA) associated with a new Assisted Living Program (ALP). This LHCSA will be associated with St Vincent de Paul Residence Assisted Living Program. This project was granted contingent approval to proceed under the 330 ALP RFA.

The governing body of the ultimate member (parent) corporation, Providence Health Services, consists of the following board members:

<table>
<thead>
<tr>
<th>Name and Affiliation</th>
<th>Name and Affiliation</th>
</tr>
</thead>
</table>

The governing body of the member (parent) corporation, Catholic Health Care System, d/b/a Archcare consists of the following board members:

<table>
<thead>
<tr>
<th>Name and Affiliation</th>
<th>Name and Affiliation</th>
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<tbody>
<tr>
<td>Francis J. Serbaroli, Esq. (Chairperson) Partner, Greenberg Traurig, LLP (Law Firm)</td>
<td>Karl P. Adler, MD (Vice-Chairperson / Secretary) CEO, New York Medical College (Medical School) Additional Affiliations: St. Vincent’s Hospital, St. Clare’s / St. Vincent’s Midtown Hospital, Our Lady of Mercy Hospital, St. Agnes Hospital, Benedictine Hospital, St. Francis Hospital, Center for Comprehensive Health Practice (D&amp;TC)</td>
</tr>
<tr>
<td>Thomas M. O’Brien (Vice-Chairperson) Self Employed Banking Consultant</td>
<td>Manfred Altstadt, CPA Retired COO, Mutual of America (Insurance Corp)</td>
</tr>
<tr>
<td>Joseph P. Anderson Retired CEO, Schaller Anderson, Inc. (Health Care Management / Administrative Services)</td>
<td>Monsignor William Belford Diocesan Administrator / Parish Priest, Archdiocese of New York (Religious Organization)</td>
</tr>
<tr>
<td>John T. Dunlap, Esq. Partner, Dunnington, Bartholow, and Miller, LLP (Law Firm)</td>
<td>Monsignor Charles J. Fahey, LMSW Retired Professor, Fordham University (Higher Education) Additional Affiliations: Village Center for Care, d/b/a VillageCare (RHCF, CHHA, and LTHHCP), Isabella Geriatric Center, Inc. (RHCF and LTHHCP)</td>
</tr>
</tbody>
</table>
Thomas J. Fahey, MD
Retired Senior VP, Memorial Sloan Kettering Cancer Center (Cancer Health Care), Retired Associate Dean, Cornell University Medical College (Medical College)

Eric P. Feldmann, Real Estate Broker
CEO / Executive Director, Sisters of Charity Housing Development Corporation (Affordable Housing)

Scott La Rue, Registered Dietician / Nutritionist
CEO / President, Catholic Health Care System, d/b/a Archcare (NFP Health Care System)

John Marinelli
Managing Director, Arc Partners, Inc. (Consulting Firm)

Monsignor Gregory A. Mustacioulo, Esq.
(Previously disclosed)

Kathryn K. Rooney, Esq.
Retired Intern / Counsel to Senator Marchi, NYS Senate (State Government Legislature)
Additional Affiliations: Richmond University Medical Center (Hospital), Homemakers of Staten Island, Inc., d/b/a Safe Harbor Healthcare Services (LHCSA)

Bishop Dennis J. Sullivan
(Previously disclosed)

The governing body of St. Vincent de Paul Residence consists of the following trustees:

Francis J. Serbaroli, Esq. (Chairperson)
(Previously disclosed)

Karl P. Adler, MD (Vice-Chairperson / Secretary)
(Previously disclosed)

Thomas M. O’Brien (Vice-Chairperson)
(Previously disclosed)

Manfred Altstadt, CPA
(Previously disclosed)

Joseph P. Anderson
(Previously disclosed)

Monsignor William Belford
(Previously disclosed)

John T. Dunlap, Esq.
(Previously disclosed)

Monsignor Charles J. Fahey, LMSW
(Previously disclosed)

Thomas J. Fahey, MD
(Previously disclosed)

Eric P. Feldmann, Real Estate Broker
(Previously disclosed)

Scott La Rue, Registered Dietician / Nutritionist
(Previously disclosed)

John Marinelli
(Previously disclosed)

Monsignor Gregory A. Mustacioulo, Esq.
(Previously disclosed)

Kathryn K. Rooney, Esq.
(Previously disclosed)

Bishop Dennis J. Sullivan
(Previously disclosed)

Gerald T. Sweeney
Cigna, Vice-President IT

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant has confirmed that the proposed financial/referral structure has been assessed in light of anti-kickback and self-referral laws, with the consultation of legal counsel, and it is concluded that proceeding with the proposal is appropriate.

A Certificate of Good Standing has been received for the attorneys.
The applicant proposes to serve Bronx County from an office located at: 900 Interval, Bronx, New York 10459

The applicant proposes to provide the following health care services:

- Nursing
- Occupational Therapy
- Nutrition
- Home Health Aide
- Respiratory Aide
- Housekeeper
- Personal Care
- Audiology
- Homemaker
- Physical Therapy
- Speech-Language Pathology
- Medical Social Services
- Nutritional Services
- Housekeeping
- Medical Social Services
- Physical Therapy
- Speech-Language Pathology

A 10 year review of the operations of the following facilities was performed as part of this review:
- Calvary Hospital, Inc.
- Calvary Hospital, Inc. (CHHA)
- Calvary Hospital Home Health Agency and Hospice Care (Hospice),
- St. Vincent's Hospital,
- St. Clare's/St Vincent's Midtown Hospital
- Our Lady of Mercy Hospital
- St. Agnes Hospital
- Benedictine Hospital
- St. Francis Hospital
- Richmond University Medical Center
- Center for Comprehensive Health Practice (D&TC)
- Carmel Richmond Healthcare and Rehabilitation Center (RHCF),
- Ferncliff Nursing Home (RHCF),
- Kateri Residence (RHCF),
- Mary Manning Walsh Nursing Home (RHCF),
- St. Vincent DePaul Residence (RHCF),
- St. Teresa's Nursing and Rehabilitation Center (RHCF),
- Terence Cardinal Cooke Health Care Center (RHCF),
- Catholic Managed Long Term Care, Inc., d/b/a Archcare Senior Life (PACE Program)
- Catholic Special Needs Plan, LLC, d/b/a Archcare Advantage (Medicare Advantage Special Needs Plan)
- Village Center for Care d/b/a VillageCare (RHCF, CHHA, LTHHCP)
- Isabella Geriatric Center, Inc. (RHCF, LTHHCP)
- Homemakers of Staten Island, Inc. d/b/a Safe Harbor Healthcare Services (LHCSA)

The information provided by the Division of Hospital Certification and Surveillance indicated that the hospitals and diagnostic and treatment center provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

An enforcement action was taken against St. Vincent’s Hospital in 2006 citing violations in medical resident working hours regulations.  This action was resolved with a $6,000 civil penalty.  An additional enforcement action was taken against St. Vincent’s Hospital in 2007 citing violations in medical resident working hours regulations.  This action was resolved with a $25,000 civil penalty.  An additional enforcement action was taken against St. Vincent’s Hospital in 2008 citing the elopement of two psychiatric patients, one of which committed suicide.  This action was resolved with a $6,000 civil penalty.  An additional enforcement action was taken against St. Vincent's Hospital in 2008 citing violations in medical resident working hours regulations.  This action was resolved with a $12,000 civil penalty.

The information provided by the Bureau of Quality and Surveillance has indicated that the residential health care facilities reviewed have provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

An enforcement action was taken against Kateri Residence in 2009 based on a March, 2008 survey citing violations in Quality of Care; and Quality of Care: Accidents.  The action was resolved with a $4000 civil penalty.
An enforcement action was taken against Mary Manning Walsh Nursing Home in 2005 based on May 2002, and September 2003, surveys citing violations in Quality of Care; and Quality of Care: Medication Errors. The action was resolved with a $3000 civil penalty.

An enforcement action was taken against St. Teresa’s Nursing Home in 2004 based on an August, 2003 survey citing violations in Quality of Care: Accidents. The action was resolved with a $2000 civil penalty.

An enforcement action was taken against Terence Cardinal Cooke Health Care Center in 2005 based on an April, 2005 survey citing violations in Resident Assessment and Care Planning: Comprehensive Care Plans; Quality of Care: Accidents; Organization and Administration: Governing Body; and Organization and Administration: Nurse Aide Certification and Training. The action was resolved with a $4000 civil penalty. An additional enforcement action was taken against Terence Cardinal Cooke Health Care Center in 2007 based on a February, 2007 survey citing violations in Quality of Care: Accidents; and Organization and Administration. The action was resolved with a $3000 civil penalty. An additional enforcement action was taken against Terence Cardinal Cooke Health Care Center in 2009 based on a March, 2008 survey citing violations in Quality of Care: Accidents; Organization and Administration; and Organization and Administration: Governing Body. The action was resolved with a $6000 civil penalty. An additional enforcement action was taken against Terence Cardinal Cooke Health Care Center in 2011 based on an April, 2010 survey citing violations in Quality of Care: Highest Practicable Potential. The action was resolved with a $2000 civil penalty.

An enforcement action was taken against Village Center for Care, d/b/a VillageCare Rehabilitation and Nursing Center, in 2004 based on an April, 2003 survey citing violations in Quality of Care: Accidents. The action was resolved with a $2000 civil penalty. An additional enforcement action was taken against Village Center for Care, d/b/a VillageCare Rehabilitation and Nursing Center, in 2009 based on an April, 2008 survey citing violations in Quality of Care. The action was resolved with a $2000 civil penalty.

An enforcement action was taken against Village Center for Care, d/b/a VillageCare Long Term Home Health Care Program in 2005 based on April 2005 and June 2005 surveys, citing violations in Policies and Procedures of Service Delivery; Patient Care; and Governing Authority. This action was resolved with a $3000 civil penalty, $1500 of which was suspended.

An enforcement action was taken against Village Center for Care, d/b/a VillageCare Certified Home Health Agency in 2005 based on an August 2005 survey, citing violations in Policies and Procedures of Service Delivery; and Governing Authority. This action was resolved with a $4000 civil penalty.

The Division of Managed Long Term Care reviewed the compliance history of the affiliated Medicare Advantage Special Needs Plan, and PACE Program, and determined that the plans have provided a substantially consistent high level of care.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: December 11, 2012
Division of Home & Community Based Care
Character and Competence Staff Review

Name of Agency: Garden Homecare, LLC
Address: Kenmore
County: Erie
Structure: Limited Liability Company
Application Number: 2153-L

Description of Project:

Garden Homecare, LLC, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

This application is to establish a licensed home care service agency associated with a new Assisted Living Program (ALP). This LHCSA will be associated with Kenwell Gardens Adult Care Facility Assisted Living Program.

The members of the Garden Homecare, LLC comprises the following individuals:

Brian Rosenman – 90% Operator, Suton Gardens, LLC
Leah Rosenman – 10% Unemployed

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant will serve the residents of the Erie County from an office located at 3456 Delaware Avenue, New York 14217.

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care Medical Social Services
Physical Therapy Occupational Therapy Nutrition Homemaker
Housekeeper

A ten year review of the operations of Suton Gardens, LLC was performed as part of this review.

The Adult Care Facility Policy and Surveillance unit has indicated the following:

Suton Gardens, LLC was fined two thousand dollars ($2,000.00) pursuant to a stipulation and order dated November 21, 2012 for surveillance findings of June 9, 2011 and August 25, 2011. Deficiencies were found under 10 NYCRR 487.8(e)(1) Food Service.

The information provided by the Adult Care Facility Policy and Surveillance unit has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: November 30, 2012
Ideal Care SP, LLC, a limited liability company, requests approval for a change in ownership under Article 36 of the Public Health Law. This proposal seeks to transfer ownership of Ideal Care at Highland, LLC d/b/a Ideal Care from father, Jacob Schonberger, to Ideal Care SP, LLC, controlled by his sons, Philip and Steven Schonberger.

Ideal Care at Highland, LLC d/b/a Ideal Care was previously approved as a home care services agency by the Public Health Council at its March 14, 2008 meeting and subsequently licensed as 1432L001.

The members of Ideal Care SP, LLC comprise the following individuals:

- Philip Schonberger, 50%
- Steven Schonberger, 50%

Administrator, Evergreen Court Manager of family business of adult homes and ALPs
Home for Adults owned by father, Jacob Schonberger

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to continue to serve the residents of the following counties from an office located at 1 Grove Street, Highland, New York 12528:

- Ulster
- Sullivan
- Dutchess
- Greene
- Orange

The applicant proposes to continue to provide the following health care services:

- Nursing
- Physical Therapy
- Speech Language Pathology
- Homemaker
- Home Health Aide
- Occupational Therapy
- Nutrition
- Housekeeper
- Personal Care
- Respiratory Therapy
- Medical Social Services

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: November 8, 2012
Name of Agency: Marian Care Inc.
Address: Garden City
County: Nassau
Structure: For-Profit
Application Number: 1881-L

Description of Project:

Marian Care, Inc., a business corporation, requests approval for a change in ownership of a licensed home care services agency under Article 36 of the Public Health Law.

Marian Care Inc. was previously approved as a home care services agency by the Public Health Council at its November 26, 1990 meeting and subsequently licensed as 9061L001. The purpose of this proposal is to transfer ownership from Richard Harrington to his daughter, Jennifer Mueller.

The applicant has authorized 200 shares of stock which are owned as follows:

Jennifer Mueller – 102 shares
President, Marian Care, Inc.

The remaining 98 shares of stock are unissued.

A search of the individual named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to continue serving the residents of the following counties from an office located at 198 Jericho Turnpike, Mineola, New York, 11501:

Nassau          Suffolk          Queens

The applicant proposes to continue to provide the following health care services:

Nursing          Home Health Aide          Personal Care

The information provided by the Division of Home and Community Based Services has indicated that the Licensed Home Care Services Agency has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

Review of the Disclosure Information indicates that the applicant has no affiliations with other health care related facilities.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: January 11, 2013
Division of Home & Community Based Services
Character and Competence Staff Review

Name of Agency: Tri-Borough Home Care, Ltd. d/b/a Family Pediatric Home Care, a division of Tri-Borough Home Care, Ltd.
Address: Hempstead
County: Nassau
Structure: For-Profit
Application Number: 2069-L

Description of Project:
Tri-Borough Home Care, Ltd. d/b/a Family Pediatric Home Care, a division of Tri-Borough Home Care, Ltd., a for-profit corporation, requests approval for a change in ownership of a licensed home care services agency under Article 36 of the Public Health Law.

Family Aides, Inc. was previously approved as a home care services agency by the Public Health Council at its November 14, 2008 meeting and subsequently licensed as 1662L001 and 1662L002, 1662L003, 1662L004 and 1662L005. The change of ownership is for the agencies currently licensed as 1662L002 and 1662L005.

On September 8, 2011 Family Aides, Inc. solely owned by Family Aides Grantor Trust, with Robert Silbering, Esq. as the sole Trustee, entered into an Asset Sale Agreement with Tri-Borough Home Care, Ltd.

Family Aides, Inc. has entered into a management agreement with Tri-Borough Home Care, Ltd. which was approved by the Department of Health on August 27, 2012.

The applicant has authorized 200 shares of stock, which are owned as follows:

Kenrick L. Cort – 50 Shares
President/CEO, Tri-Borough Home Care, Ltd.

Affiliations:
- President/CEO, Tri-borough Home Care, Ltd.
- President/CEO, ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
- President/CEO, ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

150 shares remain unissued.

The Board of Directors of Tri-Borough Home Care, Ltd. d/b/a Family Pediatric Home Care, a division of Tri-Borough Home Care, Ltd. comprises the following individual:

Kenrick L. Cort, Chief Executive Officer, President, Secretary, Treasurer

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to continue to serve the residents of the following counties from an office located at 235 N. Main Street, Spring Valley, New York 10977:

Dutchess Orange Putnam Sullivan
Westchester Ulster Nassau Suffolk
Rockland
The applicant proposes to continue to serve the residents of the following counties from an office located at 50 Clinton Street, Hempstead, New York 11550:

Nassau
Suffolk
Queens
Westchester

The applicant proposes to continue to provide the following health care services:

Nursing
Occupational Therapy
Homemaker
Home Health Aide
Personal Care
Medical Social Services
Physical Therapy
Nutrition
Speech-Language Pathology
Housekeeper

A ten year review of the operations of the following facilities was performed as part of this review for the time periods specified (unless otherwise specified):

Tri-borough Home Care, Ltd.
ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

The information provided by the Division of Home and Community Based Services has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

ISIS Home Health Care, Inc., Fort Myers, FL was fined eleven thousand dollars ($11,000.00) resulting from two survey deficiencies; one thousand dollars ($1,000.00) for not following the Plan of Treatment and ten thousand dollars ($10,000.00) for not following the Plan of Care, 10 patients total. ISIS Home Health Care, Inc. resolved the fine September 6, 2012.

ISIS Home Health Care, Inc., Fort Myers, FL was fined ten thousand dollars ($10,000.00) resulting from not completing their quarterly reports for the 3rd and 4th quarter in 2008. ISIS Home Health Care, Inc. resolved the fine October 6, 2009.

The information provided by the State of Florida regulatory agency has indicated that facilities affiliated with this application have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: November 14, 2012
Name of Agency: Tri-Borough Health Careers, LLC d/b/a Metro Care Home Services, a division of Tri-Borough Health Careers, LLC
Address: Brooklyn
County: Kings
Structure: Limited Liability Company
Application Number: 2070-L

Description of Project:

Tri-Borough Health Careers, LLC d/b/a Metro Care Home Services, a division of Tri-Borough Health Careers, LLC a limited liability company, requests approval for a change in ownership of a licensed home care services agency under Article 36 of the Public Health Law.

Metrocare Home Services, Inc. was previously approved as a home care services agency by the Public Health Council at its November 14, 2008 meeting and subsequently licensed as 1661L001.

Metrocare Home Services, Inc. solely owned by Metrocare Grantor Trust, with Robert Silbering, Esq. as the sole Trustee, entered into an Asset Sale Agreement with Tri-Borough Health Careers, LLC.

Metrocare Home Services, Inc. has entered into a management agreement with Tri-Borough Health Careers, LLC which was approved by the Department of Health on December 19, 2011.

The sole member of Tri-Borough Health Careers, LLC d/b/a Metro Care Home Services, a division of Tri-Borough Health Careers, LLC comprises:

Kenrick L. Cort – 100%
President/CEO, Tri-borough Home Care, Ltd.

Affiliations:
- President/CEO, Tri-borough Home Care, Ltd.
- President/CEO, ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
- President/CEO, ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 883 Flatbush Avenue, Brooklyn, New York 11206:

Bronx
Kings
New York
Queens
Westchester

The applicant proposes to provide the following health care services:

Nursing
Occupational Therapy
Homemaker
Home Health Aide
Physical Therapy
Housekeeper
Personal Care
Nutrition
Medical Social Services
Speech-Language Pathology

A ten year review of the operations of the following facilities was performed as part of this review for the time periods specified (unless otherwise specified):

Tri-borough Home Care, Ltd.
ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)
The information provided by the Division of Home and Community Based Services has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

ISIS Home Health Care, Inc., Fort Myers, FL was fined eleven thousand dollars ($11,000.00) resulting from two survey deficiencies; one thousand dollars ($1,000.00) for not following the Plan of Treatment and ten thousand dollars ($10,000.00) for not following the Plan of Care, 10 patients total. ISIS Home Health Care, Inc. resolved the fine September 6, 2012.

ISIS Home Health Care, Inc., Fort Myers, FL was fined ten thousand dollars ($10,000.00) resulting from not completing their quarterly reports for the 3rd and 4th quarter in 2008. ISIS Home Health Care, Inc. resolved the fine October 6, 2009.

The information provided by the State of Florida regulatory agency has indicated that facilities affiliated with this application have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: November 14, 2012
Name of Agency: Tri-Borough Home Care, Ltd. d/b/a Metrocare Givers, a division of Tri-Borough Home Care, Ltd.
Address: Brooklyn
County: Kings
Structure: For-Profit
Application Number: 2103-L

Description of Project:

Tri-Borough Home Care, Ltd. d/b/a Metrocare Givers, a division of Tri-Borough Home Care, Ltd., a for-profit corporation, requests approval for a change in ownership of a licensed home care services agency under Article 36 of the Public Health Law.

Metrocare Givers, Inc. was previously approved as a home care services agency by the Public Health Council at its November 14, 2008 meeting and subsequently licensed as 1681L001.

Metrocare Givers, Inc. solely owned by Metrocare Givers Grantor Trust, with Robert Silbering, Esq. as the sole Trustee, entered into an Asset Sale Agreement with Tri-Borough Home Care, Ltd.

Metrocare Givers, Inc. has entered into a management agreement with Tri-Borough Home Care, Ltd. which was approved by the Department of Health on May 17, 2012.

The applicant has authorized 200 shares of stock, which are owned as follows:

Kenrick L. Cort – 50 Shares
President/CEO, Tri-borough Home Care, Ltd.

Affiliations:
- President/CEO, Tri-borough Home Care, Ltd.
- President/CEO, ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
- President/CEO, ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

150 shares remain unissued.

The Board of Directors of Tri-Borough Home Care, Ltd. d/b/a Metrocare Givers, a division of Tri-Borough Home Care, Ltd. comprises the following individual:

Kenrick L. Cort, Chief Executive Officer, President, Secretary, Treasurer

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The applicant proposes to serve the residents of the following counties from an office located at 50 Clinton Street, Hempstead 1414 Utica Avenue, Brooklyn, New York 11203:

Bronx
Kings
New York
Queens
Richmond
Westchester

The applicant proposes to provide the following health care services:

Nursing
Occupational Therapy
Homemaker
Home Health Aide
Physical Therapy
Housekeeper
Personal Care
Nutrition
Medical Social Services
Speech-Language Pathology
A ten year review of the operations of the following facilities was performed as part of this review for the time periods specified (unless otherwise specified):

Tri-borough Home Care, Ltd.
ISIS Home Health Care, Inc., Fort Myers, FL (2005 – Present)
ISIS Home Health Care, Inc., Sunrise, FL (2008 – Present)

The information provided by the Division of Home and Community Based Services has indicated that the applicant has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

ISIS Home Health Care, Inc., Fort Myers, FL was fined eleven thousand dollars ($11,000.00) resulting from two survey deficiencies; one thousand dollars ($1,000.00) for not following the Plan of Treatment and ten thousand dollars ($10,000.00) for not following the Plan of Care, 10 patients total. ISIS Home Health Care, Inc. resolved the fine September 6, 2012.

ISIS Home Health Care, Inc., Fort Myers, FL was fined ten thousand dollars ($10,000.00) resulting from not completing their quarterly reports for the 3rd and 4th quarter in 2008. ISIS Home Health Care, Inc. resolved the fine October 6, 2009.

The information provided by the State of Florida regulatory agency has indicated that facilities affiliated with this application have provided sufficient supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

Review of the Personal Qualifying Information indicates that the applicant has the required character and competence to operate a licensed home care services agency.

Contingency
Submission of any and all information requested by the Division of Legal Affairs, in a form and manner acceptable to the Department.

Recommendation: Contingent Approval
Date: November 14, 2012