STATE OF NEW YORK
PUBLIC HEALTH AND HEALTH PLANNING COUNCIL

COMMITTEE DAY

AGENDA

March 26, 2015
10:00 a.m.

Empire State Plaza, Concourse Level
Meeting Room 6, Albany

I. COMMITTEE ON ESTABLISHMENT AND PROJECT REVIEW

Dr. Gary Kalkut, Vice Chair

A. Applications for Construction of Health Care Facilities

Ambulatory Surgery Center - Construction

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Long Island Digestive Endoscopy Center (Suffolk County)</td>
</tr>
</tbody>
</table>

Upstate Request For Applications - Certified Home Health Agencies - Construction

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>HCR (Monroe County)</td>
</tr>
</tbody>
</table>

B. Applications for Competitive Review of Health Care Facilities/Agencies

Dialysis Services- Construction

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Faxton - St Lukes Healthcare St Lukes Division (Madison County)</td>
</tr>
</tbody>
</table>

Dialysis Services- Establish/Construct

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Utica Partners, LLC d/b/a Dialysis Center of Oneida (Madison County)</td>
</tr>
</tbody>
</table>
C. Applications for Establishment and Construction of Health Care Facilities/Agencies

### Acute Care Services – Establish/Construct  
Exhibit # 4

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 151027 E</td>
<td>NYP Community Programs, Inc. (Queens County)</td>
</tr>
</tbody>
</table>

### Ambulatory Surgery Centers - Establish/Construct  
Exhibit # 5

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 142197 B</td>
<td>Surgical Pain Center of the Adirondacks LLC (Clinton County)</td>
</tr>
<tr>
<td>2. 142272 E</td>
<td>Specialists’ One-Day Surgery Center, LLC (Onondaga County)</td>
</tr>
<tr>
<td>3. 151035 E</td>
<td>Saratoga-Schenectady Endoscopy Center, LLC (Saratoga County)</td>
</tr>
</tbody>
</table>

### Diagnostic and Treatment Services - Establish/Construct  
Exhibit # 6

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 142006 B</td>
<td>Partners Healthcare Network, LLC (Kings County)</td>
</tr>
<tr>
<td>2. 142133 B</td>
<td>Upstate Family Health Center Inc. (Oneida County)</td>
</tr>
<tr>
<td>3. 142212 E</td>
<td>S.L.A. Quality Healthcare (Kings County)</td>
</tr>
<tr>
<td>4. 142257 B</td>
<td>Liberty Resources, Inc. d/b/a Liberty Resources Family Health Clinic (Onondaga County)</td>
</tr>
</tbody>
</table>

### Residential Health Care Facilities - Establish/Construct  
Exhibit # 7

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 131349 E</td>
<td>Sea Crest Acquisition I, LLC d/b/a Sea-Crest Health Care Center (Kings County)</td>
</tr>
</tbody>
</table>
2. 141079 E  Hollis Park Manor Nursing Home  
   (Queens County)

3. 141153 E  River Meadows, LLC d/b/a  
   James Square Nursing and Rehabilitation Centre  
   (Onondaga County)

4. 141207 E  Delaware Operations Associates, LLC  
   d/b/a Buffalo Center for Rehabilitation and Healthcare  
   (Erie County)

Proton Bean Therapy - Establish/Construct  
Exhibit # 8

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 142213 B</td>
<td>The New York Proton Center</td>
</tr>
<tr>
<td></td>
<td>(New York County)</td>
</tr>
</tbody>
</table>

D. Certificates  
Exhibit # 9

Certificate of Dissolution

<table>
<thead>
<tr>
<th>Applicant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guthrie Same Day Surgery Center, Inc.</td>
</tr>
</tbody>
</table>

Certificate of Amendment of the Certificate of Incorporation

<table>
<thead>
<tr>
<th>Applicant</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hortense and Louis Rubin Dialysis Center, Inc.</td>
</tr>
</tbody>
</table>

E. Home Health Agency Licensures

Home Health Agency Licensures  
Exhibit # 10

<table>
<thead>
<tr>
<th>Number</th>
<th>Applicant/Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>2063 L</td>
<td>Ace in Home Care, Inc.</td>
</tr>
<tr>
<td></td>
<td>(Nassau, Suffolk, and Queens Counties)</td>
</tr>
<tr>
<td>2249 L</td>
<td>Act On It Home Care, Inc.</td>
</tr>
<tr>
<td></td>
<td>(Bronx, Queens, Kings, Richmond, New York and Nassau Counties)</td>
</tr>
<tr>
<td></td>
<td>Name</td>
</tr>
<tr>
<td>---</td>
<td>-------------------------------------------</td>
</tr>
<tr>
<td>2216 L</td>
<td>Advanced Home Care Specialist, Inc.</td>
</tr>
<tr>
<td></td>
<td>d/b/a Medical Home Care Services</td>
</tr>
<tr>
<td>2354 L</td>
<td>Behr’s Homecare, LLC</td>
</tr>
<tr>
<td>2290 L</td>
<td>Benevolent Home Care, LLC</td>
</tr>
<tr>
<td>2367 L</td>
<td>Black Diamond Roslyn, Inc.</td>
</tr>
<tr>
<td></td>
<td>d/b/a Right at Home Nassau Suffolk</td>
</tr>
<tr>
<td>2357 L</td>
<td>Care in the Home, LLC</td>
</tr>
<tr>
<td></td>
<td>d/b/a Griswold Home Care of Scarsdale and Yonkers, NY</td>
</tr>
<tr>
<td>2277 L</td>
<td>CaringHeart, Inc.</td>
</tr>
<tr>
<td></td>
<td>d/b/a ComForcare Senior Services South Orange</td>
</tr>
<tr>
<td>2233 L</td>
<td>Cedas Home Care, LLC</td>
</tr>
<tr>
<td>2395 L</td>
<td>Ciambella Home Care, Inc.</td>
</tr>
<tr>
<td></td>
<td>d/b/a FirstLight Home Care of East Buffalo</td>
</tr>
<tr>
<td>2345 L</td>
<td>Graceland Home Care, Inc.</td>
</tr>
<tr>
<td>2255 L</td>
<td>Hafler Corporation</td>
</tr>
<tr>
<td></td>
<td>d/b/a Comfort Keepers of Pittsford</td>
</tr>
<tr>
<td>2308 L</td>
<td>Happy Life Home Health Agency, Inc.</td>
</tr>
<tr>
<td>No.</td>
<td>Agency Name</td>
</tr>
<tr>
<td>-----</td>
<td>-------------------------------------------------</td>
</tr>
<tr>
<td>2312</td>
<td>Help Home Health Care Agency, LLC</td>
</tr>
<tr>
<td>2271</td>
<td>Home Assist Senior Care, Inc.</td>
</tr>
<tr>
<td>2341</td>
<td>JMD Care Services, Inc. d/b/a Homewatch CareGivers of Nassau County</td>
</tr>
<tr>
<td>2227</td>
<td>Karma Care, Inc.</td>
</tr>
<tr>
<td>2360</td>
<td>K-REG, LLC d/b/a Manhattan Office of Griswold Home Care</td>
</tr>
<tr>
<td>2284</td>
<td>Kelly Sisters, Inc.</td>
</tr>
<tr>
<td>2156</td>
<td>Liberty Healthcare Services, Inc. d/b/a All Island Homecare Services</td>
</tr>
<tr>
<td>2248</td>
<td>My HHA Care’s, Inc.</td>
</tr>
<tr>
<td>2269</td>
<td>NY Home Care Service, Inc.</td>
</tr>
<tr>
<td>2234</td>
<td>Optimum Home Care, LLC d/b/a Home Care Solutions</td>
</tr>
<tr>
<td>2194</td>
<td>Pampered Parents, LLC</td>
</tr>
<tr>
<td>2301</td>
<td>Richmond Home Care Agency, Inc.</td>
</tr>
</tbody>
</table>
2387 L Royal Class Home Health Care Agency, Inc.  
(New York, Bronx, Kings, Richmond, Queens and Nassau Counties)

2297 L SDL Home Care Agent, Inc.  
(Kings, New York, Queens, Bronx, Richmond and Nassau Counties)

2278 L SLK Caregivers, Inc.  
d/b/a Comfort Keepers  
(Erie County)

2383 L The Impossible Dream Isn’t It  
d/b/a Home Helpers of Rochester  
(Monroe County)

2171 L Yiming L Corp.  
(New York, Richmond, Kings, Queens, and Bronx Counties)

2358 L Zaweski Senior Care, Inc.  
d/b/a Home Instead Senior Care  
(Suffolf and Nassau County)

2569 L Seaview Manor, LLC  
(Queens, Richmond, Kings, Bronx and New York Counties)

2281 L Anchor Home Care LLC  
(Allegany, Erie, Orleans, Cattaraugus, Genesee, Wyoming, Chautauqua, and Niagara Counties)

2473 L Bayshore Home Healthcare, Inc.  
(Nassau, Suffolk and Queens Counties)

2442 L HDA NY, LLC  
(Kings, Queens, Bronx, New York, and Richmond Counties)

2378 L Park Terrace Operating LLC  
d/b/a Park Terrace at Radisson Assisted Living Program  
(Cayuga, Onondaga and Oswego Counties)

2377 L Seneca Lake Terrace Operating, LLC  
d/b/a Seneca Terrace Assisted Living Center  
(Ontario, Seneca, Wayne and Yates Counties)
II. **AD HOC COMMITTEE ON FREESTANDING AMBULATORY SURGERY CENTERS AND CHARITY CARE**

III. **COMMITTEE ON CODES, REGULATIONS AND LEGISLATION**

Dr. John Palmer, Vice Chair

**Exhibit # 11**

For Emergency Adoption

13-08 Amendment of Subpart 7-2 of Title 10 NYCRR (Children’s Camps)

For Information

12-15 Amendment of Sections 22.3 and 22.9 of Title 10 NYCRR (Supplementary Reports of Certain Congenital Anomalies for Epidemiological Surveillance; Filing)
Executive Summary

Description
LIAEC, LLC d/b/a Long Island Digestive Endoscopy Center (the Center), a New York limited liability company, is an existing Article 28 freestanding ambulatory surgery center (FASC) located at 1500 Route 112, Building 5, Port Jefferson Station (Suffolk County). The Center is currently certified as a single-specialty FASC specializing in the field of gastroenterology. The Center is requesting approval to add pain management services, and thereby become certified for two specialties only.

On December 6, 2012, the applicant received contingent Public Health and Health Planning Council approval under CON #121412 for the establishment and construction of a FASC with a limited life of five years from the date of issuance of an operating certificate. Staff notes that the applicant received its operating certificate effective June 5, 2014. The Center was approved to operate four procedure rooms, but has only been utilizing three procedure rooms since that time.

Because the existing three procedure rooms are being utilized for gastroenterology procedures, the Center now needs to bring the fourth procedure room online in order to accommodate the addition of pain management procedures projected per this application.

Need Summary
Long Island Digestive Endoscopy Center, a single-specialty gastroenterology ASC, proposes adding pain management services. The proposed pain management services are currently being performed in an office setting. With the approval of this project, these services will be provided in a regulated Article 28 facility.

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 cost of $253,375 will be met via equity from operations.

Incremental Budget:
- Revenues: $659,437
- Expenses: $565,400
- Net Income: $94,037

The applicant has demonstrated the capability to proceed in a financially feasible manner and approval is recommended.

OPCHSM Recommendation
Contingent Approval, maintaining the current operating certificate expiration date of June 4, 2019.
Recommendations

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

Office of Primary Care and Health Systems Management
Approval, maintaining the current operating certificate expiration date of June 4, 2019, 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 DOH beginning in the second year of operation. These reports should include:
   - Data showing actual utilization including procedures;
   - Data showing breakdown of visits by payer 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 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]
4. 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]
5. Submission of a DBA, acceptable to the Department. [HSP]

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

Council Action Date
April 16, 2015
## Need Analysis

### Analysis
The service area of this facility is Suffolk County. Upon approval of this application, the number of projected visits in pain management will be 1,200 in Year 1 and 1,224 visits in Year 3, with five percent Medicaid and two percent charity care. These projections are based on the current practices of the participating surgeons. Projected utilization for Years 1 and 3 is as follows:

<table>
<thead>
<tr>
<th>CON 142200: Projections</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicare (FFS)</td>
<td>300</td>
<td>306</td>
</tr>
<tr>
<td>Medicare (MC)</td>
<td>60</td>
<td>61</td>
</tr>
<tr>
<td>Medicaid (MC)</td>
<td>60</td>
<td>61</td>
</tr>
<tr>
<td>Commercial (FFS)</td>
<td>456</td>
<td>466</td>
</tr>
<tr>
<td>Commercial (MC)</td>
<td>300</td>
<td>306</td>
</tr>
<tr>
<td>Charity Care</td>
<td>24</td>
<td>24</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,200</strong></td>
<td><strong>1,224</strong></td>
</tr>
</tbody>
</table>

Suffolk County has a total of six freestanding multi-specialty ASCs and six freestanding single-specialty ASCs. There are four existing ASC’s specializing in pain management in Suffolk County; two within 10 - 15 miles and two over 20 miles away. Given the sparsity of local capacity for these services, approval of this project will help ensure better access and more convenience in the utilization of pain management services for the communities within Suffolk County.

### Table 1: Existing Ambulatory Surgery Centers: Suffolk County

<table>
<thead>
<tr>
<th>ASC Type</th>
<th>Facility Name</th>
<th>Distance from site</th>
<th>2013 Patients</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gastroenterology</td>
<td>Long Island Digestive Endoscopy Center (opened 6/5/14)</td>
<td>0 mi</td>
<td>N/A</td>
</tr>
<tr>
<td>Multi-Pain Management</td>
<td>Suffolk Surgery Center, LLC</td>
<td>11.2 mi, 23 min</td>
<td>6,924</td>
</tr>
<tr>
<td>Gastroenterology</td>
<td>Great South Bay Endoscopy (opened 8/5/14)</td>
<td>11.9 mi, 23 min</td>
<td>N/A</td>
</tr>
<tr>
<td>Multi-Pain Management</td>
<td>North Shore Surgi-Center</td>
<td>13.9 mi, 30 min</td>
<td>7,663</td>
</tr>
<tr>
<td>Multi</td>
<td>Long Island Ambulatory Surgery Center</td>
<td>16.9 mi, 31 min</td>
<td>7,674</td>
</tr>
<tr>
<td>Multi-Pain Management</td>
<td>South Shore Surgery Center</td>
<td>22.7 mi, 29 min</td>
<td>2,757</td>
</tr>
<tr>
<td>Orthopedics-pain Management</td>
<td>Long Island Hand &amp; Orthopedic Surgery Center</td>
<td>24.9 mi, 47 min</td>
<td>282</td>
</tr>
<tr>
<td>Gastroenterology</td>
<td>Digestive Health Center of Huntington</td>
<td>26.4 mi, 47 min</td>
<td>5,123</td>
</tr>
<tr>
<td>Gastroenterology</td>
<td>Island Endoscopy Center</td>
<td>26.5 mi, 36 min</td>
<td>10,133</td>
</tr>
<tr>
<td>Multi</td>
<td>Melville Surgery Center (LI Surgi-center Inc.)</td>
<td>27.1 mi, 37 min</td>
<td>6,456</td>
</tr>
<tr>
<td>Gastroenterology</td>
<td>Island Digestive Health Center (opened 5/22/14)</td>
<td>27.4 mi, 38 min</td>
<td>N/A</td>
</tr>
<tr>
<td>Multi</td>
<td>Progressive Surgery Center LLC</td>
<td>30.4 mi, 40 min</td>
<td>1,850</td>
</tr>
</tbody>
</table>

Source: SPARCS 2014 & Map quest

The applicant is committed to serving all persons in need without regard to ability to pay or source of payment.

The applicant has an existing affiliation and transfer agreement with John T. Mather Memorial Hospital which is 3.7 miles and 9 minutes away.

### Conclusion
The proposed pain management services are currently being performed in an office setting. With approval of this project, these services will be provided in a regulated Article 28 facility. Approval of this project will enhance access to pain management procedures for the residents of Suffolk County.

### Recommendation
From a need perspective, contingent approval is recommended.
Program Analysis

Project Proposal
LIAEC, LLC d/b/a Long Island Digestive Endoscopy Center (the Center), an existing single-specialty ambulatory surgery center specializing in gastroenterology procedures located at 1500 Route 112, Building 5, in Port Jefferson Station (Suffolk County), requests approval to add pain management services. Upon approval, the center will be known as Advanced Surgery Center of Long Island.

The addition of pain management procedures to the facility’s operating certificate will not involve any renovation or alteration of the facility, however, in order to accommodate the projected pain management procedures, the Center now needs to bring online a fourth procedure room which was previously built to code with the remainder of the facility and approved by the Department and Public Health and Health Council (Project #121412). It is anticipated that staffing will increase by 3.0 FTEs in the first year after pain management services are added and remain at that level through the third year.

Compliance with Applicable Codes, Rules and Regulations
The medical staff will continue to 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.

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, which is for other fees and the acquisition of moveable equipment, is estimated at $253,375, further broken down as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Fees</td>
<td>$25,000</td>
</tr>
<tr>
<td>Moveable Equipment</td>
<td>225,000</td>
</tr>
<tr>
<td>CON Fee</td>
<td>2,000</td>
</tr>
<tr>
<td>Additional Processing Fee</td>
<td>1,375</td>
</tr>
<tr>
<td><strong>Total Project Cost</strong></td>
<td><strong>$253,375</strong></td>
</tr>
</tbody>
</table>

The applicant’s financing of the project cost will be met via cash equity from operations.
Operating Budget

The applicant has submitted an incremental operating budget, in 2015 dollars, during the first and third years after the certification of pain management services, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>YEAR ONE</th>
<th>YEAR THREE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>$24,174</td>
<td>$24,585</td>
</tr>
<tr>
<td>Medicare Fee For Service</td>
<td>138,902</td>
<td>141,658</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>27,764</td>
<td>28,315</td>
</tr>
<tr>
<td>Commercial Fee For Service</td>
<td>275,302</td>
<td>280,398</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>181,128</td>
<td>184,481</td>
</tr>
<tr>
<td><strong>Total Revenues</strong></td>
<td>$647,270</td>
<td>$659,437</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Expenses</strong></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating</td>
<td>$524,064</td>
<td>$530,387</td>
</tr>
<tr>
<td>Capital</td>
<td>35,013</td>
<td>35,013</td>
</tr>
<tr>
<td><strong>Total Expenses</strong></td>
<td>$559,077</td>
<td>$565,400</td>
</tr>
</tbody>
</table>

| **Net Income**       | $88,193  | $94,037    |
| **Utilization (Procedures)** | 1,200   | 1,224     |
| **Cost Per Procedure** | $465.90 | $461.93   |

Utilization broken down by payor source during the first and third years is as follows:

<table>
<thead>
<tr>
<th></th>
<th>YEAR ONE</th>
<th>YEAR THREE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Managed Care</td>
<td>5.00%</td>
<td>5.00%</td>
</tr>
<tr>
<td>Medicare Fee For Service</td>
<td>25.00%</td>
<td>25.00%</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>5.00%</td>
<td>5.00%</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>25.00%</td>
<td>25.00%</td>
</tr>
<tr>
<td>Commercial Fee For Service</td>
<td>38.00%</td>
<td>38.00%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.00%</td>
<td>2.00%</td>
</tr>
</tbody>
</table>

Expense assumptions are based on the participating physician’s experience in providing pain management services, as well as the experience of the Center’s existing members in operating an Article 28 FASC. Utilization assumptions are based on the submitted letter from Dr. Yland, the participating pain management physician.

Marc Yland, M.D., a board certified anesthesiologist/pain management physician, has submitted a letter of interest supporting the utilization projections in this application and justifying the need for the addition of pain management services at the Center. All of these procedures are currently being performed in this private office-based practice, which is located in the same community that the applicant proposes to serve through this project. None of the projected procedures will migrate to the Center from local hospitals.

Capability and Feasibility

Total project cost of $253,375 will be met via equity from operations.

Working capital requirements are estimated at $91,488, which is equivalent to two months of third year expenses. The applicant will provide equity via operations to meet the working capital requirement. BFA Attachment A is the internal financial statements of LIAEC, LLC as of August 31, 2014, which indicates the availability of sufficient funds to meet the total project cost and the working capital requirements.

The submitted budget indicates net incremental income of $88,193 and $94,037 during the first and third years after the certification of pain management services. Revenues are based on current APG reimbursement rates for pain management services.
As shown on BFA Attachment A, the entity had a positive working capital position and a positive net asset position through August 31, 2014. Also, the entity achieved a net income of $295,046 through August 31, 2014.

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.

### Supplemental Information

#### Supplemental Information from Surrounding Hospitals
Below are presented summaries of responses by hospitals to letters from the Department asking for information on the impact in their service areas of the proposed addition of pain management services at Long Island Digestive Endoscopy Center. 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. Charles Hospital  --  **No Response**  
200 Belle Terre Road  
Port Jefferson, New York 11777

**Facility:** University Hospital  --  **No Response**  
Health Sciences Center  
Stony Brook, New York 11794

**Facility:** John T. Mather Memorial Hospital  --  **No Response**  
75 North Country Road  
Port Jefferson, New York 11777

#### Supplemental Information from Applicant

**Need and Sources of Cases:** The applicant states that all of the pain management cases to be added at this ASC will come from the private practice of the board certified anesthesiologist/pain management physician who is joining the facility. The applicant states that the ASC would be one of only five offering pain management in Suffolk County, with two situated more than 20 miles away from this facility. The current lack of local capacity to provide pain management will help ensure attainment of the projected volume of cases.

**Staff Recruitment and Retention:** The applicant states that, initially, recruitment of the minimal incremental staff needed to implement pain management services at the ASC will be of selected staff currently employed by the anesthesiologist/pain management physician in his office-based practice, particularly the nursing staff. Staff will also be recruited through accredited schools, newspaper advertisements, training programs, local recruiters and, if needed, job fairs. Competitive salaries and benefits are expected to aid in the recruitment and retention of skilled employees, as are a positive work environment and flexible working hours. The applicant also expects that nurses and technicians currently employed by hospitals who choose to augment their income will be able to find supplemental employment at the proposed ASC because of the flexible work schedule, without cutting back on or abandoning their hospital employment.

**Office-Based Cases:** The applicant states that all of the projected pain management procedures are currently performed in the anesthesiologist/pain management physician's private, office-based practice. None of the projected procedures are performed in any hospital.
**DOH Comment**
The absence of any comments in opposition to this application from hospitals in the proposed service area provides no basis for reversal or modification of the recommendation for approval for the addition of pain management services to the services offered by Long Island Digestive Endoscopy Center, LLC, based on public need, financial feasibility and operator character and competence.

**Attachments**

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Internal Financial Statements of LIAEC, LLC as of August 31, 2014</td>
</tr>
</tbody>
</table>
Project # 121224-C
HCR

Program: Certified Home Health Agency
Purpose: Construction
County: Monroe
Acknowledged: April 20, 2012

Executive Summary

Description
L. Woerner, Inc. d/b/a HCR, an existing Article 36 certified home health agency (CHHA) with its main office located in Rochester (Monroe County), requests approval to add three counties to the existing counties it currently serves. The applicant proposes to add the following: Livingston, Ontario and Wayne counties. The CHHA will provide the following services: nursing; physical therapy; speech pathology; occupational therapy; medical social services and home health aides.

OPCHSM Recommendation
Contingent Approval

Need Summary
The recommendation regarding need is based on the applicant’s submissions under the RFA, and the information reflects what was submitted by the applicant at the time of the RFA application submission.

Program Summary
Based on information reviewed, staff found that L. Woerner, Inc. d/b/a HCR is currently in compliance with all applicable codes, rules and regulations.

Financial Summary
There are no project costs associated with this application.

Incremental Budget:
<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$729,420</td>
</tr>
<tr>
<td>Expenses</td>
<td>612,117</td>
</tr>
<tr>
<td>Net Income</td>
<td>$117,303</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, and contingent approval is recommended.
Recommendations

Health Systems Agency
The Finger Lakes Health Systems Agency recommends approval.

Office of Primary Care and Health Systems Management
Approval contingent upon:
1. Submission of executed leases for all three sites acceptable to the Department. [BFA]

Approval conditional upon:
1. Pursuant to 10 NYCRR 762.2(l), the applicant shall implement the project that is the subject of this application within 90 days of receipt of the Commissioner’s approval of the application, and be providing services in the entire geographic area approved within one year of the Council’s recommendation for approval. Failure to implement an approved application within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the Commissioner’s approval. [LTC]

Council Action Date
April 16, 2015
Background
On December 8, 2011 the Public Health and Health Planning Council adopted an amendment to Section 750.5 of Title 10, NYCRR authorizing the Commissioner of Health to issue a request for applications (RFA) to establish new certified home health agencies (CHHAs) or expand existing CHHAs. Public need was based on established criteria in section 709.1(a) of Title 10 and that approval of the application will facilitate implementation of Medicaid Redesign Initiatives to shift Medicaid beneficiaries from traditional fee-for-service programs to managed care, managed long term care systems, integrated health systems or similar care coordination models or that approval will ensure access to CHHA services in counties with less than 2 existing CHHAs.

Solicitation
The RFA for the establishment of new or expansion of existing CHHAs was released on January 25, 2012 with RFA applications due on March 9, 2012 and CON applications due on April 20, 2012. Applicants were permitted to submit questions to the Department to seek additional clarification regarding this process. The Department’s answers were provided to all applicants prior to the submission deadline, to ensure consistent information was shared regarding the process.

Applicants that were not presented to the Public Health and Health Planning Council with a recommendation for approval at either the August 2012 or October 2012 meetings were considered deferred. The department notified RFA applicants that we are exercising our authority under the RFA Section VII.D.5 to seek clarifications and revisions of applications from those applicants whose applications have been deferred. Letters dated September 17th and 27th were sent to these applicants through NYSE-CON and included information related to the review and evaluation criteria and characteristics of approved applicants.

Additionally, the opportunity to arrange a meeting or phone conference with the Division of Home and Community Based Services to discuss the RFA criteria that was used to evaluate each application was made available to each applicant.

Competitive Review
The applications, including any supplemental information submitted, were reviewed by the Department and recommendations are being made to the Public Health and Health Planning Council.

The CON determination of need was based on the applicant’s response to the RFA which includes any additional information submitted by the applicant in response to the aforementioned September 17th and 27th letters. The applications were reviewed on criteria that included, but were not limited to:
- Organizational capacity to successfully implement the MRT initiatives and potential of the proposal to support the goals of the Department in advancing MRT initiatives;
- Knowledge and experience in the provision of home health services;
- Demonstration of public need based on 709.1(a) as well as a description of community need and the health needs of the community supported by data;
- Potential of the approved application to produce efficiencies in the delivery of home care services to the home care population;
- Comprehensive and effective quality assurance plan which described how the agency will use data to implement an ongoing quality assessment and performance improvement program that leads to measurable and sustained improvement in performance.

This CON application requests approval to expand the service area of the CHHA currently approved to serve Genesee, Monroe and Orleans counties into Livingston, Ontario and Wayne counties. The review of the RFA application showed that the applicant responded to each of the review criteria as indicated below:
Organizational capacity to successfully implement the MRT initiatives and potential of the proposal to support the goals of the Department in advancing MRT initiatives

- Detailed how their proposal will support the goals of the Department in advancing MRT initiatives.
- Described specific health management programs that the CHHA has to manage complex and high cost cases.
- Discussed partnering with MLTCPs and that it had existing relationships with, including VNS Choice and Elderplan.
- Currently participating with two MLTCPs, Elderplan and VNS Choice, to provide care coordination in some of its current service areas. States that both plans have expressed interest in working with them in the proposed counties.
- Discussed partnering with other MLTCPs that operate in the proposed areas.
- Are engaged and ready to work with several MLTCPs, including VNS Choice, Elderplan, Fidelis Care, and Universal American.
- Will utilize their extensive experience in transitioning patients to the most cost effective care and services.
- Participant in two Health Homes and engaged with the approved Health Homes in each of the proposed counties.
- Provided names of their existing relationships with local health departments and social service districts in each county along with linkages and MLTCPs contracts they have waiting for their approval to operate in the counties proposed.

Knowledge and experience in the provision of home health services

- Has a proven track record of successfully operating CHHAs in rural counties.
- Have a strong history of working with governmental and community organizations within the counties they serve.
- Provided much needed support to Schoharie County during the Hurricane Irene crisis and provided vital health services to homebound residence during the crisis.
- Described its organizational capacity for the regions proposed including specific relationships with community providers/hospitals.
- Discussed their expected referral sources
- Discussed how they would leverage their existing CHHA services in neighboring counties to provide services and recruit staff.
- Described how the proposed counties would result in contiguous service areas for the CHHA that would enable the CHHA to offer the choice of quality care in many rural counties with limited CHHA services.
- State they are the only home care provider chosen in Huther Doyle's Health Home which positions them to be a solution in managing the high cost behavioral health patient population.
- Demonstrated experience in efficiently and effectively developing services and programs in primarily rural counties.

Demonstration of public need based on 709.1(a) as well as a description of community need and the health needs of the community supported by data

- Demonstrated public need in each separate county they propose using the criteria specified in Section 709.1(a)
- Provided health status indicators; socioeconomic factors; geographic factors and demographics for each county requested.
- Provided in-depth analysis and compared home care utilization to capacity for the service areas.
- Addressed meeting the needs of the traditionally medically underserved and their policy to accept every patient regardless of where they reside in the county and their health status, as long as they qualify for home health services.
- Stressed their focus on community outreach and engagement as they pursue community and health care provider education to ensure everyone that could benefit from home care services and qualifies for them actually receives them in the most cost effective manner.
- Presented detailed, specific, and organized data to illustrate need in each county
- Discussed why need is currently not met and discusses all elements of the county demographics and growth issues.
Elaborated on how the needs of each county will be met by their CHHA services in providing choice and access to quality care.

**Potential of the approved application to produce efficiencies in the delivery of home care services to the home care population**

- Discussed events that have improved their position to effectively facilitate Medicaid Redesign initiatives, such as new relationships with MLTCPs and health care providers.
- Currently a participant in two Health Homes and engaged with the approved Health Homes in each proposed county.
- Demonstrated their ability and experience in each of the proposed counties to facilitate the implementation of shifting Medicaid beneficiaries to the most cost effective care models and programs.
- Emphasized their efficiencies generated through their centralized functions and operations in every region that they are applying for along with relationships and linkages to enhance care coordination and transitions, as well as streamlining operations and producing cost savings.
- Discussed history of producing lower hospital admissions for patients under their care.
- Elaborated on their InterQual Criteria to manage utilization of services, which is a nationally recognized, evidence based criteria and rule based clinical indicators of illness that are patient specific which have been used in inpatient and outpatient care for over 30 years.
- Discussed their Telehealth program with a central monitoring center and interface with the electronic medical record supporting their initiative to reduce utilization costs while ensuring superior outcomes, patient safety and improved self-efficacy.
- Discussed partnering with major hospitals and explain their primary sources of referral in their proposed service areas.
- Described in detail many of the care management programs that are offered by the CHHA to control high cost and complex cases including care management programs for joint replacement therapy, telemonitoring, a wound/ostomy team, a stroke program, a pain management team, palliative care, a cardiac disease program, a diabetic program and a falls prevention program.
- In counties where over reliance of SNF rehabilitation exists, described how they will facilitate the transfer of patients directly from the hospital to the home, thereby reducing costs.

**Comprehensive and effective quality assurance plan which described how the agency will use data to implement an ongoing quality assessment and performance improvement program that leads to measurable and sustained improvement in performance**

- The applicant has a proven QA program that has resulted in a high quality of care. They were recognized 2 years in a row by IPRO with their Quality Award for their sustained improvement in reducing Acute Care Hospitalization. The applicant continues to maintain a hospitalization rate below state and national averages and has many proven health management programs in place.
- The CHHA was named in the top 100 of certified home health care agencies by Home Care Elite 2011; the only NYS CHHA to receive the recognition.
- The application described a thorough QA program that uses OASIS data, and continually monitors their agency's data for OASIS reporting through a software package that provides real time feedback on the same information used for OASIS reporting.
- Discussed quality indicators to be measured, benchmarking and conducting root-cause analysis.
- Discussed outcome measures and incorporating results into the QA program initiatives.
- Discussed their history of developing partnerships that improve care transitions and decrease hospital/nursing home readmissions.
- Discussed working to identify high risk patients to put into place care management plans that improve quality of care and reduce readmissions.
- Discussed customer satisfaction surveys and HHCAHPS.

The recommendation regarding need is based on the applicant’s submissions under the RFA and the information reflects what was submitted by the applicant at the time of the RFA application submission.

**Recommendation**

From a need perspective, approval is recommended.
Program Analysis

Review Summary
L. Woerner, Inc. d/b/a HCR is an existing for-profit corporation currently operating an Article 36 CHHA and LTHHCP. The CHHA is approved to serve Genesee, Monroe and Orleans counties, and the LTHHCP is approved to serve Genesee County. This CON application # 121224-C has been submitted by L. Woerner, Inc. d/b/a HCR to request approval to expand the service area of their existing CHHA currently serving Genesee, Monroe and Orleans into Livingston, Ontario and Wayne counties, pursuant to the Request for Applications (RFA) for the establishment of new CHHAs or the expansion of existing CHHAs into additional counties.

Three companion CON applications were also submitted by L. Woerner, Inc. d/b/a HCR to request approval for expansions requested under the RFA. These expansions are described below and have been approved by the Public Health and Health Planning Council at previous meetings.

CON application # 131186-C approved the expansion of the service area of the CHHA that serves Clinton County into Essex, Franklin, Hamilton, St. Lawrence and Warren counties.

CON application # 131187-C approved the expansion of the service area of the CHHA that serves Madison County into Cayuga, Onondaga, Oswego and Jefferson counties.

CON application # 131188-C approved the expansion of the service area of the CHHA that serves Schoharie County into Otsego County.

The applicant proposes to expand the service area of their existing CHHA into Livingston, Ontario and Wayne counties. L. Woerner, Inc. d/b/a HCR will serve the residents of Genesee, Monroe, Orleans, Livingston, Ontario and Wayne counties from their existing office located at 85 Metro Park, Rochester, New York 14623.

The applicant proposes to provide the following home health care services:

- Nursing
- Physical Therapy
- Nutrition
- Respiratory Therapy
- Home Health Aide
- Occupational Therapy
- Speech Language Pathology
- Personal Care
- Medical Social Services
- Medical Supplies, Equipment and Appliances

L. Woerner, Inc. d/b/a HCR is currently in compliance with all applicable codes, rules and regulations.

Recommendation
From a programmatic perspective, conditional approval is recommended.

Financial Analysis

Lease Rental Agreement
The applicant has indicated that they plan to enter into one lease for each of the three counties that they are expanding to. As of this date, they have not entered into any agreements. As a contingency of approval, the applicant must submit executed lease for all three sites.

Operating Budget
The applicant has submitted an incremental budget, in 2015 dollars, for the first and third years, summarized below:
### Revenues

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Managed Care</td>
<td>$26,450</td>
<td>$105,800</td>
</tr>
<tr>
<td>Commercial Fee-For-Service</td>
<td>52,900</td>
<td>211,600</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>96,600</td>
<td>386,400</td>
</tr>
<tr>
<td>Private Pay</td>
<td>6,405</td>
<td>25,620</td>
</tr>
<tr>
<td>Total Revenues</td>
<td>$182,355</td>
<td>$729,420</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Expenses</td>
<td>$179,524</td>
<td>$612,117</td>
</tr>
</tbody>
</table>

Net Income: $2,831 for Year One and $117,303 for Year Three.

The incremental caseload during the first and third years related to the added counties is as follows:

<table>
<thead>
<tr>
<th>County</th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Livingston</td>
<td>325</td>
<td>341</td>
</tr>
<tr>
<td>Ontario</td>
<td>375</td>
<td>394</td>
</tr>
<tr>
<td>Wayne</td>
<td>375</td>
<td>394</td>
</tr>
</tbody>
</table>

Utilization broken down 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>10.00%</td>
<td>10.00%</td>
</tr>
<tr>
<td>Commercial Fee-For-Service</td>
<td>20.00%</td>
<td>20.00%</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>65.00%</td>
<td>65.00%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>3.00%</td>
<td>3.00%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.00%</td>
<td>2.00%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the historical experience of the applicant’s existing CHHA. Revenues are reflective of the Medicaid Episodic Payment System.

**Capability and Feasibility**

There are no total project costs associated with this application.

Working capital requirements are estimated at $102,020, which is equivalent to two months of third year expenses. The applicant has indicated that the working capital requirement will be met via equity from the shareholders of L. Woerner, Inc. BFA Attachment A is the personal net worth statements of the shareholders of L. Woerner, Inc., which indicates the availability of sufficient funds for the working capital requirement.

The submitted budget indicates an incremental net income of $2,831 and $117,303 during the first and third years, respectively. Revenues are reflective of current payment rates as well as the recent implementation of the Medicaid Episodic Payment System. The budget appears reasonable.

BFA Attachment B is the 2012 and 2013 certified financial statements of L. Woerner, Inc. As shown on BFA Attachment B, the facility had an average negative working capital position and an average negative shareholders position during 2012 and 2013. The applicant has indicated that the reason for the average negative working capital position and the average negative shareholders position was the result of historical operating losses and Employment Stock Ownership Plan contributions. Also, the applicant incurred average net losses of $1,906,718 from 2012 through 2013. The applicant has indicated that the reason for the losses are as follows: Employment Stock Ownership Plan contributions of $1,000,000, expenses incurred due to the facility expanding into the newly acquired counties, and delays in receiving reimbursement from its two largest payors, Medicaid and Medicare, as the enrollment process took an average of nine months to complete for each of the newly acquired agencies. The applicant has indicated that they have improved Medicaid case mix, increased volumes and reduced costs through efficiencies implemented through new software technology.
BFA Attachment C is the May 31, 2014 internal financial statements of L. Woerner, Inc. As shown, the entity had a negative working capital position and a negative shareholders position through May 31, 2014. The applicant has indicated that the reason for the negative working capital position and the negative shareholders position is prior year historical losses and Employment Stock Ownership Plan contributions. Also, the facility incurred a net loss of $474,017 through May 31, 2014. The applicant has indicated that the reason for the loss was the result of start-up associated with providing home care in the ten new counties throughout New York State. The applicant has indicated that they have been significantly improved the revenue and merging of that segment of their business.

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.

<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>
MEMORANDUM

TO: Members of the Establishment and Project Review Committee
Public Health and Health Planning Council

FROM: Charles P. Abel
Deputy Director
Center for Health Care Facility Planning, Licensure and Finance

DATE: March 17, 2015

SUBJECT: CON #142261 Faxton St. Luke’s Healthcare
CON #142183 Utica Partners, LLC

The Department has received two applications to provide ESRD services in Madison County. Because both applications were received within the six-month batch period of July 1, 2014 to December 31, 2014, they may be considered concurrently, as set forth in 10 NYCRR Section 710.11. Each application also proposes to operate a total of eight dialysis stations, the number equal to the unmet need for dialysis stations in Madison County. Because it would be neither economical nor efficient to operate fewer than eight stations, only one application may be approved. Therefore, the two applications have been reviewed on a competitive basis.

Services and Operations

There are no significant differences in the services each proposed facility would offer, nor in their staffing and operations.

- Both facilities would be located in the city of Oneida, with proposed locations less than one mile apart.
- Each facility would run three shifts per day, six days per week by the third year of operation.
- Duration of treatment at each facility would be four hours, on average.
- Each facility would be adequately staffed with registered nurses and patient care technicians and run with appropriate medical supervision.
- Each facility would employ a registered dietitian and provide individualized nutritional guidance to patients at least once a month.

- Both facilities would offer in-center hemodialysis, home peritoneal dialysis training and support, and home hemodialysis training and support.

- There are no significant differences in the Dialysis Facility Compare “Star” ratings for dialysis operations of Faxton-St. Luke’s Healthcare and those for the New York State sites of American Renal Associates, the proposed corporate member of Utica Partners, LLC.

Costs

The Faxton-St. Luke’s Healthcare (FSLH) proposal and the Utica Partners proposal differ mainly in their projected costs. The FSLH application projects a cost of $171.36 per treatment compared to $287.98 at the Utica Partners facility.

The expense and utilization assumptions supporting the lower per treatment cost at the proposed FSLH facility are based on the historical experience of the hospital in operating other Article 28 chronic renal dialysis clinics in the Oneida and Madison counties. The lower projected cost per treatment likely reflects the fact that FSLH is an established provider of dialysis services in the area, with advantages in terms of start-up costs for the proposed site. These would include staff already trained in dialysis who could be deployed from other FSLH sites, as well as established administrative and treatment protocols and approved policies and procedures for dialysis care. The lower cost per treatment would also include efficiencies gained from the larger scale of FSLH dialysis operations and improvements made in operations and management over the years.

Conclusion

As an established provider of dialysis services in Oneida and Madison counties, Faxton-St. Luke’s Healthcare has both the experience and the patient base to operate an ESRD treatment facility, and to do so at a lower cost than the proposed Utica Partners, LLC facility under consideration. Approval of the Faxton-St. Luke’s Healthcare application is recommend.
Public Health and Health Planning Council

Project # 142261-C
Faxton-St Lukes Healthcare St Lukes Division

Program: Hospital
Purpose: Construction
County: Madison
Acknowledged: January 20, 2015

Executive Summary

Description
Faxton-St.Luke’s Healthcare (FSLH), an existing 370-bed, Article 28 not-for-profit, acute care hospital located at 1656 Champlain Ave, Utica, NY (Oneida County), requests approval for a new eight-station chronic renal dialysis center. The center will be located in leased space at 131 Main Street, Suite 101, Oneida, NY (Madison County). The leased space is also known as Oneida Plaza. The center will provide chronic renal dialysis services and both home hemodialysis and home peritoneal dialysis training and support.

FSLH is part of the Mohawk Valley Health System (MVHS), a not-for-profit healthcare organization which serves as the active parent of FSLH, St. Elizabeth Medical Center (SEMC), and several other health care entities providing senior care, nursing home, and home care services in the geographic area of Oneida, Herkimer, and Madison Counties.

FSLH currently provides dialysis services to 428 patients in Utica and the surrounding communities. For more than 13 years the hospital also operated an eight-station dialysis unit in Oneida at 221 Broad Street. However, the site’s lease agreement was not renewed and the dialysis clinic closed effective August 1, 2014. The applicant indicated that, at the time of closure, there were 31 patients being treated at the Oneida facility with an additional 17 patients on a waiting list. FSLH further indicated that they intended to reopen a dialysis unit in Oneida once suitable space could be located. The proposed eight-station unit would be able to accommodate the 48 patients over three shifts, six days per week. FSLH is also proposing to add home therapy services to this unit, which would include both home hemodialysis and home peritoneal dialysis training and support. Having home therapy services available in Oneida would allow patients the opportunity for treatment options closer to home and reopening a FSLH dialysis unit in Oneida would provide continuity of care.

OPCHSM Recommendation
Contingent Approval

Need Summary
Due to the recent closure of Faxton St. Luke’s dialysis facility in Madison County, a projected need of 8 stations has been created. Faxton St. Luke’s had operated an eight-station dialysis center in Utica until July 2014, when they were unable to negotiate a lease extension. Desirable treatment slots will be available to residents in the area upon approval of the CON. Residents who have been traveling outside of the county for treatment due to the recent loss of capacity will be able to return.

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
Project costs of $1,404,954 will be met via equity from FSLH’s current operations.

The projected budget based on the applicant’s utilization assumption of close to 100% is as follows:

<table>
<thead>
<tr>
<th>Budget:</th>
<th>Revenues: $2,754,482</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenses:</td>
<td>$1,530,099</td>
</tr>
<tr>
<td>Net Income:</td>
<td>$1,224,383</td>
</tr>
</tbody>
</table>
The Department has sensitized the budget to reflect utilization assumptions consistent with Part 709.4 of Title 10 NYCRR renal dialysis capacity expectations. The methodology projects 702 treatments per freestanding station per year (90% utilization) based on operating 2.5 patient shifts per day, 6 days per week, for 52 weeks per year. The sensitized budget is as follows:

<table>
<thead>
<tr>
<th>Sensitized Budget:</th>
<th>Revenues</th>
<th>$2,227,890</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Expenses</td>
<td>$1,357,153</td>
</tr>
<tr>
<td></td>
<td>Net Income</td>
<td>$870,737</td>
</tr>
</tbody>
</table>

The applicant’s and sensitized budgets demonstrate the capability to proceed in a financially feasible manner, and approval is recommended.
Recommendations

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

Office of Primary Care and 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 transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [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 applicant is required to submit Final Construction Documents, as described in BAER Drawing Submission Guidelines DSG-05, prior to the applicant’s start of construction for record purposes. [AES]
7. Per 710.9 the applicant shall notify the appropriate Regional Office at least two months in advance of the anticipated completion of construction date to schedule any required pre-opening survey. Failure to provide such notice may result in delays affecting both the pre-opening survey and authorization by the Department to commence occupancy and/or operations. [AES]
8. Compliance with all applicable sections of the NFPA 101 Life Safety Code (2000 Edition), and the State Hospital Code during the construction period is mandatory. This is to ensure that the health and safety of all building occupants are not compromised by the construction project. This may require the separation of residents, patients and other building occupants, essential resident/patient support services and the required means of egress from the actual construction site. The applicant shall develop an acceptable plan for maintaining the above objectives prior to the actual start of construction and maintain a copy of same on site for review by Department staff upon request. [AES]
9. The applicant must adhere to the Construction Completion Date (09/04/2015). The Department understands that unforeseen circumstances may delay the start and completion of the project. It is the responsibility of the applicant to request prior approval for any changes to the start and completion dates. [AES]

Council Action Date
April 16, 2015
**Need Analysis**

**Project Description**
Faxton St. Luke’s Healthcare, with Mohawk Valley Health System as its active parent, is an existing integrated delivery system operating two Hospitals and five Renal Dialysis extension clinics. Faxton St. Luke’s Healthcare is seeking approval to establish an eight-station free-standing chronic dialysis facility to be located at 131 Main Street, Oneida, NY 13421 in Madison County.

**Analysis**
The primary service area for the new facility will be Madison County, which had a population estimate of 72,382 for 2013. The percentage of the population aged 65 and over was 15.5%. The nonwhite population percentage was 4.9%. These are the two population groups that are most in need of end stage renal dialysis service. Comparisons between Madison County and New York State are listed below.

<table>
<thead>
<tr>
<th></th>
<th>Madison County</th>
<th>State Average</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age 65+</td>
<td>15.5%</td>
<td>14.4%</td>
</tr>
<tr>
<td>NonWhite</td>
<td>4.9%</td>
<td>29.1%</td>
</tr>
</tbody>
</table>

**Source:** U.S. Census 2014

**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 projected 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 is 15 patients per week, per station \((2.5 \times 6)\) \times 52 weeks] = 780 treatments per year. Assuming a 90% utilization rate based on the expected number of annual treatments (780), the projected number of annual treatments per free standing station is 702. The estimated average number of dialysis procedures each patient receives from a free standing station per year is 156.

- One hospital based station represents 499 projected treatments per year. This is based on the expectation that the hospital will operate 2.0 patient shifts per day at 6 days per week, which is 12 patients per week, per station \((2 \times 6)\) \times 52 weeks] = 624 treatments per year. Assuming an 80% utilization rate based on the expected number of annual treatments (624), the projected number of annual treatments per hospital station is 499. 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 free standing, 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 establishing additional free standing stations.

- There are currently 8 free standing chronic dialysis stations operating in Madison County and there are 0 stations in pipeline for a total of 8 stations.

- Based upon DOH methodology, the 8 existing free standing stations in Madison County could treat a total of 36 patients annually.
Projected Need

<table>
<thead>
<tr>
<th></th>
<th>2013</th>
<th>2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Patients Treated</td>
<td>50</td>
<td>52</td>
</tr>
<tr>
<td>Total Residents Treated</td>
<td>70</td>
<td>73</td>
</tr>
<tr>
<td>*Projected Patients Treated</td>
<td>*</td>
<td>*</td>
</tr>
<tr>
<td>*Projected Residents Treated</td>
<td>*</td>
<td>*</td>
</tr>
<tr>
<td>Free Standing Stations Needed</td>
<td>11</td>
<td>12</td>
</tr>
<tr>
<td>Existing Stations</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Total Stations (Including Pipeline)</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Net new stations from this project</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Unmet Need With Approval</td>
<td>-5</td>
<td>0</td>
</tr>
</tbody>
</table>

*Based upon an estimate of a one percent annual increase

The data in the first row, "Free Standing 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 three 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 2013.

A one percent growth rate was used based on the lack of need in surrounding counties for additional stations, the decreasing trend in population, the lack of minority groups within the county and the above state average of elderly patients. The recent closure of dialysis stations in Madison County created a need for eight additional dialysis stations in the area. Adding this new facility will add options for residents and desirable time slots may be more readily available.

Conclusion
This project will result in eight net new chronic dialysis stations to be located in Madison County. Currently there is documented unmet need, and the addition of these stations will help to provide the necessary resources and absorb remaining need. As an established provider in the county, the applicant has both the experience and the patient base required to successfully operate an ESRD treatment facility.

Recommendation
From a need perspective, approval is recommended.

Program Analysis

Project Proposal
Faxton St. Luke’s Healthcare (FSLH) seeks approval to establish and construct an eight station chronic renal dialysis center at 131 Main Street in Oneida.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Faxton St. Luke’s Healthcare</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doing Business As</td>
<td>Faxton St. Luke’s Healthcare—Oneida Dialysis Center</td>
</tr>
<tr>
<td>Site Address</td>
<td>131 Main Street, Suite 101</td>
</tr>
<tr>
<td></td>
<td>Oneida (Madison County)</td>
</tr>
<tr>
<td>Approved Services</td>
<td>Chronic Renal Dialysis (8 Stations) and Home Hemodialysis Training &amp; Support Home Peritoneal Dialysis Training &amp; Support</td>
</tr>
<tr>
<td>Shifts/Hours/Schedule</td>
<td>Three (3) shifts, six (6) days per week Monday through Saturday, 5 am to 9 pm</td>
</tr>
</tbody>
</table>
### Staffing (1st Year / 3rd Year)
8.6 FTEs increasing to 12.0 FTEs by the 3rd year

**Medical Director(s)**

Charles Eldredge, MD  
Ahmad Mian, MD

**Emergency, In-Patient and Backup Support Services Agreement and Distance**

Expected to be provided by Faxton-St. Luke’s Healthcare  
21.2 miles / 33 minutes

### Character and Competence

The applicant has identified Drs. Charles Eldredge and Ahmad Mian to serve as Medical Directors of the proposed center. Both physicians completed nephrology fellowships, are active in private practice and are board-certified in Internal Medicine with subcertifications in Nephrology.

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 and employment history. These 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.

### Star Ratings - Dialysis Facility Compare (DFC)

The Centers for Medicare and Medicaid Services (CMS) and the University of Michigan Kidney Epidemiology and Cost Center have developed a methodology for rating each dialysis facility which may be found on the Dialysis Facility Compare website as a “Star Rating.” The method produces a final score that is based on quality measures currently reported on the DFC website and ranges from 1 to 5 stars. A facility with a 5-star rating has quality of care that is considered 'much above average' compared to other dialysis facilities. A 1- or 2- star rating does not mean that a facility provides poor care. It only indicates that measured outcomes were below average compared to other facilities. Star ratings on DFC are updated annually to align with the annual updates of the standardized measures.

The DFC website currently reports on 9 measures of quality of care for facilities. The measures used in the star rating are grouped into three domains by using a statistical method known as Factor Analysis. Each domain contains measures that are most correlated. This allows CMS to weight the domains rather than individual measures in the final score, limiting the possibility of overweighting quality measures that assess similar qualities of facility care.

To calculate the star rating for a facility, each domain score between 0 and 100 by averaging the normalized scores for measures within that domain. A final score between 0 and 100 is obtained by averaging the three domain scores (or two domain scores for peritoneal dialysis-only facilities). Finally, to recognize high and low performances, facilities receive stars in the following way:

- Facilities with the top 10% final scores were given a star rating of 5.
- Facilities with the next 20% highest final scores were given 4 stars.
- Facilities within the middle 40% of final scores were given 3 stars.
- Facilities with the next 20% lowest final scores were given 2 stars.
- Facilities with the bottom 10% final scores were given 1 star.
The applicant disclosed interest in the following facilities whose Star Ratings are provided below:

<table>
<thead>
<tr>
<th>Facility Name</th>
<th>Address</th>
<th>Star Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Faxton-St. Lukes Healthcare</td>
<td>1676 Sunset Ave, Utica, NY</td>
<td>★★★★★</td>
</tr>
<tr>
<td>Faxton-St. Lukes Healthcare - Hamilton</td>
<td>10 Eaton Street, Suite 102, Hamilton, NY</td>
<td>★★★★</td>
</tr>
<tr>
<td>Faxton-St. Lukes Healthcare - Herkimer</td>
<td>201 East State Street, Herkimer, NY</td>
<td>★★★★</td>
</tr>
<tr>
<td>Faxton-St. Lukes Healthcare - Masonic</td>
<td>2150 Bleecker Street, Utica, NY</td>
<td>★★★★</td>
</tr>
<tr>
<td>Faxton-St. Lukes Healthcare - Rome</td>
<td>91 Perimeter Rd - Griffiss Park, Rome, NY</td>
<td>★★★★</td>
</tr>
<tr>
<td>FSLH-St. Lukes Home Renal Dialysis</td>
<td>1650 Champlin Avenue, Utica, NY</td>
<td>Not enough quality measure data to calculate Star Rating.</td>
</tr>
</tbody>
</table>

Source: [http://www.medicare.gov/dialysisfacilitycompare](http://www.medicare.gov/dialysisfacilitycompare)

**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 they will occupy, as summarized below:

<table>
<thead>
<tr>
<th>Date</th>
<th>November 24, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premises</td>
<td>131 Main Street, Oneida, NY (approximately 6,139 sq. ft.)</td>
</tr>
<tr>
<td>Lessor</td>
<td>COSBROS Properties, LLC</td>
</tr>
<tr>
<td>Lessee</td>
<td>Faxton St. Luke’s Healthcare</td>
</tr>
<tr>
<td>Term</td>
<td>10 years with (1) additional 5 year renewal options</td>
</tr>
</tbody>
</table>
| Rental            | From 12/1/2014 - 5/31/2015 is the tenant’s free rent period  
|                   | From 6/1/2015 and continuing until tenant’s receipt of certificate of occupancy, annual rent is $39,166.80 ($3,263.90 monthly or $6.38 per sq. ft.)  
|                   | From the 1st of the month following tenant’s receipt of certificate of occupancy:  
|                   | o Years 1-5 annual rent is $78,272.28 ($6,522.69 monthly or $12.75 per sq. ft.)  
|                   | o Years 6-10 annual rent is $81,341.75 ($6,778.48 monthly or $13.25 per sq. ft.) |
| Provisions        | The lessee shall be responsible for maintenance and utilities |

The applicant has indicated that the lease arrangement is an arm’s length lease. The applicant has submitted letters from 2 NYS licensed realtors attesting to the rent reasonableness.
**Total Project Cost and Financing**

Total project cost, which is for renovation and demolition and the acquisition of movable equipment, is estimated at $1,404,954, further broken down as follows:

- Renovation and Demolition $740,446
- Design Contingency $9,593
- Construction Contingency $74,044
- Architect/Engineering Fees $95,933
- Movable Equipment $417,759
- Telecommunications $60,983
- CON Fee $2,000
- Additional Processing Fee $4,196
- Total Project Cost $1,404,954

Project costs are based on a construction start date of May 6, 2015, and a five-month construction period.

The applicant’s financing plan appears as follows:

- Equity from FSLH $1,404,954

**Operating Budget**

The applicant has submitted an operating budget, in 2015 dollars, for Years 1 and 3 of operations, as summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>$1,155,336</td>
<td>$1,439,424</td>
</tr>
<tr>
<td>Medicaid Fee-For-Service</td>
<td>93,456</td>
<td>$140,018</td>
</tr>
<tr>
<td>Commercial Fee-For-Service</td>
<td>$897,000</td>
<td>$1,175,040</td>
</tr>
<tr>
<td><strong>Total Revenues</strong></td>
<td>$2,145,792</td>
<td>$2,754,482</td>
</tr>
<tr>
<td><strong>Expenses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,008,882</td>
<td>$1,340,827</td>
</tr>
<tr>
<td>Capital</td>
<td>$189,272</td>
<td>$189,272</td>
</tr>
<tr>
<td><strong>Total Expenses</strong></td>
<td>$1,198,154</td>
<td>$1,530,099</td>
</tr>
<tr>
<td><strong>Net Income</strong></td>
<td>$947,638</td>
<td>$1,224,383</td>
</tr>
<tr>
<td><strong>Utilization (Treatments)</strong></td>
<td>7,176</td>
<td>9,792</td>
</tr>
<tr>
<td>Percent Occupancy</td>
<td>82.14%</td>
<td>98.08%</td>
</tr>
<tr>
<td><strong>Cost Per Treatment</strong></td>
<td>$166.97</td>
<td>$156.26</td>
</tr>
</tbody>
</table>

Utilization broken down by payor source for Years 1 and 3 is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Medicare Fee-For-Service</strong></td>
<td>5,023 70%</td>
<td>6,855 70%</td>
</tr>
<tr>
<td><strong>Medicaid Fee-For-Service</strong></td>
<td>718 10%</td>
<td>979 10%</td>
</tr>
<tr>
<td><strong>Commercial Fee-For-Service</strong></td>
<td>1,435 20%</td>
<td>1,958 20%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>7,176 100%</td>
<td>9,792 100%</td>
</tr>
</tbody>
</table>
Treatments broken down by Category for Years 1 and 3 are as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chronic Renal Dialysis</td>
<td>6,024</td>
<td>7,488</td>
</tr>
<tr>
<td>Home Hemodialysis training and support</td>
<td>480</td>
<td>960</td>
</tr>
<tr>
<td>Home Peritoneal Dialysis training and support</td>
<td>672</td>
<td>1,344</td>
</tr>
<tr>
<td>Total</td>
<td>7,176</td>
<td>9,792</td>
</tr>
</tbody>
</table>

Projected FTEs for years 1 and 3 are 8.6 FTEs and 12.0 FTEs, respectively.

Breakeven utilization is projected at 4,007 treatments for year 1 (45.87%) and 5,440 treatments for year 3 (54.49%).

The methodology for evaluating chronic renal dialysis capacity is specified in Part 709.4 of Title 10 NYCRR. The Department's methodology projects that 1 freestanding station represents 702 treatments per year (at 90% utilization) based on the expectation that the center will operate 2.5 patient shifts per day, 6 days per week, for 52 weeks per year. The applicant's total treatments for the 8 stations would be as follows for both Years 1 and 3: 702 treatments * 8 stations = 5,616 treatments. FSLH's projected utilization is significantly higher than the total 5,616 treatments expected for an 8 station chronic renal dialysis clinic. Therefore, the applicant's Years 1 and 3 budgets have been sensitized to reflect utilization expectations consistent with the Department's methodology. The sensitized treatments, FTEs, and budgets are shown below.

Sensitized treatments broken down by Category for Years 1 and 3 are as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chronic Renal Dialysis</td>
<td>5,616</td>
<td>5,616</td>
</tr>
<tr>
<td>Home Hemodialysis training and support</td>
<td>480</td>
<td>960</td>
</tr>
<tr>
<td>Home Peritoneal training and support</td>
<td>672</td>
<td>1,344</td>
</tr>
<tr>
<td>Total</td>
<td>6,768</td>
<td>7,920</td>
</tr>
</tbody>
</table>

Sensitized FTEs for Years 1 and 3 are 8.11 FTEs and 9.71 FTEs, respectively, based on the following:
- Total Projected Treatments / Total Projected FTEs = Number of Treatments per FTE
- Sensitized Treatments / Number of Treatments per FTE = Sensitized Number of FTEs

The sensitized year 1 and year 3 budgets are as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicare Fee- For- Service</td>
<td>$1,089,648</td>
<td>$1,164,240</td>
</tr>
<tr>
<td>Medicaid Fee- For- Service</td>
<td>88,142</td>
<td>113,250</td>
</tr>
<tr>
<td>Commercial Fee- For- Service</td>
<td>846,000</td>
<td>950,400</td>
</tr>
<tr>
<td>Total Revenues</td>
<td>2,023,790</td>
<td>$2,227,890</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Category</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$969,383</td>
<td>$1,167,881</td>
</tr>
<tr>
<td>Capital</td>
<td>$189,272</td>
<td>$189,272</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>1,158,654</td>
<td>1,357,153</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Category</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Income</td>
<td>$865,136</td>
<td>$870,737</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Category</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Utilization (Treatments)</td>
<td>6,768</td>
<td>7,920</td>
</tr>
<tr>
<td>Percent Occupancy</td>
<td>77.47%</td>
<td>79.33%</td>
</tr>
<tr>
<td>Cost Per Treatment</td>
<td>$171.20</td>
<td>$171.36</td>
</tr>
</tbody>
</table>
Expense and utilization assumptions are based on the historical operating experience of the applicant in operating other Article 28 chronic renal dialysis clinics in the area.

**Capability and Feasibility**

Project costs of $1,404,954 will be met entirely through equity from FSLH.

Working capital requirements are estimated at $255,017 which is equivalent to two months of Year 3 expenses. The working capital requirement will be entirely funded through equity from FSLH.

BFA Attachment B is the 2012 and 2013 certified financial statements of Faxton-St. Luke’s Healthcare, which indicates sufficient liquid assets to cover all of the equity requirements associated with this CON. The facility has maintained both positive working capital and net asset positions for the period. Additionally, the facility averaged a $901,203 net loss during this period. The 2013 loss of ($5,921,019) is due to the following items: decrease in patient volume, increase in local competition, and reduction in overall reimbursement. In order to rectify these issues the facility has implemented several cost savings initiatives, the main initiative being the affiliation of FSLH with Mohawk Valley Health Systems, which allowed the facility to eliminate unnecessary redundant expenses.

BFA Attachment C is the internal financial statements of Faxton-St. Luke’s Healthcare for the period 1/1/2014 through 12/31/14. The entity generated both positive working capital and net asset positions, and had a net loss of ($1,996,943) for the period. The loss is due to the following items: decrease in patient volume, increase in local competition and reduction in overall reimbursement. As stated earlier, the facility is now affiliated with MVHS and is in the process of implementing several initiatives in order to eliminate unnecessary redundant expenses within the system. These initiatives have already allowed the facility to reduce their overall loss by over $3.9 million dollars by the end of 2014.

The submitted budget indicates a net income of $947,638 and $1,224,383 will be generated during Years 1 and 3, respectively. Revenues are based on the current reimbursement methodologies for dialysis services. The submitted budget does not reflect utilization expectations per the Department’s need methodology for freestanding end stage renal dialysis clinics and has been sensitized accordingly. The Department’s sensitized budget indicates a net income of $865,136 and $870,737 will be generated during Years 1 and 3, respectively. Revenues are based on the current reimbursement methodologies for dialysis services. The sensitized budget appears reasonable.

The applicant has demonstrated the capability to proceed in a financially feasible manner.

**Recommendation**

From a financial perspective, approval is recommended.

---

**Attachments**

<table>
<thead>
<tr>
<th>Attachment A</th>
<th>Organizational Chart of Mohawk Valley Health System (MVHS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attachment C</td>
<td>Internal Financial Statements of Faxton-St. Luke’s Healthcare for the period 1/1/2014-12/31/14</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Utica Partners, LLC d/b/a Dialysis Center of Oneida (Utica Partners), an existing New York State limited liability company, requests approval for the establishment and construction of an 8-station freestanding Article 28 chronic renal dialysis center. The center will provide the following services: chronic renal dialysis, home hemodialysis training and support, home peritoneal dialysis training and support, nutrition, and social work services. The center will be housed in leased space located at 600 Old County Road, Suite 435, Oneida (Madison County). The leased space is also known as 2142 Glenwood Shopping Plaza.

The proposed members of Utica Partners and their ownership percentages are as follows: American Renal Associates, LLC (ARA) at 51% and Dr. Emile Wassel at 49%.

ARA is a subsidiary of American Renal Holdings, Inc. (ARH), a national provider of renal dialysis centers. ARH, a subsidiary of American Renal Associates Holding, Inc. (ARAH), owns and operates 154 dialysis clinics in 22 states and the District of Columbia. As a subsidiary of ARH, ARA does not have separate certified financial statements. Therefore, ARA has provided the 2012 and 2013 certified financial statements of ARH to show their financial feasibility. ARH's certified statements are provided as BFA Attachment C.

ARA currently co-operates the following New York State chronic renal dialysis centers:
- Mohawk Valley Dialysis Center, Inc. (opened 9/1/2012);
- Plattsburgh Dialysis, LLC (acquired 12/1/2013);
- Elizabethtown Center, LLC (acquired 4/1/2014);
- Plattsburgh Associates, LLC d/b/a Hastings Hemodialysis Center (acquired 8/1/2014); and
- Massena Center, LLC (acquired 1/1/2015).

OPCHSM Recommendation
Disapproval on the basis of Need

Need Summary
Although the applicant has demonstrated that it could meet the need for eight additional dialysis stations in Madison County, this application has been reviewed competitively with that of CON 142261, submitted by Faxton-St. Luke’s Healthcare (FSLH), also proposing to operate an eight-station dialysis facility in the city of Oneida. The FSLH project has been selected for approval, which will fulfill the remaining need for eight dialysis stations in Madison County. Therefore, there is no need for the eight stations requested by Utica Partners, LLC.
**Recommendations**

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

**Office of Primary Care and Health Systems Management**  
Disapproval on the basis of Need

**Council Action Date**  
April 16, 2015
Need Analysis

Background
Utica Partners, LLC, dba Dialysis Center of Oneida, is an existing limited liability company seeking approval to establish an 8 station free-standing chronic dialysis facility to be located at 2142 Glenwood Shopping Plaza, Oneida, NY 13421 in Madison County.

Need Summary
Due to the recent closure of an eight-station facility in Madison County, a projected need of eight stations has been created. Desirable treatment slots will be available to residents in the area upon approval of the CON. Residents who have been traveling outside of the county for treatment will also be able to return. The facility will add eight operating stations with two shells. Should the need arise, the facility will submit an additional CON for approval by the department to activate the shell stations.

Analysis
The primary service area for the new facility will be Madison County, which had a population estimate of 72,382 for 2013. The percentage of the population aged 65 and over was 15.5%. The nonwhite population percentage was 4.9%. These are the two population groups that are most in need of end stage renal dialysis service. Comparisons between Madison County and New York State are listed below.

<table>
<thead>
<tr>
<th>Madison County</th>
<th>State Average</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age 65+</td>
<td>15.5%</td>
</tr>
<tr>
<td>NonWhite</td>
<td>4.9%</td>
</tr>
<tr>
<td></td>
<td>14.4%</td>
</tr>
<tr>
<td></td>
<td>29.1%</td>
</tr>
<tr>
<td>Source: U.S. Census 2014</td>
<td></td>
</tr>
</tbody>
</table>

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 projected 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 is 15 patients per week, per station [(2.5 x 6) x 52 weeks] = 780 treatments per year. Assuming a 90% utilization rate based on the expected number of annual treatments (780), the projected number of annual treatments per free standing station is 702. The estimated average number of dialysis procedures each patient receives from a free standing station per year is 156.
- One hospital based station represents 499 projected treatments per year. This is based on the expectation that the hospital will operate 2.0 patient shifts per day at 6 days per week, which is 12 patients per week, per station [(2 x 6) x 52 weeks] = 624 treatments per year. Assuming an 80% utilization rate based on the expected number of annual treatments (624), the projected number of annual treatments per hospital station is 499. 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 free standing, 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 establishing additional free standing stations.
- There are currently 8 free standing chronic dialysis stations operating in Madison County and there are 0 stations in pipeline for a total of 8 stations.
- Based upon DOH methodology, the 8 existing free standing stations in Madison County could treat a total of 36 patients annually.
### Projected Need

<table>
<thead>
<tr>
<th></th>
<th>2013</th>
<th>2017</th>
<th><em>Projected</em> Total Patients Treated</th>
<th><em>Projected</em> Residents Treated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Patients Treated</td>
<td>50</td>
<td>70</td>
<td>52</td>
<td>73</td>
</tr>
<tr>
<td>Total Residents Treated</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Free Standing Stations Needed</td>
<td>11</td>
<td>16</td>
<td>12</td>
<td>16</td>
</tr>
<tr>
<td>Existing Stations</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Total Stations (Including Pipeline)</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Net new stations from this project</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Unmet Need With Approval</td>
<td>-5</td>
<td>0</td>
<td>-4</td>
<td>0</td>
</tr>
</tbody>
</table>

*Based upon an estimate of a one percent annual increase*

The data in the first row, "Free Standing 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 three 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 2013.

A one percent growth rate was used based on the lack of need in surrounding counties for additional stations, the decreasing trend in population, the lack of minority groups within the county and the above state average of elderly patients.

The recent closure of dialysis stations in Madison County created a need for 8 dialysis stations in the area. Adding this new facility will add options for residents and desirable time slots may be more readily available.

**Conclusion**

Although the applicant has demonstrated that it could meet the need for eight additional dialysis stations in Madison County, this application has been reviewed competitively with that of CON 142261, submitted by Faxton-St. Lukes’s Healthcare (FSLH), also proposing to operate an eight-station dialysis facility in the city of Oneida. The FSLH application projects a cost of $171.36 per treatment compared to $287.98 at the Utica Partners facility. The expense and utilization assumptions supporting the lower per treatment cost at the proposed FSLH facility are based on the historical experience of the hospital in operating other Article 28 chronic renal dialysis clinics in the Oneida and Madison counties. The lower projected cost per treatment likely reflects the fact that FSLH is an established provider of dialysis services in the area, with advantages in terms of start-up costs for the proposed site. These would include staff already trained in dialysis who could be deployed from other FSLH sites, as well as established administrative and treatment protocols and approved policies and procedures for dialysis care. The lower cost per treatment would also include efficiencies gained from the larger scale of FSLH dialysis operations and improvements made in operations and management over the years. Based on the foregoing, the FSLH project has been selected for approval, which will fulfill the remaining need for eight dialysis stations in Madison County. Therefore, there is no need for the eight stations requested by Utica Partners, LLC.

**Recommendation**

From a need perspective, disapproval is recommended.
Executive Summary

Description
NYP Community Programs, Inc. (NYPCP), an existing not-for-profit corporation, requests approval to become the active parent and co-operator of New York Hospital Medical Center of Queens (NYHQ), a 535-bed, voluntary not-for-profit, acute care hospital located at 56-45 Main Street, Flushing (Queens County). Upon approval of this application, the hospital will be renamed New York-Presbyterian/Queens (NYP/Q). NYPCP will be the sole member of NYP/Q. The sole member of NYPCP is The New York and Presbyterian Hospital, which serves in a passive parent capacity.

The purpose of this transaction is to establish a more integrated system with the objective of improving quality, increasing access and lowering the costs of health care in the communities served by NYHQ. There will be no change in authorized services or the number or type of beds as a result of approval of this project. Also, there are no projected changes in the utilization, revenues or expenses of NYHQ as a direct result of this project. The hospital will remain a separate not-for-profit corporation licensed under Article 28 of the Public Health Law, maintaining its separate operating certificate.

As active parent and co-operator, NYPCP will have the following rights, powers and authorities with respect to NYP/Q:

- Adoption or approval of operating policies and procedures of NYP/Q;
- Approval of certificate of need applications filed by or on behalf of NYP/Q;
- Approval of any indebtedness of NYP/Q;
- Approval of management or clinical service contracts of NYP/Q;
- Adoption or approval of any amendment, repeal or other change to the organizational documents (including the Certificate of Incorporation and Bylaws) of NYP/Q, including the adoption of any new By-Laws of NYPQ; and
- Approval of settlements of administrative or other litigation or proceedings to which NYPQ is a party.

BFA Attachment A is the organizational chart of NYP Community Programs, Inc. post-closing.

OPCHSM Recommendation
Contingent Approval

Need Summary
This transition will help establish an integrated health system and is expected to improve quality of care while expanding access. The facility is expected to continue servicing the patients in Queens County as it has in the past with a more streamlined approach. There will be no changes in beds, services or utilization with this project.

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 applicant has demonstrated the capability to proceed in a financially feasible manner and approval is recommended.
**Recommendations**

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

**Office of Primary Care and Health Systems Management**

**Approval contingent upon:**
1. Submission of the executed Certificate of Amendment of the Certificate of Incorporation of NYP Community Programs, Inc., acceptable to the Department. [CSL]
2. Submission of the finalized Amended and Restated Bylaws of NYP Community Programs, Inc., acceptable to the Department. [CSL]
3. Submission of the executed Restated Certificate of Incorporation of The New York Hospital Medical Center of Queens, acceptable to the Department. [CSL]
4. Submission of the finalized Bylaws of New York-Presbyterian/Queens, acceptable to the Department. [CSL]

**Approval conditional upon:**
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

**Council Action Date**
April 16, 2015
**Need Analysis**

**Project Description**
NYP Community Programs, Inc. seeks approval to be established as the active parent and co.operator of New York Hospital Medical Center of Queens (NYHQ), a 535 bed voluntary not for profit facility located at 56-45 Main Street Flushing, New York 11355 in Queens County.

**Background**

<table>
<thead>
<tr>
<th>New York Hospital Medical Center of Queens</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Category</strong></td>
</tr>
<tr>
<td>Top of Form AIDS</td>
</tr>
<tr>
<td>Coronary Care</td>
</tr>
<tr>
<td>Intensive Care</td>
</tr>
<tr>
<td>Maternity</td>
</tr>
<tr>
<td>Medical / Surgical</td>
</tr>
<tr>
<td>Neonatal Continuing Care</td>
</tr>
<tr>
<td>Neonatal Intensive Care</td>
</tr>
<tr>
<td>Neonatal Intermediate Care</td>
</tr>
<tr>
<td>Pediatric</td>
</tr>
<tr>
<td>Transitional Care</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

**Conclusion**
This project will allow the health system to operate in a more cost effective manner, provide a more streamlined patient health system, and offer better access to care.

From a need perspective, approval is recommended.

**Program Analysis**

**Project Proposal**
NYP Community Programs, Inc. (NYPCP), an existing not-for-profit corporation, seeks approval to become the active parent and co-operator of New York Hospital Medical Center of Queens (NYHQ). The purpose of this transaction is to establish a coordinated and integrated system that will improve quality, increase access and lower costs of health care in the communities the hospital serves. No projected changes in staffing, authorized services, or the number or type of beds are anticipated as a result of the proposed change in governance structure.

New York Hospital Medical Center of Queens, now a 535-bed voluntary acute care hospital located at 56-45 Main Street in Flushing (Queens County), originally began operations in Manhattan in 1892 under the leadership of the Salvation Army. In 1957, the facility, then known as Booth Hospital, relocated to Queens. In the early 90’s, it became an affiliate of New York Hospital and was renamed The New York Hospital Medical Center of Queens, later shortened to New York Hospital Queens. In 1997, the hospital became a member of the New York-Presbyterian Healthcare System following a merger of The New York Hospital and The Presbyterian Hospital. Upon approval of this project, the hospital will be renamed New York-Presbyterian/Queens (NYP/Q).
The sole member of NYPCP is The New York and Presbyterian Hospital which serves in a passive parent capacity. Upon approval, NYPCP will have the ability to exercise Article 28 active powers and gain oversight with respect to day-to-day-operations over the following:

**New York Hospital Medical Center of Queens (NYHQ)**

*and*

**NYHQ Extension Clinics**

- The Cardiac Health Center (Fresh Meadows)
- Obstetrical Clinic at NYMCQ (Fresh Meadows)
- NYHQ Special Care Center (Flushing)
- NYHQ – Primary Medical Care Clinic (Fresh Meadows)
- NYHQ Center for Wound Healing at Silvercrest (Jamaica)
- NYHQ Eye Center (Flushing)
- Medical Extension Clinic of NYMCQ (Flushing)
- Trude Weishaupt Memorial Satellite Dialysis Center (Fresh Meadows)
- Jackson Heights Family Health Center (Jackson Heights)
- Immediate Care Center (Astoria)
- Hollis Women’s Center (Hollis)
- Family Health Center (Flushing)
- Center for the Developmental Disability & Neuro Science Center (Flushing)
- NYHQ Pediatric Asthma Van (Long Island City)

**Character and Competence**

The proposed Directors for NYP Community Programs, Inc. are:

<table>
<thead>
<tr>
<th><strong>NYPCP</strong></th>
<th><strong>Title</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>John J. Mack</td>
<td>New York-Presbyterian Hospital, Trustee</td>
</tr>
<tr>
<td>Jeffrey W. Greenberg</td>
<td>New York-Presbyterian Hospital, Trustee</td>
</tr>
<tr>
<td>Arthur J. Hedge, Jr.</td>
<td>New York-Presbyterian Hospital, Trustee</td>
</tr>
<tr>
<td>Alfred F. Kelly, Jr.</td>
<td>New York-Presbyterian Hospital, Trustee</td>
</tr>
<tr>
<td>Ivan G. Seidenberg</td>
<td>New York-Presbyterian Hospital, Trustee</td>
</tr>
<tr>
<td>Seymour Sternberg</td>
<td>New York-Presbyterian Hospital, Trustee</td>
</tr>
<tr>
<td>Steven J. Corwin, MD</td>
<td>New York-Presbyterian Hospital, CEO &amp; Trustee</td>
</tr>
</tbody>
</table>

The proposed directors of New York Presbyterian/Queens following the establishment of NYPCP as the Hospital’s active parent are:

- Laura L. Forese, MD, MPH  Phyllis Lantos
- Gary J. Zuar  Brian Regan
- Jaclyn Mucaria  Kerry DeWitt
- Cam Patterson, MD  Kimlee Roldan-Sanchez
- Richard Gemming  Arthur Dawson
- Wen-Hui Chiang  Joseph R. Ficalora

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.
From a programmatic perspective, approval is recommended.

<table>
<thead>
<tr>
<th>Financial Analysis</th>
</tr>
</thead>
</table>

**Capability and Feasibility**
There are no issues of capability or feasibility, as there are no project costs or budgets associated with this application.

BFA Attachment B is the 2012 and 2013 certified financial statements of The New York and Presbyterian Hospital. As shown, the hospital had an average positive working capital position and an average positive net asset position from 2012 through 2013. Also, the hospital achieved an average operating income of $197,785,500 from 2012 through 2013.

BFA Attachment C is the November 30, 2014 internal financial statements of The New York and Presbyterian Hospital. As shown, the hospital had a positive working capital position and a positive net asset position through the period November 30, 2014. Also, the entity achieved an operating income of $178,145,000 through November 30, 2014.

BFA Attachment D is the 2012 and 2013 certified financial statements of New York Medical Center of Queens. As shown, the entity had an average positive working capital position and an average positive net asset position from 2012 through 2013. Also, the entity incurred an average loss of $2,903,500 from 2012 through 2013. The applicant indicated that the reason for the losses was the result of changes in the healthcare environment that led to changes in payor mix from Commercial to Medicaid. The hospital's management team worked with an outside consultant to identify and implement an action plan to improve their financial position. The action plan included implementation of over 30 initiatives in the following categories: hospital and physician revenue cycle improvements, supply chain and pharmaceutical sourcing, and labor productivity and staffing changes. The hospital also strategized to increase patient volumes, reduce length of stay, and reduce unnecessary testing/resource utilization. The initiatives generated over $8M in fiscal impact in 2014, with continued savings in 2015. Further projects for financial improvement are targeted for additional savings in 2015.

BFA Attachment E is the November 30, 2014 internal financial statements of New York Medical Center of Queens. As shown, the entity had a positive working capital position and a positive net asset position through November 30, 2014. Also, the entity achieved an excess of revenues over expenses of $15,586,000 through November 30, 2014.

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.

<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>
</tbody>
</table>
Project # 142197-B
Surgical Pain Center of the Adirondacks LLC

Program: Diagnostic and Treatment Center
Purpose: Establishment and Construction
County: Clinton
Acknowledged: November 14, 2014

Executive Summary

Description
Surgical Pain Center of the Adirondacks, LLC, a to-be-formed limited liability company, requests approval for the establishment and construction of a single specialty freestanding ambulatory surgery center to perform pain management procedures including, but not limited to, procedures of the spine. The center will be located in leased space of a newly built single story building at Feathers Drive, Plattsburgh (Clinton County).

The sole proposed member of Surgical Pain Center of the Adirondacks, LLC is Dr. Thierry Bonnabesse, who is board certified in Physical Medicine and Rehabilitation and Pain Medicine.

OPCHSM Recommendation
Contingent Approval with an expiration of the operating certificate five (5) years from the date of its issuance.

Need Summary
Surgical Pain Center of the Adirondacks, LLC, a to-be-formed limited liability company, proposes to establish and construct a single specialty Article 28 diagnostic and treatment center to perform pain management procedures at Feathers Drive, Plattsburgh in Clinton County. The procedures to be performed at SPCA are presently being performed in physicians' private offices.

The number of projected procedures is 5,100 in Year 1 with Medicaid at 12.8 percent and charity care at 2.1 percent.

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 of $2,346,733 will be met with $256,000 in cash and a $2,090,733 bank loan at 4.5% over 25 years.

Budget: Revenues: $2,219,732
Expenses: 1,763,575
Gain: $456,157

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 project.

**Office of Primary Care and Health Systems Management**
Approval with an expiration of the operating certificate five (5) years from the date of its issuance, 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 building lease acceptable to the Department of Health. [BFA]

3. Submission of an executed loan commitment acceptable to the Department of Health. [BFA]

4. 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. Said reports should 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]

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 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]

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

8. The submission of State Hospital Code (SHC) Drawings and approval as described in BAER Drawing Submission Guidelines DSG-03 (See Attached). [AER]

9. Submission of a photocopy of the executed Operating Agreement of the applicant, acceptable to the Department. [CSL]

10. Submission of a photocopy of the executed Lease Agreement between TB Enterprise Development LLC, and the applicant, acceptable to the Department. [CSL]

11. Submission of the applicant’s executed Articles of Organization, acceptable to the Department. [CSL]
Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [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, as described in BAER Drawing Submission Guidelines DSG-05, prior to the applicant's request for, and Department’s granting approval for the start of construction. [AER]
7. The applicant shall start construction on or before June 1, 2015 and complete construction by April 1, 2016 upon the filing of Final Construction Documents in accordance with 10 NYCRR section 710.7. In accordance with 10 NYCRR Part 710.2(b)(5), if construction is not started on or before the start date, this shall constitute abandonment of the approval. In accordance with Part 710.10(a), this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
April 16, 2015
Need Analysis

Project Description
Surgical Pain Center of the Adirondacks, LLC (SPCA), a to-be-formed limited liability company, requests approval for the establishment and construction of a single specialty Article 28 ambulatory surgery center to perform pain management procedures. The proposed location is Feathers Drive, Plattsburgh, 12901, Clinton County. The facility will have two procedure rooms.

Analysis
The proposed service area includes Clinton County and parts of Franklin and Essex Counties. The number of projected procedures is 5,100 in year 1 and 5,350 in year 3. These projections are based on the current practices of the participating physicians.

The projected payor source utilization for year 1 and year 3 is as follows:

<table>
<thead>
<tr>
<th>142197: Projections</th>
<th>Year 1</th>
<th>Year 3</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Ins.-Managed Care</td>
<td>2,142</td>
<td>2,247</td>
<td>42.0%</td>
<td>42.0%</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>944</td>
<td>990</td>
<td>18.5%</td>
<td>18.5%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>653</td>
<td>685</td>
<td>12.8%</td>
<td>12.8%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>556</td>
<td>583</td>
<td>10.9%</td>
<td>10.9%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>107</td>
<td>112</td>
<td>2.1%</td>
<td>2.1%</td>
</tr>
<tr>
<td>Other</td>
<td>699</td>
<td>733</td>
<td>13.7%</td>
<td>13.7%</td>
</tr>
<tr>
<td>Total</td>
<td>5,101</td>
<td>5,350</td>
<td>100.0%</td>
<td>100.0%</td>
</tr>
</tbody>
</table>

There are no freestanding multi-specialty ASC’s in Clinton County. Champlain Valley Physicians Hospital (CVPH) is part of the University of Vermont Health Network; CVPH is opposing this project. CVPH Ambulatory Surgery Center (CVPH-ASC), a CVPH extension clinic, provides multi-specialty ambulatory surgery services. It is located at 77 Plaza Boulevard, Plattsburgh, 12901, in Clinton County, at a distance of approximately 1.1 miles from the proposed project.

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

Conclusion
With the approval of this project, the proposed ambulatory surgery services will be provided in an Article 28 facility rather than in a private practice office based setting. The facility will also represent a consolidation of services currently performed locally.

Recommendation
From a need perspective, contingent approval is recommended.
Program Analysis

Project Proposal
Surgical Pain Center of the Adirondacks, LLC seeks approval to establish and construct a single specialty ambulatory surgery center to provide pain management services.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Surgical Pain Center of the Adirondacks, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Address</td>
<td>Feather Drive, Plattsburgh (Clinton County)</td>
</tr>
<tr>
<td>Surgical Specialties</td>
<td>Single Specialty: Pain Management</td>
</tr>
<tr>
<td>Operating Rooms</td>
<td>1 (Class B)</td>
</tr>
<tr>
<td>Procedure Rooms</td>
<td>1 (Class C)</td>
</tr>
<tr>
<td>Hours of Operation</td>
<td>Monday through Friday from 8:00 am to 6:00 pm</td>
</tr>
<tr>
<td>Staffing (1st / 3rd Year)</td>
<td>14.0 FTEs / 14.5 FTEs</td>
</tr>
<tr>
<td>Medical Director</td>
<td>Thierry Bonnabesse, MD</td>
</tr>
<tr>
<td>Emergency, In-Patient &amp;</td>
<td>Expected to be provided by Champlain Valley Physicians Hospital Medical Center</td>
</tr>
<tr>
<td>Backup Support Services</td>
<td>1.0 miles/3 minutes</td>
</tr>
<tr>
<td>Agreement and Distance</td>
<td>Patients will be provided with the phone number of the Center and an on-call service will be available during non-operational hours.</td>
</tr>
</tbody>
</table>

Character and Competence
The sole member of the LLC is:

<table>
<thead>
<tr>
<th>Name</th>
<th>Membership Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thierry Bonnabesse, MD</td>
<td>100%</td>
</tr>
</tbody>
</table>

The sole member of Surgical Pain Center of the Adirondacks, LLC is Dr. Thierry Bonnabesse. Dr. Bonnabesse is a practicing physician who is board-certified in physical medicine and rehabilitation with board subcertification in Pain Medicine. He is the founder, owner and medical director of Champlain Spine and Pain Management.

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. Bonnabesse disclosed that he has one (1) 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.

Integration with Community Resources
Outreach to the underserved will include participation in community based education and awareness programs in the region in cooperation with Champlain Valley Physicians Hospital. The Center is committed to serving all persons in need of pain management care without regard to ability to pay or source of payment and charity care will be provided.
The applicant will be utilizing an electronic medical record (EMR) and intends on affiliating with all developing Accountable Care Organizations or Medical Homes. Further, for important clinical data exchange that may enhance the outcome of patient care, the facility plans on participating in the Hixny Network of Northeastern New York (a Health Information Exchange).

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

## Financial Analysis

### Lease Rental Agreement
The applicant will lease approximately 6,930 square feet of space of a single story building at Feathers Drive, Plattsburgh, NY 12901, under the terms of the proposed lease agreement summarized below:

<table>
<thead>
<tr>
<th>Lessor:</th>
<th>TB Enterprise Development, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lessee:</td>
<td>Surgical Pain Center of the Adirondacks, LLC</td>
</tr>
<tr>
<td>Term:</td>
<td>25 Years with two consecutive five year renewals.</td>
</tr>
<tr>
<td>Rental:</td>
<td>Rent is $164,802.96 per year ($13,733.58/month), $23.78/sq. ft. and will increase 5% for each renewal.</td>
</tr>
<tr>
<td>Provisions:</td>
<td>Utilities, maintenance, insurance and taxes.</td>
</tr>
</tbody>
</table>

The applicant has indicated that the lease will be a non-arm’s length lease arrangement, and has submitted letters from real estate brokers attesting to the reasonableness of the per square foot rental.

### Total Project Cost and Financing
Total project costs for new construction and the acquisition of movable equipment is estimated at $2,346,733, broken down as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Construction</td>
<td>$1,608,028</td>
</tr>
<tr>
<td>Design Contingency</td>
<td>160,603</td>
</tr>
<tr>
<td>Construction Contingency</td>
<td>101,352</td>
</tr>
<tr>
<td>Architect/Engineering Fees</td>
<td>155,925</td>
</tr>
<tr>
<td>Other Fees (Consulting)</td>
<td>50,000</td>
</tr>
<tr>
<td>Movable Equipment</td>
<td>256,000</td>
</tr>
<tr>
<td>Application Fee</td>
<td>2,000</td>
</tr>
<tr>
<td>Additional Processing Fee</td>
<td>12,825</td>
</tr>
<tr>
<td><strong>Total Project Cost</strong></td>
<td><strong>$2,346,733</strong></td>
</tr>
</tbody>
</table>

Project costs are based on a June 1, 2015 construction start date and a nine 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>Equity</td>
<td>$256,000</td>
</tr>
<tr>
<td>Bank Loan @4.5% over a 25 year term</td>
<td>$2,090,733</td>
</tr>
</tbody>
</table>

A letter of interest has been submitted by Glens Falls National Bank and Trust company on behalf of the applicant.
Operating Budget
The applicant has submitted an operating budget in 2015 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>$2,116,390</td>
<td>$2,219,732</td>
</tr>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,492,524</td>
<td>$1,547,584</td>
</tr>
<tr>
<td>Depreciation and Rent</td>
<td>215,991</td>
<td>215,991</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$1,708,515</td>
<td>$1,763,575</td>
</tr>
<tr>
<td>Net Income</td>
<td>$407,875</td>
<td>$456,157</td>
</tr>
<tr>
<td>Utilization (procedures)</td>
<td>5,100</td>
<td>5,350</td>
</tr>
<tr>
<td>Cost Per Procedure</td>
<td>$335.00</td>
<td>$329.64</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>First and Third Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Insurance-Managed Care</td>
<td>42.0%</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>18.5%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>12.8%</td>
</tr>
<tr>
<td>Self-Pay</td>
<td>10.9%</td>
</tr>
<tr>
<td>Other *</td>
<td>13.7%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.1%</td>
</tr>
</tbody>
</table>

*Other represents Workers Compensation.

Expense and utilization assumptions are based on the combined historical experience of the proposed physician member’s private practice. The applicant has submitted physician referral letters in support of utilization projections.

Capability and Feasibility
Project cost will be satisfied by a loan from Glens Falls National Bank and Trust company for $2,090,733 at stated terms, with the remaining $256,000 from proposed member’s equity.

Working capital requirements, estimated at $293,929, appear reasonable based on two months of third year expenses which will be provided from equity of the proposed member. BFA Attachment A is a summary of net worth statement of the proposed member of Surgical Pain Center of the Adirondacks, LLC, which indicates the availability of sufficient funds for the stated levels of equity. BFA Attachment B is the pro forma balance sheet of Surgical Pain Center of the Adirondacks, LLC as of the first day of operation, which indicates positive member’s equity position of $544,000.

The submitted budget indicates a net income of $407,875 and $456,157 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.

Recommendation
From a financial perspective, contingent approval is recommended.
Supplemental Information

Supplemental Information from Surrounding Hospitals

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:** Champlain Valley Physicians Hospital  
75 Beekman Street  
Plattsburgh, NY 12901

<table>
<thead>
<tr>
<th>Current OR Use (% of capacity)</th>
<th>Surgery Cases</th>
<th>Amb. Surg. Cases by Applicant Physicians</th>
<th>Reserved OR Time for Applicant Physicians</th>
</tr>
</thead>
<tbody>
<tr>
<td>55% main campus 27% off-campus ASC</td>
<td>Ambulatory 89%  Inpatient 11%</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

Champlain Valley Physicians Hospital (CVPH) argues that it has more than sufficient capacity to accommodate the cases projected by the applicant and that the establishment of the proposed ASC would be competitive, duplicative and constitute an increase in health care costs for the community. CVPH states further that the ASC would erode the hospital's operating margin and affect its ability to provide Medicaid based services such as its dental clinic and mental health services, which operate at a loss.

In 2012, CVPH had a working capital ratio of 1.70 and a loss of $5.3 million on revenues of $286.7 million. In 2013, the hospital’s working capital ratio was 1.97 and its operating gain was $2.8 million on revenues of $292.9 million. The hospital’s expenditures for charity care were $2.6 million in 2012 and $3.5 million in 2013. In 2012, CVPH experienced bad debt of $7.9 million. In 2013, its bad debt amounted to $6.8 million.

Supplemental Information from Applicant

**Need and Source of Cases:** The utilization projected for the proposed ASC are based on the current volume of cases now performed in the office-based practices of the applicant physicians. The applicant also states that the ASC will have the capacity to offer more complex procedures than are currently available in the physician office setting and for which area residents are now leaving the area to obtain.

**Staff Recruitment and Retention:** The applicant states that staff of the applicant physicians’ office-based surgery practices will be moved to the proposed ASC. Additional staff recruitment, if necessary, will be directed at the general marketplace.

**Office-Based Cases:** All of the cases projected for the proposed ASC are currently performed in office-based settings.

**DOH Comment**

Because the cases for the proposed ASC would be drawn exclusively from those currently performed in office-based settings, and therefore would not adversely affect the objecting hospital, the Department finds no basis for reversal or modification of the recommendation for approval of the proposed facility based on public need, financial feasibility and operator character and competence.
<table>
<thead>
<tr>
<th>BFA Attachment A</th>
<th>Summary Net Worth Statement of Proposed Member of Surgical Pain Center of the Adirondacks, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment B</td>
<td>Pro Forma Balance Sheet</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Specialists’ One-Day Surgery, LLC (SODS) is an existing proprietary Article 28 single-specialty (orthopedic) freestanding ambulatory surgery center (FASC) located at 190 Intrepid Lane, Syracuse (Onondaga County). SODS is requesting approval to add two members, Bradley Raphael, M.D. and Naven Duggal, M.D. Each new member will purchase 10 units of membership interest which, when issued, will represent a 3.2258% ownership interest for each in the Company. When combined with membership issuances over the prior four years to new members, the issuance of this membership interest to Drs. Raphael and Duggal will exceed 25% of the membership in SODS, and thus, requires approval by the Public Health and Health Planning Council.

The current and proposed operational interest in SODS is as follows:

<table>
<thead>
<tr>
<th>Members</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. Perry Cooke, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Stephen P. Bogosian, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>P. James Newman, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>I. Michael Vella, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Richard G. Zogby, Jr., M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>John J. Cambareri, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>John F. Fatti, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Norman A. Lasda, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Daniel C. Wnorowski, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Timothy Izant, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Glenn B. Axelrod, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Brett B. Greenky, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Seth S. Greenky, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Walter Short, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Warren E. Wulff, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Daniel J. Murphy, Jr., M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>John F. Parker, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Michael Clarke, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Thomas R. Hafer, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
<tr>
<td>Frederick Lemley, M.D.</td>
<td>3.4483%</td>
<td>3.2258%</td>
</tr>
</tbody>
</table>

| Robert L. Tiso, M.D.  | 2.0690%  | 1.9355%  |
| Joseph A. Catania, M.D. | 2.0690% | 1.9355% |
| Todd C. Battaglia, M.D. | 3.4483% | 3.2258% |
| Eric A. Tallarico, M.D. | 2.0690% | 1.9355% |
| J. Alan Lemley, M.D.   | 3.4483%  | 3.2258%  |
| Richard DiStefano, M.D. | 3.4483% | 3.2258% |
| Lawson R. Smart, M.D.  | 3.4483%  | 3.2258%  |
| Colin B. Harris, M.D.  | 3.4483%  | 3.2258%  |
| Mary C. Trusilo, M.D.  | 2.0690%  | 1.9355%  |
| Aaron J. Bianco, M.D.  | 3.4483%  | 3.2258%  |
| Jason Lok, M.D.        | 2.0690%  | 1.9355%  |
| Bradley Raphael, M.D.  | 0%        | 3.2258%  |
| Naven Duggal, M.D.     | 0%        | 3.2258%  |

Total 100.0000% 100.0000%

OPCHSM Recommendation
Contingent Approval

Need Summary
Specialists’ One-Day Surgery, LLC is seeking approval to transfer 6.416% membership interest to two new members. This is an existing Article 28 ambulatory surgery center providing orthopedic surgery services. The center is located at 190 Intrepid Lane, Syracuse, 13205, in Onondaga County. There will not be any changes in services as a result of the proposed change in ownership.

Program Summary
Based on the information reviewed, staff found nothing that would reflect adversely upon the applicants’ character and competence or standing in the community.
**Financial Summary**
There are no project costs associated with this application.

There are no budgeted incremental operating expenses or revenues associated with this project since patient care services will not be affected or interrupted.

The applicant has demonstrated the capability to proceed in a financially feasible manner and approval is recommended.
Recommendations

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

Office of Primary Care and Health Systems Management

Approval contingent upon:
1. Submission of a copy of the current Members' written consent to the admission of new Members Raphael and Duggal, acceptable to the Department. [CSL]
2. Submission of an Amended and Restated Administrative Services Agreement that conforms to the requirements set forth in 10 NYCRR § 600.9 and is acceptable to the Department. [CSL]

Approval conditional upon:
3. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

Council Action Date
April 16, 2015
Need Analysis

Background
Specialists’ One-Day Surgery, LLC, an existing ambulatory surgery center specializing in Orthopedics ambulatory surgery services, requests approval for the transfer of 6.416% membership interest to two new members. The center is located at 190 Intrepid Lane, Syracuse, 13205, in Onondaga County.

Analysis
Specialists’ One- Day Surgery has been providing orthopedics surgery services to the residents of Onondaga County since 2002. The center served a total of 11,998 patients in 2011, 12,448 patients in 2012, and 12,308 patients in 2013. (Source: SPARCS)

The applicant reports that the percent of Medicaid was 8.2 % and the charity care provided was 0.7% in 2013.

Conclusion
There will be no changes in services as a result of the proposed change in ownership.
From a need perspective, approval is recommended.

Recommendation
From a need perspective, approval is recommended.

Program Analysis

Project Proposal
Specialists’ One Day Surgery Center, LLC, an existing ambulatory surgery center, requests approval to transfer a portion of the Center’s membership interests to two new members, Bradley Raphael, M.D. and Naven Duggal, M.D. Other than the proposed changes in membership (and membership percentages), there will be no programmatic changes as a result of this request.

The Company is filing this application because the issuance of such membership interest to Drs. Raphael and Duggal, when combined with issuance by the Company over the prior four years to new Members, would exceed 25% of the membership interest in the Company.

The following table details the proposed change in ownership:

<table>
<thead>
<tr>
<th>Member Name</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. Perry Cooke, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Stephen P. Bogosian, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>P. James Newman, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>I. Michael Vella, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Richard G. Zogby, Jr. MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>John J. Cambareri, MD</td>
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<td>3.225807%</td>
</tr>
<tr>
<td>John F. Parker, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>John F. Fatti, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Norman A. Lasda, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Daniel C. Whorowski, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Timothy Izant, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Glenn B. Axelrod, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Brett B. Greenky, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
<tr>
<td>Seth S. Greenky, MD</td>
<td>3.448276%</td>
<td>3.225807%</td>
</tr>
</tbody>
</table>
**Indicates new members subject to C&C review**

**Character and Competence**
The two new proposed individual members, Drs. Raphael and Duggal, are practicing board-certified orthopedic surgeons who are currently performing procedures at the Center.

Staff from the Division of Certification & Surveillance reviewed the disclosure information submitted for the two proposed individual members 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, approval is recommended.

### Financial Analysis

**Total Project Costs and Financing**
There are no project costs associated with this application.

There are no budgeted incremental operating expenses or revenues associated with this project since patient care services will not be affected or interrupted.

The proposed members will purchase their respective membership into SODS by providing equity upon closing of their agreements. Dr. Raphael’s purchase price will be $274,000 paid via personal assets and Dr. Duggal’s purchase price will be $350,000 paid via personal assets or a bank loan, for which a letter of interest has been submitted by M&T Bank for a maximum 3-year term loan of up to $350,000, at fixed or variable rate loan to be determined at issuance, to assist in funding the required equity contribution. The purchase prices for the new members differ because they are based on a valuation for the year prior to the year in which the prospective member became a shareholder in Syracuse Orthopedic Specialists,
P.C. (SOS). Dr. Raphael became a SOS shareholder in 2014 (2013 valuation) and Mr. Duggal became a SOS shareholder as of January 1, 2015 (2014 valuation).

Financially, the transaction will be treated as if each of SODS’s current members sold a portion of their ownership interest in the Company to Drs. Raphael and Duggal. Consequently, the entire purchase price paid by the new members will be distributed by the Company to the “selling” members.

**Subscription Agreements**
The applicant has submitted executed supplemental subscription agreements from the proposed new members, the terms of which are summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>December 22, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description</strong></td>
<td>Purchase 10 Units of Membership Interest</td>
</tr>
<tr>
<td><strong>Seller:</strong></td>
<td>Current Members of Specialists’ One-Day Surgery, LLC</td>
</tr>
<tr>
<td><strong>Buyer:</strong></td>
<td>Bradley Raphael, M.D.</td>
</tr>
<tr>
<td><strong>Purchase Price:</strong></td>
<td>$274,000</td>
</tr>
<tr>
<td><strong>Payment of Purchase Price:</strong></td>
<td>Equity via personal assets</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date:</th>
<th>December 22, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description</strong></td>
<td>Purchase 10 Units of Membership Interest</td>
</tr>
<tr>
<td><strong>Seller:</strong></td>
<td>Current Members of Specialists’ One-Day Surgery, LLC</td>
</tr>
<tr>
<td><strong>Buyer:</strong></td>
<td>Naven Duggal, M.D.</td>
</tr>
<tr>
<td><strong>Purchase Price:</strong></td>
<td>$350,000</td>
</tr>
<tr>
<td><strong>Payment of Purchase Price:</strong></td>
<td>Equity via personal assets or bank loan</td>
</tr>
</tbody>
</table>

**Capability and Feasibility**
There are no project costs associated with this application.

BFA Attachment A is the net worth statement of the proposed members, which indicates the availability of sufficient funds.

BFA Attachment B is a financial summary from the 2012 and 2013 audited financial statements of Specialists’ One-Day Surgery Center, LLC and their internal financial statements for 2014. BFA Attachment C presents the 2014 internal financial statements for SODS. As shown, the entity had a positive working capital position and positive asset position for all years presented.

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**

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Net Worth Statements of Proposed New Members</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summaries for 2012 and 2013 and 2014 (SODS)</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>2014 Internal Financial Statements (SODS)</td>
</tr>
</tbody>
</table>
Saratoga-Schenectady Endoscopy Center, LLC

Description
Saratoga-Schenectady Endoscopy Center, LLC (SSEC) is a proprietary, Article 28 single specialty freestanding ambulatory surgery center (FASC) located at 848 Route 50, Burnt Hills (Saratoga County), specializing in endoscopy.

SSEC is requesting approval for the addition of one new member, Mark Metwally, M.D. Dr. Metwally is an existing member of the medical staff of SSEC. The purchase price will be $214,125, to be paid via personal assets at closing. There are currently nine members of SSEC, each having 11.11% interest. Once Dr. Metwally is approved, all members will own 10.0% interest in the facility.

The current and proposed operational interest in SSEC are as follows:

<table>
<thead>
<tr>
<th>Members</th>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Donald Moree, M.D.</td>
<td>11.12%</td>
<td>10.00%</td>
</tr>
<tr>
<td>George Boyar, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>Gerardus Lee Jameson, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>Howard Malamood, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>Mark G. Adsit, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>John DeFrancisco, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>William Gusten, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>David Goetz, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>Natalya Belova, M.D.</td>
<td>11.11%</td>
<td>10.00%</td>
</tr>
<tr>
<td>Mark Metwally</td>
<td>0</td>
<td>10.00%</td>
</tr>
<tr>
<td></td>
<td>100.00%</td>
<td>100.00%</td>
</tr>
</tbody>
</table>

Executive Summary

OPCHSM Recommendation
Contingent Approval

Need Summary
Saratoga-Schenectady Endoscopy Center, LLC, requests approval to transfer 10% membership interest to one new member. The facility is an existing ambulatory surgery center that provides single-specialty, gastroenterology surgery services. There will not be any changes in services as a result of the proposed change in ownership.

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

Financial Summary
There are no project costs associated with this application and no budgeted incremental operating expenses or revenues.

The applicant has demonstrated the capability to proceed in a financially feasible manner.
Health Systems Agency
There will be no HSA recommendation for this project.

Office of Primary Care and Health Systems Management
Approval is Contingent upon:
1. Submission of a copy of a dated, executed and fully complete Amendment No. 3 to the Fourth Amended Operating Agreement of Saratoga Schenectady Endoscopy Center, LLC (including the written consent of the members), acceptable to the Department. [CSL]
2. Submission of a copy of a dated, executed and fully complete Amendment No. 2 to the Fourth Amended Operating Agreement of Saratoga Schenectady Endoscopy Center, LLC (including the written consent of the members), acceptable to the Department. [CSL]
3. Submission of a copy of a fully completed, dated Fourth Amended Operating Agreement acceptable to the Department. [CSL]

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

Council Action Date
April 16, 2015
Need Analysis

Project Description
Saratoga-Schenectady Endoscopy Center, LLC, an existing single-specialty ambulatory surgery center, requests approval to transfer 10% membership to one new member. The facility is located at 848 Route 50, Burnt Hills, 12027, in Saratoga County.

Background
Saratoga-Schenectady Endoscopy Center, LLC currently provides gastroenterology surgery services. Saratoga-Schenectady served a total of 10,153 patients in 2012, 10,538 patients in 2013, and 10,519 patients in 2014. (Source: SPARCS)

The percent charity care provided was one percent and Medicaid was one percent in 2014 as reported by the applicant. The applicant reports that there will be no changes in services as a result of the proposed change in ownership.

Conclusion
There will be no changes in services as a result of the proposed change in ownership.

Recommendation
From a need perspective, approval is recommended.

Program Analysis

Program Description
Saratoga Schenectady Endoscopy Center, LLC, an existing Article 28 single-specialty (gastroenterology) ambulatory surgery center requests approval to transfer a portion of the Center’s membership interests to one new member. Upon approval, there will be ten physician members, each with a 10% share. There are no programmatic changes anticipated as a result of this request.

Character and Competence
The following table details the proposed ownership:

<table>
<thead>
<tr>
<th>Member Name</th>
<th>Proposed Ownership</th>
</tr>
</thead>
<tbody>
<tr>
<td>Donald Morere, MD (Secretary)</td>
<td>10%</td>
</tr>
<tr>
<td>George Boyar, MD (President &amp; Medical Director)</td>
<td>10%</td>
</tr>
<tr>
<td>Gerardus Lee Jameson, MD (Treasurer)</td>
<td>10%</td>
</tr>
<tr>
<td>Howard Malamood, MD</td>
<td>10%</td>
</tr>
<tr>
<td>Mark G. Adsit, MD</td>
<td>10%</td>
</tr>
<tr>
<td>John DeFrancisco, MD</td>
<td>10%</td>
</tr>
<tr>
<td>William Gusten, MD</td>
<td>10%</td>
</tr>
<tr>
<td>David Goetz, MD</td>
<td>10%</td>
</tr>
<tr>
<td>Natalya Belova, MD</td>
<td>10%</td>
</tr>
<tr>
<td>Mark Metwally, MD**</td>
<td>10%</td>
</tr>
</tbody>
</table>

** New Member subject to C&C Review
Dr. Metwally is a practicing Internist who completed a gastroenterology fellowship. He is presently a member of the medical staff of the Center.

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, approval is recommended.

**Financial Analysis**

**Total Project Costs and Financing**
There are no project costs associated with this application.

There are no budgeted incremental operating expenses or revenues associated with this project, since patient care services will not be affected or interrupted.

The proposed member will purchase his respective membership interest in SSEC by providing equity upon closing. Dr. Metwally's purchase price will be $214,125, to be paid via personal assets.

Financially, the transaction will be treated as if each of SSEC’s current members sold a portion of their ownership interest in the company to Dr. Metwally. After this approved transfer, each member will have a 10% interest in SSEC.

The applicant has demonstrated the capability to proceed in a financially feasible manner.

**Purchase Interest Agreements**
The applicant will purchase 10.0% membership interest for $214,125 with personal assets upon approval. An executed purchase agreement has been submitted as follows:

<table>
<thead>
<tr>
<th>Date</th>
<th>02/25-2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Description</td>
<td>Purchase 10% Membership Interest</td>
</tr>
<tr>
<td>Seller</td>
<td>Current Members of Saratoga-Schenectady Endoscopy Center, LLC</td>
</tr>
<tr>
<td>Buyer</td>
<td>Mark Metwally</td>
</tr>
<tr>
<td>Purchase Price</td>
<td>$214,125</td>
</tr>
<tr>
<td>Payment of Purchase Price</td>
<td>Equity via personal assets</td>
</tr>
</tbody>
</table>

**Capability and Feasibility**
There are no project costs associated with this application.

BFA Attachment A is the net worth statement of the proposed member, which indicates the availability of sufficient funds.

BFA Attachment B is a financial summary from the 2012 and 2013 audited financial statements of Saratoga-Schenectady Endoscopy Center, LLC and their internal operating revenues and expenses for 2014. As shown, the entity had a positive working capital position and positive asset position for all years presented.
Based on the preceding, it appears that the applicant has demonstrated the capability to proceed in a financially feasible manner.

**Recommendation**
From a financial perspective, 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>
</tbody>
</table>
Executive Summary

Description
Partners Healthcare Network, LLC (PHN), a New York limited liability company, is requesting to be established as the operator of an Article 28 diagnostic and treatment center (D&TC), to be located at 8814 Foster Avenue, Suite B, Brooklyn (Kings County). PHN proposes to serve all underserved populations throughout Kings County, but its primary focus will be on serving the developmentally disabled from Brooklyn, Queens, and parts of Staten Island. The proposed D&TC site was formerly operated by Versa Care Inc., which provided D&TC services to the developmentally disabled. This application seeks to ensure that the population formerly served by Versa Care, Inc. will have continued access to primary medical care.

The sole member of PHN is Human First, Inc., a New York not-for-profit corporation, which is an Article 16 provider of community habilitation services for the developmentally disabled in New York City and Long Island.

The proposed D&T will be located in separate and distinct subleased space in a building where Human First, Inc. operates an Article 16 certified day habilitation program.

Need Summary
Partners Healthcare Network, LLC (PHN) proposes to establish and construct an Article 28 diagnostic and treatment center in Kings County. The target population is the developmentally disabled from Brooklyn, Queens, and parts of Staten Island. Proposed services are Dental, Medical Social Services, Ophthalmology, Optometry, Pediatrics, Physical Medicine and Rehabilitation, Podiatry, Prenatal, Primary Medical Care, Psychology, Therapy-Occupational, Therapy-Physical, and Therapy-Speech Language Pathology services.

The proposed D&T was formerly operated by Versa Care, Inc., which closed in April 2014. PHN wants to ensure that the population formerly served by Versa Care will have continued access to primary care services.

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 cost is $242,398, which will be met via equity from Human First, Inc.

<table>
<thead>
<tr>
<th>Budget</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues:</td>
<td>$3,543,164</td>
</tr>
<tr>
<td>Expenses:</td>
<td>2,266,242</td>
</tr>
<tr>
<td>Gain/ (Loss)</td>
<td>$1,276,922</td>
</tr>
</tbody>
</table>
Revenue and Expenses of Partners Healthcare Network, LLC are based on current reimbursement methodologies and historical utilization.

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 project.

Office of Primary Care and 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 operating agreement acceptable to the Department of Health. [BFA]
3. Submission of documentation to address the following items:
   a) Although required for submission per DSG-01, Existing Condition floor plans, use areas were not provided for the adjacent, non-Article 28 business occupancy. Since unrated separation has been indicated between tenancies, provide confirmation / documentation that the adjacent tenant spaces do not contain higher hazard uses or contents. Further, as it was not provided in the plans submitted, per review under new construction standards, please confirm compliance with the below NFPA 101, 2000 citation. (e.g. general storage, Soiled Storage, etc.). 8.4.1.2: In new construction, where protection is provided with automatic extinguishing systems without fire-resistive separation, the space protected shall be enclosed with smoke partitions in accordance with 8.2.4.
   b) Per review under new construction standards, please confirm compliance with space ventilation requirements defined in Chapter 6, section 7 Space Ventilation, of the 2010 Guidelines for Design and Construction of Health Care Facilities (FGI).
   c) To meet the requirement of common paths of travel, exit signage should also be provided for direction to westerly exit, looking right, upon exiting into the easterly leg of the clinical corridor. Plans submitted currently indicate direction to south end of corridor for easterly exit access only. [AER]
4. Submission of the applicant’s executed Articles of Organization, acceptable to the Department. [CSL]
5. Submission of a photocopy of the applicant’s executed Operating Agreement, acceptable to the Department. [CSL]
6. Submission of a photocopy of an executed Certificate of Amendment of the Certificate of Incorporation of Human First, Inc. acceptable to the Department. [CSL]

Approval conditional upon:
1. The project must be completed within three years from the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [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, as described in BAER Drawing Submission Guidelines DSG-05, prior to the applicant’s request for, and Department’s granting approval for the start of construction. [AER]
7. The applicant shall start construction on or before September 1, 2015 and complete construction by December 1, 2015 upon the filing of Final Construction Documents in accordance with 10 NYCRR section 710.7. In accordance with 10 NYCRR Part 710.2(b)(5), if construction is not started on or before the start date, this shall constitute abandonment of the approval. In accordance with Part 710.10(a), this approval shall be deemed cancelled, withdrawn and annulled without further action by the Commissioner. [AER]

Council Action Date
April 16, 2015
### Need Analysis

#### Project Description
Partners Healthcare Network, LLC, is requesting approval to establish and construct an Article 28 diagnostic and treatment center (D&TC) to be located at 8814 Foster Avenue, Suite B, Brooklyn, 11236, in Kings County. The focus of this project is developmentally disabled individuals from Brooklyn, Queens, and parts of Staten Island.

#### Background and Analysis
The applicant reports that Versa Care provided specialized D&TC services to the developmentally disabled. The sole member of PHN is Human First, Inc., a New York not-for-profit corporation, which is an Article 16 provider of community habilitation and day habilitation services for the developmentally disabled in New York City and Long Island.

The service area includes all zip codes in Kings and Queens Counties, and seven (7) zip codes (10301 to 10305, 10310, and 10314) in northern Staten Island.

#### Prevention Quality Indicators-PQIs
PQIs are rates of admission to the hospital for conditions for which good outpatient care can potentially prevent the need for hospitalization, or for which early intervention can prevent complications or more severe disease.

The table below provides information on the PQI rates for major condition categories such as acute, circulatory, diabetes, and respiratory for identified zip codes in the service areas of the proposed project. It shows that Kings County has higher PQI rates for ‘All Circulatory’ ‘All Diabetes,’ and ‘All Respiratory’ conditions than those rates for the State. Queens County has a higher PQI rates for ‘All Circulatory’ and ‘All Diabetes’ Conditions than those rates for the State. The Staten Island area has higher PQI rates for ‘All Diabetes’ and ‘All Respiratory’ conditions than those rates for the State.

Finally, the overall PQI rates (‘All Acute,’ ‘All Circulatory,’ ‘All Diabetes,’ and ‘All Respiratory’ PQI conditions combined) for the identified zip codes in the service area of the proposed project are also higher, ranging from 1,600 hospital admissions per 100,000 adults to 1,694 hospital admissions per 100,000 adults vs. 1,563 hospital admissions per 100,000 adults for the State.

<table>
<thead>
<tr>
<th>PQI Rates: Hospital Admissions/100,000 Adults</th>
<th>Kings County Zip Codes Combined*</th>
<th>Queens County Zip Codes Combined**</th>
<th>Staten Island Zip Codes Combined***</th>
<th>New York State</th>
</tr>
</thead>
<tbody>
<tr>
<td>All1</td>
<td>1,694</td>
<td>1,655</td>
<td>1,600</td>
<td>1,563</td>
</tr>
<tr>
<td>All Acute</td>
<td>477</td>
<td>502</td>
<td>475</td>
<td>526</td>
</tr>
<tr>
<td>All Circulatory</td>
<td>531</td>
<td>520</td>
<td>428</td>
<td>456</td>
</tr>
<tr>
<td>All Diabetes</td>
<td>323</td>
<td>315</td>
<td>258</td>
<td>224</td>
</tr>
<tr>
<td>All Respiratory</td>
<td>363</td>
<td>315</td>
<td>436</td>
<td>357</td>
</tr>
</tbody>
</table>

Source – DOH PQI

1Due to rounding, individual conditions may not sum to total

*Kings County Zip Codes: 11220, 11228, 11235, 11231, 11233, 11218, 11225, 11212, 11213, 11215, 11219, 11226, 11210, 11204, 11223, and 11236

**Queens County Zip Codes: 11418, 11419, 11421, 11411, 11429, 11423, 11432, 11433, 11412, 11364, 11365, 11367, 11368, and 11427

***Staten Island Zip Codes: 10301 to 10305, 10310, and 10314.

The applicant reports that in June 2014, Versa Care filed for bankruptcy; they did not respond to any requests pertaining to utilization in the past; the applicant does not have access to any of their files.

The number of projected visits is 10,154 in Year 1 and 19,968 in Year 3; of these, 30 percent will be primary care services.
Conclusion
The proposed project will ensure the continuity of needed services for the special population group, developmentally disabled, in Brooklyn, Queens, and parts of Staten Island. It will improve access to basic health care services for the communities in Kings and Queens Counties, northern Staten Island, and the surrounding areas.

Recommendation
From a need perspective, approval is recommended.

Program Analysis

Project Proposal
Partners Healthcare Network, LLC (PHN), a not-for-profit corporation, seeks to be established as the operator of a Diagnostic and Treatment Center (D&TC) in Brooklyn. The proposed site, formerly operated by Versa Care, Inc., provided specialized D&TC services to the developmentally disabled. With this proposal, PHN seeks to ensure that those previously served by Versa Care continue to have access to primary medical care.

<table>
<thead>
<tr>
<th>Proposed Operator</th>
<th>Partners Healthcare Network, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Address</td>
<td>8814 Foster Avenue, Suite B</td>
</tr>
<tr>
<td></td>
<td>Brooklyn NY 11236 (Kings County)</td>
</tr>
<tr>
<td>Services</td>
<td>Certified Services</td>
</tr>
<tr>
<td></td>
<td>Medical Services-Primary Care</td>
</tr>
<tr>
<td></td>
<td>Medical Services-Other Medical Specialties</td>
</tr>
<tr>
<td></td>
<td>Dental</td>
</tr>
<tr>
<td></td>
<td>Other Services</td>
</tr>
<tr>
<td></td>
<td>Medical Social Services</td>
</tr>
<tr>
<td></td>
<td>Optometry</td>
</tr>
<tr>
<td></td>
<td>Podiatry</td>
</tr>
<tr>
<td></td>
<td>Psychology</td>
</tr>
<tr>
<td></td>
<td>Occupational Therapy</td>
</tr>
<tr>
<td></td>
<td>Physical Therapy</td>
</tr>
<tr>
<td></td>
<td>Speech Language Pathology Therapy</td>
</tr>
<tr>
<td>Hours of Operation</td>
<td>Monday through Friday from 9:00 am to 5:00 pm (Hours will be added with increased volume/demand)</td>
</tr>
<tr>
<td>Staffing (1st Year / 3rd Year)</td>
<td>12.8 FTEs / 19.15 FTEs</td>
</tr>
<tr>
<td>Medical Director(s)</td>
<td>Hossam Amin, MD, FCCP</td>
</tr>
</tbody>
</table>

Emergency, In-Patient and Backup Support Services Agreement and Distance
Will be provided by State University of NY- Health Sciences Center of Brooklyn (SUNY Downstate Medical Center) 2.3 miles / 8 minutes away

Character and Competence
The sole member of Partners Healthcare Network, LLC is Human First, Inc., a New York not-for-profit corporation, which is an Article 16 provider of community habilitation and day habilitation services for the developmentally disabled in New York City and Long Island.
The proposed Board of Directors of Partners Healthcare Network, LLC is as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sharon Jones</td>
<td>President</td>
</tr>
<tr>
<td>Audrey Jackman-Wesson</td>
<td>Treasurer</td>
</tr>
<tr>
<td>Fadia Zahrieh</td>
<td>Secretary</td>
</tr>
</tbody>
</table>

Ms. Jones serves as the President of the Board of Human First, Inc. She graduated from CUNY Hunter College with a Certificate of Psychology and received her nursing degree from Phillips Beth Israel School of Nursing. She has been a practicing registered nurse for 35 years and currently works at the NYU Langone Medical Center. She has experience in a variety of outpatient settings to include emergency room, occupational health, dermatology, and maternal fetal medicine. Additionally, Ms. Jones is also the mother of a (now adult) son with autism.

Ms. Jackman-Wesson serves as the Treasurer of the Board of Human First, Inc. She graduated from the City College of New York with a Bachelor's Degree in Political Science and received a Commission as an Officer in U.S. Army Reserves (retired) from Polytechnic University. Currently, she is employed by the NYC Department of Transportation as the Permits Manager for Lower Manhattan. She has been an advocate for people with special needs for many years. She’s a member of Community School Board 13 where she has served as the President and the Chair for the Community on Special Education for 13 years and serves as a parent advocate at Impartial Hearings at the Department of Education. Ms. Jackman-Wesson expressed a personal understanding of the plight of disabled consumers as she also has a child with autism.

Ms. Zahrieh is a founding member of Human First, Inc., and has held the position of Board Member in all capacities since its inception. She has participated in numerous non-profit leadership workshops and has experience in shared governance, grants development, fundraising, strategic planning, outcomes assessment and resources allocation. She has also been involved in progressive outreach to improving access to healthcare and is an advocate for people with intellectual disabilities and is committed to raising awareness about Autism Spectrum Disorder and treatments for associated medical conditions. Ms. Zahrieh is a Parent Advisor Member of the Middle Eastern Community and serves on several committees that work to access services for those most in need. She, too, has a son diagnosed with autism.

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, approval is recommended.

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### 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:

<table>
<thead>
<tr>
<th>Premises:</th>
<th>4,442 square feet located at 8814 Foster Avenue, Brooklyn, NY 11236 Kings County,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lessor:</td>
<td>Milea Associates, LLC</td>
</tr>
<tr>
<td>Lessee:</td>
<td>Human First, Inc.</td>
</tr>
<tr>
<td>Sub-Lessor:</td>
<td>Human First, Inc.</td>
</tr>
<tr>
<td>Sub-Lessee:</td>
<td>Partners Healthcare Network LLC</td>
</tr>
</tbody>
</table>
Rental:

Year 1- $122,839 or ($27.65 per Sq. Ft.)
Year 2- $125,057 or ($28.15 per Sq. Ft.)
Year 3- $129,057 or ($29.05 per Sq. Ft.)
Year 4- $132,283 or ($29.78 per Sq. Ft.)
Year 5- $135,590 or ($30.52 per Sq. Ft.)
Year 6- $138,890 or ($31.26 per Sq. Ft.)
Year 7- $142,454 or ($32.06 per Sq. Ft.)
Year 8- $146,106 or ($32.89 per Sq. Ft.)
Year 9- $149,666 or ($33.69 per Sq. Ft.)
Year 10- $153,408 or ($34.53 per Sq. Ft.)

Term: 10 years (Commencing once project is approved by the Public Health and Health Planning Council).

Provisions: Landlord to provide maintenance related to HVAC, plumbing, lobby, glass and electrical issues at landlords responsibility. Renewal option for (1) one five year period is available.

The applicant has provided two letters from licensed real estate agents attesting to the rent reasonableness. The applicant has indicated that the lease agreement will be a non-arms-length lease agreement.

**Operating Agreement**

The applicant has submitted a proposed operating agreement that will be submitted via the provisions of the law, in the office of the secretary of state of New York.

| Operator: | Partners Healthcare Network, LLC. |
| Formation: | Upon approval from New York State Department of Health. |
| Purpose: | Limited to owning, operating and managing a diagnostic and treatment center known as Partners Healthcare Network LLC. |
| Provisions: | Nothing in the agreement shall be deemed to restrict in any way rights of any member. The Company shall be managed by one or more managers each of whom shall be a Member of the Company. * |

* Note: Partners Healthcare Network, LLC will pay no compensation or fees to Human First, Inc.

**Total Project Cost and Financing**

Total project cost, which is for renovations, is estimated at $242,398, further broken down as follows:

- Renovation and Demolition: $168,693
- Design Contingency: 16,869
- Construction Contingency: 16,869
- Architect/Engineering Fees: 12,652
- Other Fees (Consultant): 24,000
- CON Fee: 2,000
- Additional Processing Fee: 1,315
- Total Project Cost: $242,398

Project costs are based on a construction start date of September 1, 2015, and a three month construction period.

The applicant will provide equity to meet the total project cost.
Operating Budget
The applicant has submitted an operating budget, in 2015 dollars, for the first and third year of operation, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$1,795,134</td>
<td>$3,543,164</td>
</tr>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,486,101</td>
<td>$2,127,489</td>
</tr>
<tr>
<td>Capital</td>
<td>132,535</td>
<td>138,753</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$1,618,636</td>
<td>$2,266,242</td>
</tr>
<tr>
<td>Net Income</td>
<td>$176,498</td>
<td>$1,276,922</td>
</tr>
<tr>
<td>Utilization Visits</td>
<td>10,154</td>
<td>19,968</td>
</tr>
<tr>
<td>Cost Per Visit</td>
<td>$159.41</td>
<td>$113.49</td>
</tr>
</tbody>
</table>

Utilization by payer source for the first and third year as follows:

<table>
<thead>
<tr>
<th></th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Fee-for-Service</td>
<td>2.5%</td>
<td>2.5%</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>15.0%</td>
<td>15.0%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>5.0%</td>
<td>5.0%</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>75.0%</td>
<td>75.0%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.5%</td>
<td>2.5%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the historical experience of Versa Care, Inc., which previously operated an Article 28 D&TC at the same location, using current reimbursement methodologies.

Capability and Feasibility
Total project cost of $242,398 will be met via equity from Human First, Inc.

Working capital requirements are estimated at $377,707, which appear reasonable based on two months of third year expenses. The proposed working capital will be met via equity from Human First, Inc. BFA Attachment A presents the financial summary of Human First, Inc., which indicates sufficient equity to fund the proposed project.

The submitted combined budget indicates a net income of $176,498 and $1,276,922 during the first and third years, respectively.

BFA Attachment B is the pro-forma balance sheet of Partners Healthcare Network LLC, as of the first day of operation, which indicates a positive member’s equity position of $620,218. BFA Attachment A is the 2014 certified financial statements of Human First, Inc. as of the fiscal year ending June 30, 2014. As shown on the 2014 certified financial statements, the facility had a positive working capital position and a positive net asset position through June 30, 2014. Also, the facility achieved an operating gain of $16,940.

BFA Attachment C is the December 31, 2014 internal financial statements of Human First, Inc. As shown, the entity had a positive working capital position and a positive net asset position through December 31, 2014. Also, the entity achieved an excess of revenues over expenses of $816,954 through December 31, 2014.

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

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 of Human First, Inc</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Pro-forma Balance Sheet- Partners Healthcare Network, LLC</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>December 31, 2014 internal financial statements of Human First, Inc.</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Upstate Family Health Center, Inc. (Upstate), a newly created New York not-for-profit corporation, is seeking approval for the establishment of Upstate as the new operator of four existing Article 28 diagnostic and treatment center (D&TC) sites and two School-Based Health Clinics (SBHCs) currently operated by Upstate Cerebral Palsy, Inc., aka UCP & Handicapped Persons of Utica Area (UCP). Upstate is also seeking approval to consolidate the four sites into three locations. Upon approval of this application Upstate will be submitting a request for federal designation under Section 330 HRSA as a Federally Qualified Health Center (FQHC) sub-recipient grantee of Rochester Primary Care Network d/b/a Regional Primary Care Network (RPCN).

The four UCP sites and two SBHCs are currently located and operated at the following addresses:
- 1427 Genesee Street, Utica
- 801 Cypress Street, Rome
- 130 Brookley Road, Rome
- 10708 North Gage Road, Trenton
- 929 York Street, Utica aka Kernan School (SBHC)
- 1701 Noyes Street, Utica aka Donovan School (SBHC)

Upon approval of this CON, UCP will continue to operate all locations until HRSA approval of Upstate’s FQHC designation is finalized. Upon FQHC approval, Upstate will take ownership and begin a closure process for three of the current clinic locations. The sites to be closed are as follows:
1. 1427 Genesee Street, Utica
2. 801 Cypress Street, Rome
3. 130 Brookley Road, Rome

The operations of the two Rome sites will be combined into one clinic site to be located in leased space at 201-209 West Dominick Street, Rome and the operations of the clinic at 1427 Genesee Street will be relocated to leased space at 1002 Oswego Street, Utica. There will be no changes to the two SBHCs listed above or the D&TC site located at 10708 North Gage Road, Trenton.

There will be no disruption of services to patients during the transition time.

UCP is currently certified for the following Article 28 services: Primary Medical Care; Podiatry; Psychology; Speech, Physical and Occupational Therapies; Pediatric and Physical Medicine and Rehabilitation. There will be no changes in the services as currently provided.

The applicant has a Letter of Intent (LOI) to become a FQHC sub-recipient of RPCN, an existing FQHC. RPCN is a network of 23 health centers serving the Finger Lakes region. The applicant is proposing to join RPCN’s network once they receive FQHC designation. As a FQHC sub-grantee, the applicant would receive cost-based reimbursement under Medicare and Medicaid law, and would be eligible for HRSA Section 330 Grant funding. Additionally, they would be eligible for participation in the Federal Tort Claims Act, which eliminates malpractice insurance costs.

OPCHSM Recommendation
Contingent Approval
Need Summary
Upstate Family Health Centers proposes to become the operator of several Article 28 diagnostic and treatment center locations in Oneida County. Proposed services being provided between the sites are: Medical Services-Primary Care, Podiatry O/P, Medical Social Services O/P, and Psychology O/P Services. The intention of this project is to provide effective, coordinated services to patients with multiple chronic conditions and disabilities as well as to the general population.

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 facility has completed several steps involved in the FQHC certification process and expects to receive FQHC designation before the end of the first year of operations.

<table>
<thead>
<tr>
<th></th>
<th>Revenues:</th>
<th>Expenses:</th>
<th>Gain/(Loss):</th>
</tr>
</thead>
<tbody>
<tr>
<td>FQHC Budget (Year 1)</td>
<td>$4,128,052</td>
<td>$4,116,040</td>
<td>$12,012</td>
</tr>
<tr>
<td>FQHC Budget (Year 3)</td>
<td>$5,268,360</td>
<td>$4,636,012</td>
<td>$632,348</td>
</tr>
</tbody>
</table>

As the facility is currently in the process of applying for FQHC designation, the Department requested a sensitized budget be provided for both Year 1 and Year 3 based on the current D&TC rates. The sensitized budget is as follows:

<table>
<thead>
<tr>
<th></th>
<th>Revenues:</th>
<th>Expenses:</th>
<th>Gain/(Loss):</th>
</tr>
</thead>
<tbody>
<tr>
<td>D&amp;TC rate (Year 1)</td>
<td>$3,160,341</td>
<td>$3,391,668</td>
<td>($231,327)</td>
</tr>
<tr>
<td>D&amp;TC rate (Year 3)</td>
<td>$4,064,943</td>
<td>$3,891,575</td>
<td>$173,368</td>
</tr>
</tbody>
</table>

Review of the budgets under both rate structures indicates that the applicant can meet costs and maintain at least a break-even operating margin by Year 3 under current D&TC rates of payment.

Subject to noted contingency and conditions, 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 project.

Office of Primary Care and 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 Management Support Services Agreement, acceptable to the Department. [HSP]
3. Submission of an executed acquisition agreement acceptable to the Department of Health. [BFA]
4. Submission of the applicant’s executed Certificate of Incorporation, acceptable to the Department. [CSL]
5. Submission of evidence of the transfer of operations from Upstate Cerebral Palsy to the applicant, acceptable to the Department. [CSL]

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]
2. Submission of documentation of Federally Qualified Health Center (FQHC) designation for Upstate Family Health Center, Inc. [BFA]
3. Submission of an executed FQHC sub-recipient agreement between Rochester Primary Care Network d/b/a Regional Primary Care Network (RPCN) and Upstate Family Health Center, Inc. [BFA]
4. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
5. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
6. The entrance to the facility must not disrupt any other entity’s clinical program space. [HSP]
7. The clinical space must be used exclusively for the approved purpose. [HSP]

Council Action Date
April 16, 2015
**Need Analysis**

**Project Description**
Upstate Family Health Centers, Inc. (UFHC) is requesting approval to become the operator of four Article 28 diagnostic and treatment center locations currently operated by UCP & Handicapped Persons of Utica Area, Inc. and relocate three of these sites into two new locations for a total of three sites in Oneida County. The three locations will be at 1002 Oswego Street, Utica, 13502; 205 West Dominick Street, Rome, 13440; and 10708 North Gage Road, Barneveld, 13304.

**Background and Analysis**
The service area includes Oneida County. Upon approval of this CON, Upstate Family Health Center will be submitting paperwork for approval for federal designation as a Federally Qualified Health Center (FQHC) under Section 330. Approval of this application will help to establish a network of D&TC’s with FQHC designation to provide coordinated primary and specialty medical services for low income people who are underserved, including those with developmental disabilities and chronic health conditions in Oneida County.

Areas of Oneida County are designated as a Health Care Professional Shortage Areas as follows (Source – HRSA):

- Health Care Professional Shortage Areas for Primary Care Services:
  - Medicaid Eligible - Utica
  - Medicaid Eligible - Rome

- Health Care Professional Shortage Area for Mental Health:
  - Medicaid Eligible - Oneida County

The number of projected visits for Year 1 and Year 3 are shown in the table below.

<table>
<thead>
<tr>
<th>Location Site</th>
<th>First Year visits</th>
<th>Third Year visits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1002 Oswego St, Utica</td>
<td>26,195</td>
<td>35,960</td>
</tr>
<tr>
<td>W. Dominick St, Rome</td>
<td>2,700</td>
<td>2,800</td>
</tr>
<tr>
<td>10708 No Gage Rd, Barneveld</td>
<td>343</td>
<td>343</td>
</tr>
<tr>
<td>Total visits</td>
<td>29,238</td>
<td>39,103</td>
</tr>
</tbody>
</table>

**Prevention Quality Indicators-PQIs**
PQIs are rates of admission to the hospital for conditions for which good outpatient care can potentially prevent the need for hospitalization, or for which early intervention can prevent complications or more severe disease.

The table below provides information on the PQI rates for major condition categories such as acute, circulatory, diabetes, and respiratory for zip codes in the service area of Oneida County. Almost all of the rates for major categories of these conditions are significantly higher for the service area than the rates for New York State.
PQI Rates:
Hospital Admissions/100,000 Adults | Service Area | New York State
--- | --- | ---
All ¹ | 1,838 | 1,506
All Acute | 681 | 518
All Circulatory | 484 | 414
All Diabetes | 234 | 233
All Respiratory | 440 | 342

Source: DOH Health Data, 2012 rates
¹ Due to Rounding, individual conditions may not sum to total

**Conclusion**
The applicant is committed to serving all persons in need without regard to ability to pay or source of the payment.

Approval of this project will provide continued access to primary care services and specialty medical services to people with chronic conditions, as well as to the general population of Oneida County.

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

---

**Program Analysis**

**Program Proposal**
The following sites are currently operated by Upstate Cerebral Palsy, Inc. (also known as UCP & Handicapped Persons of Utica Area) (Operating certificate number 3202200R):

<table>
<thead>
<tr>
<th>Site</th>
<th>PFI</th>
<th>Site</th>
<th>PFI</th>
</tr>
</thead>
<tbody>
<tr>
<td>1427 Genesee Street Utica, NY 13502 (Current Main Site)</td>
<td>4763</td>
<td>UCP &amp; Handicapped Persons of Utica Area Rd #2 North Gage Road Barneveld, NY 13304</td>
<td>3185</td>
</tr>
<tr>
<td>UCP Clinic at Rome 801 Cypress Street Rome, NY 13440</td>
<td>7244</td>
<td>UCP &amp; Handicapped Persons of Utica 1601 Armory Drive Utica, NY 13501</td>
<td>4231</td>
</tr>
<tr>
<td>UCP at Brookley Road Rome, NY 13440</td>
<td>601</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This application proposes to establish Upstate Family Health Center Inc., a newly created corporation, as the new operator of four sites currently operated by UCP & Handicapped Persons of Utica Area Inc. and relocate three sites to two new locations for a total of three sites. Upon approval, the sites would be certified (using the new certified services scheme) as follows:
<table>
<thead>
<tr>
<th>Current Site</th>
<th>PFI</th>
<th>New Site</th>
<th>Services Shall Be</th>
<th>Operator Shall Be</th>
</tr>
</thead>
<tbody>
<tr>
<td>1427 Genesee Street Utica, NY 13502 (Current Main Site)</td>
<td>4763</td>
<td>1002 Oswego Street, Utica NY (shall be new main site of UFHC)</td>
<td>Medical Services - Primary Care Medical Services – Other Specialties</td>
<td>Upstate Family Health Center Inc.</td>
</tr>
<tr>
<td>Walsh Clinic UCP Clinic at Rome 801 Cypress Street Rome, NY 13440</td>
<td>7244</td>
<td>205 West Dominick Street, Rome, NY</td>
<td>Medical Services – Primary Care Medical Services – Other Specialties</td>
<td>Upstate Family Health Center Inc.</td>
</tr>
<tr>
<td>Brookley Road Clinic UCP at Brookley Rd. Rome, NY 13440</td>
<td>601</td>
<td>No new site. Site will close and PFI will be retired.</td>
<td>None, site shall close.</td>
<td>None, site shall close.</td>
</tr>
<tr>
<td>UCP &amp; Handicapped Persons of Utica Area RD #2 North Gage Rd. Barneveld, NY 13304</td>
<td>3185</td>
<td>No change</td>
<td>Medical Services-Primary Care</td>
<td>Upstate Family Health Center Inc.</td>
</tr>
<tr>
<td>UCP &amp; Handicapped Persons of Utica 1601 Armory Drive Utica, NY 13501</td>
<td>4231</td>
<td>No Change</td>
<td>Medical Services-Primary Care Medical Services – Other Medical Specialties</td>
<td>UCP &amp; Handicapped Persons of Utica Area, Inc.</td>
</tr>
</tbody>
</table>

The proposed sites aim to provide integrated behavioral and primary care treatment within the community as well as leverage coordination of care principles and patient centered medical home management within a family safety net center in key areas of this community. UCP will continue to operate the centers until HRSA has provided acceptance and will proceed with closure on notification thereof. There will be no disruption of service to patients.

With approval of this application, Upstate Family Health Centers anticipates becoming an FQHC compliant non-profit organization and, as such, their Board of Directors will be comprised of 51% primary care patients or their representatives.

**Character and Competence**
The board of Upstate Family Health Center, Inc.is:

<table>
<thead>
<tr>
<th>Kathleen E. Dyman</th>
<th>Board Member – Chairperson Designate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elizabeth A. Bowers</td>
<td>Board Member – Vice Chair Designate</td>
</tr>
<tr>
<td>David Mathis</td>
<td>Board Member – Treasurer Designate</td>
</tr>
<tr>
<td>Louis Tehan</td>
<td>Board Member – Secretary Designate</td>
</tr>
<tr>
<td>John S. Kowalczyk, DDS</td>
<td>Board Member</td>
</tr>
<tr>
<td>Linda E. Montemurro</td>
<td>Board Member – Patient Representative</td>
</tr>
<tr>
<td>Sheryl Slocum</td>
<td>Board Member – Patient Representative</td>
</tr>
<tr>
<td>Laura B. Watchers</td>
<td>Board Member – Patient Representative</td>
</tr>
</tbody>
</table>

Ms. Dyman current serves as the Executive Vice President of an organization that serves multiple counties and aims to advance education in the medical sciences and ensure high levels of integrity and courtesy in the medical profession. Ms. Bowers has an MBA in Finance and is employed as the Vice President for Corporate Benefits and HR Compliance for a global medical technology company. She is active in the community through volunteer service and on numerous committees and boards. Mr. Mathis has over 40 years of experience in workforce development and is currently the Director of Workforce Development for Oneida County. Additionally, he is currently the co-chair of the Oneida County Vision 2020 effort to prepare the region for nanotechnology. He has facilitated partnerships between workforce system and education providers and has provided leadership in providing opportunities for youth ensuring that over 300 youth per summer are served through a Summer Youth Employment Program. Mr. Tehan is the
President and CEO of Upstate Cerebral Palsy, Inc. which employs more than 1,900 full and part-time employees at 74 locations throughout Central New York. He is a past gubernatorial-appointed member of four (4) councils/committees related to hospital planning and mental retardation/developmental disabilities. Dr. Kowalczyk operated a private dental practice for 44 years. Upon retiring from private practice in 2008, he went to work as a Dentist/Dental Director for UCP providing clinical dentistry services to individuals who participated in programs operated by UCP.

Ms. Montemurro is the Director of Care Management at The Neighborhood Center, Inc. She has many years of experience providing service to diverse populations in the areas of mental and physical health. Through her current and past employment, she has gained direct care, supervisory and administration experience. Ms. Slocum is the parent of a patient of Community Health and Behavioral Services and, in that capacity, has gained experience in navigating the health care system for disabled family member. Ms. Watchers has been a patient of UCP’s clinic for many years. She provides direct feedback to the clinic on quality of service and insight from the patient’s perspective.

Additionally, information was submitted and reviewed for the Medical Director, James E. Frederick, M.D. Dr. Frederick is a Family Medicine Board-certified practicing physician with over 30 years of experience.

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.

**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 record system, emergency care, quality assurance and data requirements.

**Recommendation**

From a programmatic perspective, contingent approval is recommended.
Financial Analysis

Acquisition Agreement
The change in ownership of the operation will be effectuated in accordance with the terms of the draft Acquisition Agreement summarized below:

<table>
<thead>
<tr>
<th>Transferor:</th>
<th>Upstate Cerebral Palsy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transferee:</td>
<td>Upstate Family Health Center, Inc.</td>
</tr>
<tr>
<td>Assets Transferred:</td>
<td>Article 28 Licenses for the following sites:</td>
</tr>
<tr>
<td></td>
<td>• 1427 Genesee Street, Utica, NY (D&amp;TC)</td>
</tr>
<tr>
<td></td>
<td>• 801 Cypress St., Rome, NY (D&amp;TC)</td>
</tr>
<tr>
<td></td>
<td>• 130 Brookley Road, Rome, NY (D&amp;TC)</td>
</tr>
<tr>
<td></td>
<td>• 10708 N. Gage Road, Trenton, NY (D&amp;TC)</td>
</tr>
<tr>
<td></td>
<td>• 929 York Street, Utica, NY aka Kernan School (SBHC)</td>
</tr>
<tr>
<td></td>
<td>• 1701 Noyes Street, Utica, NY aka Donovan School (SBHC)</td>
</tr>
<tr>
<td></td>
<td>• All of the movable equipment associated with these facilities.</td>
</tr>
<tr>
<td>Liabilities Assumed:</td>
<td>None</td>
</tr>
<tr>
<td>Purchase Price:</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Lease/Sublease Rental Agreements
The applicant has submitted an executed lease and sublease for the facility. The terms of the lease and sublease are summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>September 26, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premise:</td>
<td>10708 N. Gage Road, Trenton, NY (204 sq.ft)</td>
</tr>
<tr>
<td>Lessor:</td>
<td>Mohawk Valley Handicapped Services, Inc.</td>
</tr>
<tr>
<td>Lessee/Sublessor:</td>
<td>Upstate Cerebral Palsy, Inc.</td>
</tr>
<tr>
<td>Sublessee:</td>
<td>Upstate Family Health Center, Inc.</td>
</tr>
<tr>
<td>Rental:</td>
<td>$4,470 annually ($372.50 monthly or $21.91 per sq.ft)</td>
</tr>
<tr>
<td>Term:</td>
<td>10 years with (1) 5 year renewal option</td>
</tr>
<tr>
<td>Provision:</td>
<td>Sublessor pays for all utilities, waste removal, maintenance and real estate taxes</td>
</tr>
<tr>
<td>Type:</td>
<td>Arm’s Length</td>
</tr>
</tbody>
</table>

The applicant has provided letters from two NYS licensed realtors attesting to the reasonableness of the per square foot rental amount for the site.

The applicant has submitted an executed lease and sublease for the facility. The terms of the lease and sublease are summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>September 26, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premise:</td>
<td>1002 Oswego Street, Utica, NY (10,787 sq.ft.)</td>
</tr>
<tr>
<td>Lessor:</td>
<td>1002 Oswego Street, LLC</td>
</tr>
<tr>
<td>Lessee/Sublessor:</td>
<td>Upstate Cerebral Palsy, Inc.</td>
</tr>
<tr>
<td>Sublessee:</td>
<td>Upstate Family Health Center, Inc.</td>
</tr>
<tr>
<td>Rental:</td>
<td>$398,903 annually ($33,241 monthly or 36.98 per sq.ft)</td>
</tr>
<tr>
<td>Term:</td>
<td>10 years with (1) 5 year renewal option</td>
</tr>
<tr>
<td>Provision:</td>
<td>Sublessor pays for all utilities, waste removal, maintenance and real estate taxes</td>
</tr>
<tr>
<td>Type:</td>
<td>Arm’s Length</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Date:</th>
<th>September 26, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premise:</td>
<td>201-209 W. Dominick Street, Rome, NY (1,380 sq.ft.)</td>
</tr>
<tr>
<td>Lessor:</td>
<td>Rome Up and Running</td>
</tr>
<tr>
<td>Lessee/Sublessor:</td>
<td>Upstate Cereral Palsy, Inc.</td>
</tr>
<tr>
<td>Sublessee:</td>
<td>Upstate Family Health Center, Inc.</td>
</tr>
<tr>
<td>Rental:</td>
<td>$45,512 annually ($3,792.75 monthly/$32.98 per sq.)</td>
</tr>
<tr>
<td>Term:</td>
<td>5 years with (1) 5 year renewal option</td>
</tr>
<tr>
<td>Provision:</td>
<td>Sublessor pays for all utilities, waste removal, maintenance and real estate taxes</td>
</tr>
<tr>
<td>Type:</td>
<td>Arm’s Length</td>
</tr>
</tbody>
</table>

The applicant has provided letters from two NYS licensed realtors attesting to the reasonableness of the per square foot rental amount for the site.

**Operating Budget**

The applicant has submitted an operating budget, in 2015 dollars, for the first and third years of operation, summarized below:

<table>
<thead>
<tr>
<th>FQHC Budget:</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues *</td>
<td>$4,128,052</td>
<td>$5,268,360</td>
</tr>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$3,593,734</td>
<td>$4,095,595</td>
</tr>
<tr>
<td>Capital</td>
<td>$522,306</td>
<td>$540,417</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$4,116,040</td>
<td>$4,636,012</td>
</tr>
<tr>
<td>Excess of Revenues over Expenses</td>
<td>$12,012</td>
<td>$632,348</td>
</tr>
<tr>
<td>Visits</td>
<td>32,110</td>
<td>41,975</td>
</tr>
<tr>
<td>Cost Per Visit</td>
<td>$128.19</td>
<td>$110.45</td>
</tr>
</tbody>
</table>

* Revenues include the following:

<table>
<thead>
<tr>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>HCRA Funding</td>
<td>$107,041</td>
</tr>
<tr>
<td>Meaningful Use Incentives</td>
<td>$110,500</td>
</tr>
<tr>
<td>340B Program Revenue</td>
<td>$119,016</td>
</tr>
<tr>
<td>DOH SBC Grant Revenue</td>
<td>$165,198</td>
</tr>
<tr>
<td>Commercial Incentive Revenue</td>
<td>$2,000</td>
</tr>
<tr>
<td>Nursing Services Contract</td>
<td>$18,017</td>
</tr>
<tr>
<td>RPCN Grant</td>
<td>$25,000</td>
</tr>
<tr>
<td>Procedure Revenue</td>
<td>$15,680</td>
</tr>
<tr>
<td>Total Other Revenues</td>
<td>$562,452</td>
</tr>
</tbody>
</table>
The applicant has provided a sensitized budget for the first and third years of operation, in 2015 dollars, based on the current D&TC reimbursement rates, as summarized below:

<table>
<thead>
<tr>
<th>Sensitized Budget:</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues #</td>
<td>$3,160,341</td>
<td>$4,064,943</td>
</tr>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$3,275,840</td>
<td>$3,780,194</td>
</tr>
<tr>
<td>Capital</td>
<td>$115,828</td>
<td>$111,381</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$3,391,668</td>
<td>$3,891,575</td>
</tr>
<tr>
<td>Excess of Revenues over Expenses</td>
<td>$(231,327)</td>
<td>$173,368</td>
</tr>
<tr>
<td>Visits</td>
<td>32,110</td>
<td>41,975</td>
</tr>
<tr>
<td>Cost Per Visit</td>
<td>$105.63</td>
<td>$92.71</td>
</tr>
</tbody>
</table>

# Revenues include the following:

<table>
<thead>
<tr>
<th></th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>HCRA Funding</td>
<td>$107,041</td>
<td>$107,041</td>
</tr>
<tr>
<td>Meaningful Use Incentives</td>
<td>$110,500</td>
<td>$59,500</td>
</tr>
<tr>
<td>DOH SBHC Grant Revenue</td>
<td>$165,198</td>
<td>$165,198</td>
</tr>
<tr>
<td>Commercial Incentive Revenue</td>
<td>$2,000</td>
<td>$2,000</td>
</tr>
<tr>
<td>Nursing Services Contract</td>
<td>$18,017</td>
<td>$18,017</td>
</tr>
<tr>
<td>Procedure Revenue</td>
<td>$15,680</td>
<td>$20,498</td>
</tr>
<tr>
<td>Total Other Revenues</td>
<td>$418,436</td>
<td>$372,254</td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>FQHC or Sensitized:</th>
<th>Years 1 and 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Managed Care</td>
<td>35.93%</td>
</tr>
<tr>
<td>Medicaid Fee-For-Service</td>
<td>16.29%</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>.82%</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>30.54%</td>
</tr>
<tr>
<td>Commercial Fee-for-Service</td>
<td>13.42%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>3.00%</td>
</tr>
</tbody>
</table>

Expense and utilization assumptions are based on the current operating experience of UCP. The Medicare, Medicaid and Private Pay rates are based on cost-based FQHC rates and the Commercial rates are based on UCP’s experience. Budget differences in revenues resulting from the use of sensitized D&TC rate assumptions are due to the elimination of RPCN Grant revenue and 340B Program revenues from other revenues. Budget differences in expenses between the FQHC and D&TC sensitized rate constructs are due to expenses specific to the start-up of the new FQHC sites, including lease payments associated with the new FQHC clinic locations and start-up expenses associated with these locations.

**Capability and Feasibility**

The working capital are estimated at $772,669 or $648,596 under FQHC or D&TC constructs respectively, based on two months of year three expenses. The estimates appear reasonable based on their respective statuses. The applicant has provided an executed loan agreement sufficient to cover working capital requirements and start-up costs associated with this project. The loan agreement is for up to $1,800,000 at 3.25% interest rate with a 6-year term and is issued by UCP. BFA Attachment B is UCP’s most current certified and internal financial statements which show sufficient resource to cover the funding requirement.
The submitted FQHC rate based budget indicates a net income of $12,012 in Year 1 and $632,348 in Year 3. Revenues are based on current reimbursement methodologies for D&TC services for Commercial only, and are based on the FQHC rates for Medicaid, Medicare and Private Pay. The budget appear reasonable based on the facility receiving FQHC designation.

The submitted sensitized D&TC rate based budget indicates a net loss of ($231,327) in Year 1 and a net income of $173,368 in Year 3. Revenues are based on the current reimbursement methodologies for D&TC facilities. The sensitized budget appear reasonable.

BFA Attachment A is the pro-forma balance sheet of Upstate Family Health Center, Inc. which indicates a positive fund balance of $36,993 as of the first day of operations.

BFA Attachment B is the 2012 and 2013 certified and the 2014 internal financial statements for UCP as of November 30, 2014. The 2012 and 2013 statements show the facility generated an average operating income of $1,266,057 and had an average positive net asset position and average positive working capital position for the period shown. The latest 2014 internal financial statements show the facility generated an operating income of $1,500,607 and had a positive net asset position and positive working capital position for the period shown.

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

**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>Pro-forma Balance Sheet of Upstate Family Health Center, Inc.</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>UCP 2012-2013 Certified and 2014 Internal Financial Statements</td>
</tr>
</tbody>
</table>
Project # 142212-E
S.L.A. Quality Healthcare

Program: Diagnostic and Treatment Center
Purpose: Establishment
County: Kings
Acknowledged: November 19, 2014

Executive Summary

Description
S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare (SLA), a New York limited liability company, is requesting approval to be established as the operator of an Article 28 diagnostic and treatment center (D&TC) located at 201 Kings Highway, Brooklyn (Kings County). The D&TC location is currently operated as the main clinic site of City Wide Health Facility, Inc. (City Wide), a proprietary Article 28 D&TC that also operates an extension clinic site located at 105 Kings Highway, Brooklyn, NY. Upon approval of this CON, City Wide’s 201 Kings Highway site will transition to SLA, and the 105 Kings Highway location will convert to become City Wide’s main and only site location.

SLA has entered into an Agreement of Purchase and Sale with City Wide to transfer ownership of the 201 Kings Highway site to SLA. City Wide will continue being a Medicaid provider after approval of this application. City Wide will retain, and SLA will not assume, any of the liabilities to Medicaid and/or Medicare Programs for the period prior to closing. SLA will continue to provide all of the services currently offered by City Wide at the 201 Kings Highway site, including the following: primary medical care, medical social services, optometry, physical medicine and rehabilitation, podiatry, psychology, occupational therapy, physical therapy, and speech language pathology.

Ownership of the D&TC before and after the requested change is as follows:
Current Operator
City Wide Health Facility, Inc.
Alexander Zharov 100%

Proposed Operator
S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare
Interborough Developmental Consultation Ctr, Inc. 91.0%
Stephen Gersten, Psy. D. 4.5%
Abram Gersten, LCSW 4.5%

OPCHSM Recommendation
Contingent approval

Need Summary
S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare proposes to become the new operator of an existing diagnostic and treatment center at 201 Kings Highway, Brooklyn, 11223, Kings County, currently operated by City Wide Health Facility, Inc. City Wide Health Facility will continue to operate its extension clinic at 105 Kings Highway, Brooklyn, 11223, Kings County. Upon approval of this project, City Wide Health Facility will convert its 105 Kings Highway site address to their main site.

The number of projected visits is 18,376 in Year 1. There are no changes in services.

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 of $800,000 will be provided from members’ equity. There are no project costs associated with this application.

<table>
<thead>
<tr>
<th>Budget:</th>
<th>Revenues:</th>
<th>$1,927,095</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Expenses:</td>
<td>$1,691,077</td>
</tr>
<tr>
<td></td>
<td>Gain:</td>
<td>$236,018</td>
</tr>
</tbody>
</table>

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

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

Office of Primary Care and 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 executed building lease acceptable to the Department. [BFA]
3. Submission of a Certificate of Assumed Name that is acceptable to the Department. [CSL]
4. Submission of site control that is acceptable to the Department. [CSL]
5. Submission of a fully executed Restated Articles of Organization that is acceptable to the Department. [CSL]
6. Submission of a fully executed Operating Agreement that is acceptable to the Department. [CSL]
7. Submission of seller’s Certificate of Amendment or Certificate of Dissolution as the case may be that is acceptable to the Department. [CSL]
8. Submission of a Medicaid Affidavit that is acceptable to the Department. [CSL]
9. Submission of a Certificate of Amendment for the Certificate of Incorporation of Interborough Developmental and Consultation Center, Inc. that is acceptable to the Department. [CSL]
10. Submission of Bylaws for Interborough Developmental and Consultation Center, Inc. that are acceptable to the Department. [CSL]
11. Submission of a list providing the name and interest or position held for each member, director and officer of Interborough Developmental and Consultation Center, Inc. [CSL]

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]
2. The staff of the facility must be separate and distinct from other adjacent 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]

Council Action Date
April 16, 2015
Need Analysis

Background
S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare seeks approval to become the new operator of an existing diagnostic and treatment center at 201 Kings Highway, Brooklyn, 11223, Kings County, currently operated by City Wide Health Facility, Inc. City Wide Health Facility will continue to operate its extension clinic at 105 Kings Highway, Brooklyn, 11223, Kings County. Upon approval of this project, City Wide Health Facility will convert its 105 Kings Highway site address to their main site.

Analysis
The service area is Southern Kings County. The existing D&TC currently provides Medical/Social Services O/P, Optometry O/P, Physical Medicine and Rehabilitation O/P, Podiatry O/P, Primary Medical Care O/P, Psychology O/P, Therapy Occupational O/P, Therapy-Physical O/P, and Therapy-Speech Language Pathology O/P. There will be no changes in the services offered at the clinic due to the change in ownership. The number of projected visits is 18,376 in Year 1 and 19,111 in Year 3.

Conclusion
As there are no changes in services, there is no impact on need.

Recommendation
From a need perspective, approval is recommended.

Program Analysis

Project Proposal
S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare seeks approval to become the new operator of an existing diagnostic and treatment center at 201 Kings Highway in Brooklyn (Kings County) which is currently operated by City Wide Health Facility, Inc. City Wide will continue to operate its (current extension clinic) site at 105 Kings Highway and will re-designate that address as its main site upon approval of this CON application.

S.L.A Quality Healthcare is a joint venture among Stephen Gersten, Abram Gersten, and Interborough Developmental and Consultation Center, Inc. Interborough currently refers patients who need medical services to a variety of community based health care providers, however, coordination of care and feedback pose challenges. This project aims to enhance the ability to coordinate mental health and medical services to assure that patients receive necessary care and to help avoid the high cost results when patients do not access the care recommended.

There are no significant programmatic changes anticipated as a result of this proposal. It is anticipated that staffing will increase by 16.80 FTEs in the first year and 17.10 FTEs in the third year of operation.

Character and Competence
The members of S.L.A. Associates, LLC are:

<table>
<thead>
<tr>
<th>Name</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stephen Gersten, Psy.D.</td>
<td>4.5%</td>
</tr>
<tr>
<td>Abram Gersten, LCSW</td>
<td>4.5%</td>
</tr>
<tr>
<td>Interborough Developmental &amp; Consultation Center, Inc.</td>
<td>91.0%</td>
</tr>
</tbody>
</table>

Board Members
Mark Feldman
Louisa Jimenez
Augusta Wilson, RN
Jacqueline Caesar
Phyllis Pariser
Charles Levine
Since 1974, Interborough Developmental and Consultation Center, Inc. (a not-for-profit corporation) has been providing Article 31 Mental Health Services. It currently operates four licensed clinics, nine licensed school-based clinics serving 21 schools, and provides Mobile Response Team services to school crises in Brooklyn. Dr. Gersten has been an Interborough employee for nearly 22 years and currently serves as the Chief Operating Officer. Mr. Gersten has been employed by Interborough for 20 years and serves as its Chief Administrative Officer.

Information was similarly submitted for the Medical Director, Dr. Igor Zakharov, a family practice physician with over ten years of experience.

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.

Recommendation
From a programmatic perspective, contingent approval is recommended.

Financial Analysis

Asset Purchase Agreement
The applicant has submitted an executed asset purchase agreement, which is summarized as follows:

<table>
<thead>
<tr>
<th>Date:</th>
<th>July 7, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seller:</td>
<td>City Wide Health Facility, Inc.</td>
</tr>
<tr>
<td>Purchaser:</td>
<td>S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare</td>
</tr>
<tr>
<td>Acquired Assets:</td>
<td>The business and operation of the facility; the Seller’s, right, title and interest in and to all furniture, fixtures, equipment, furnishings, appliances, tools, instruments, machinery, computers, computer equipment and hardware, websites, office equipment, parts, supplies, and other tangible property owned by the Seller at and prior to the Closing Date, which are used in the operation of the facility; all inventory, supplies and other articles of personal property; all of the Seller’s interests in the assumed contracts; patient and resident funds held in trust; all security deposits and prepayments, if any, for future services held by the seller; all policies and procedure manuals, referral sources, computers excluding software to maintain seller’s ledgers or financial records; all telephone numbers; e-mail and websites used by the facility; copies of all business records in seller’s possession relating to the facility, except general ledgers; all patient records relating to the facility; copies of all employee and payroll records; goodwill in connection with the business and to the extent assignable all license and permits held or owned by Seller relating to the ownership and operation of the facility.</td>
</tr>
<tr>
<td>Excluded Assets:</td>
<td>The seller shall retain and continue to operate an extension clinic at 105 Kings Highway and retains all assets not listed above, accrued and accumulated through the Closing, including: all of the Seller's cash and cash equivalents, accounts receivable, claims, causes of action and legal rights, tax refunds, replacement reserves, security and utility deposits, prepaid expenses, books and records related to the Seller, retroactive rate increases, proceeds from any rate appeal revisions or adjustments, and all insurance policies and payments due thereunder.</td>
</tr>
<tr>
<td>Purchase Price:</td>
<td>$800,000</td>
</tr>
<tr>
<td>----------------</td>
<td>---------</td>
</tr>
<tr>
<td>Payment:</td>
<td>$50,000 deposit with Escrow Agent upon execution of Agreement; $250,000 deposit with Escrow Agent upon completion due diligence review; $500,000 balance paid at closing.</td>
</tr>
</tbody>
</table>

The applicant’s financing plan appears as follows: cash equity $800,000.

BFA Attachments A through C are the 2013 and 2014 certified financial statements of Interborough Development Consultation Center, Inc. and their internal financial statements through to December 31, 2014. BFA Attachment D presents the net worth statements of proposed members Stephen Gersten and Abram Gersten. BFA Attachments A through D indicate sufficient resources to meet the equity requirement.

**Lease Agreement**

The applicant has submitted a draft lease amendment, the terms of which are summarized below:

<table>
<thead>
<tr>
<th>Premises:</th>
<th>5,464 sq. ft. located at 201 &amp; 201A Kings Highway, Brooklyn, NY 11223</th>
</tr>
</thead>
<tbody>
<tr>
<td>Owner/Landlord:</td>
<td>Rellim Realty, LLC</td>
</tr>
<tr>
<td>Lessee:</td>
<td>S.L.A. Associates, LLC d/b/a S.L.A. Quality Healthcare</td>
</tr>
<tr>
<td>Term:</td>
<td>10 years with an option to extend for five additional years</td>
</tr>
<tr>
<td>Rent:</td>
<td>$151,140 per year ($27.66 sq. ft.) plus 5% annual increase starting in the 2nd year.</td>
</tr>
<tr>
<td>Provisions:</td>
<td>Utilities, insurance, and maintenance</td>
</tr>
</tbody>
</table>

The applicant states the lease is an arm’s length agreement and has provided two letters from New York State licensed realtors attesting to the rent reasonableness.

**Operating Budget**

The applicant has submitted first year’s operating budget, in 2015 dollars, as summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Current Year</th>
<th>Year 1 Incremental</th>
<th>Year 3 Incremental</th>
<th>Year 3 Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$1,651,185</td>
<td>$201,791</td>
<td>$275,910</td>
<td>$1,927,095</td>
</tr>
<tr>
<td>Expenses:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$1,452,512</td>
<td>$14,076</td>
<td>$29,845</td>
<td>$1,482,357</td>
</tr>
<tr>
<td>Capital</td>
<td>$195,578</td>
<td>($11,866)</td>
<td>$13,142</td>
<td>$208,720</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$1,648,090</td>
<td>$2,210</td>
<td>$42,987</td>
<td>$1,691,077</td>
</tr>
</tbody>
</table>

| Revenues over Expenses (Loss) | $3,095 | $199,581 | $232,923 | $236,018 |
| Cost Per Treatment          | 16,375 | 2,001    | 2,736    | 19,111   |

Cost Per Treatment $100.65 $88.49

Utilization by payer source for the current year and the first and third year subsequent to the change in operator, is summarized below:

- Medicaid Managed Care: 32.48%
- Medicare Fee-For-Service: 14.27%
- Medicare Managed Care: 21.41%
- Commercial Managed Care: 26.06%
- Private Pay & All Other: 5.78%

Revenues are based on current reimbursement methodologies for Medicaid and Medicare, while commercial revenues were based on experience. Utilization is based on City Wide’s current experience, with projected increases due to community outreach and patient referrals from area mental health providers. Expense assumptions are based on current operations with increases to Year 3 related to increased utilization. Capital costs decrease in Year 1, as the applicant will not be assuming rental
expense related to non-attached leased space used by the Seller for storage. By Year 3 these savings are offset by an increase in the rental rate. The projected volume to cover cost is expected to be approximately 89% of budgeted visits.

**Capability and Feasibility**
Total purchase price of $800,000 will be met with members’ equity. Review of BFA Attachments A through D shows sufficient liquid assets to complete the transaction. There are no project costs associated with this application.

Working capital requirements are estimated at $275,050 based on two months of first year expenses, which will be met with members’ equity. Interborough’s 2014 certified financial statements (BFA Attachment B) shows that the facility had a positive net asset position of $13,663,404 through June 30, 2014, and their internal financial statements as of December 31, 2014 (BFA Attachment C) show a positive net asset position of $14,793,727. The net worth statements of proposed members Stephen Gersten and Abram Gersten (BFA Attachment D) show sufficient liquid assets to meet their proportionate share. The applicant has sufficient resources to meet the working capital requirement.

BFA Attachment E is the pro forma balance sheet of SLA as of the first day of operations, which indicates a positive members’ equity of $1,118,000.

The submitted budget projects positive income for the first and third years of $202,676 and $236,018, respectively. Revenues are based on current D&TC reimbursement methodologies for Medicaid and Medicare, while commercial revenues were based on City Wide’s historical experience. The budget appears reasonable.

BFA Attachments F and G are City Wide’s 2013 certified financial summary and cash basis internal summary as of December 18, 2014, which shows the D&TC had positive working capital position and generated positive operating income.

It appears 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>Interborough Developmental Consultation Center, Inc.’s June 30, 2013 certified financial statements.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attachment B</td>
<td>Interborough Developmental Consultation Center, Inc.’s June 30, 2014 certified financial statements.</td>
</tr>
<tr>
<td>Attachment C</td>
<td>Interborough Developmental Consultation Center, Inc.’s internal financial statements as of December 31, 2014.</td>
</tr>
<tr>
<td>Attachment D</td>
<td>Net Worth Statements of Steven Gersten and Andrew Gersten</td>
</tr>
<tr>
<td>Attachment F</td>
<td>City Wide Health Facility, Inc.’s 2013 certified financial summary</td>
</tr>
<tr>
<td>Attachment G</td>
<td>City Wide Health Facility, Inc.’s 2014 internal financial summary</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Liberty Resources, Inc. d/b/a Liberty Resources Family Health Clinic (Liberty), a New York State not-for-profit corporation, requests approval for the establishment of an Article 28 diagnostic and treatment center (D&TC) to be located at 1045 James Street, Syracuse (Onondaga County), New York. The proposed D&TC will be co-located within Liberty’s Brownell Center for Behavioral Health, a NYS Office of Mental Health (OMH) Article 31 licensed outpatient mental health clinic. Liberty Resources, Inc. has been awarded a 3-year grant from the OMH totaling $500,000 to integrate primary care into the mental health setting at the James Street site. The proposed D&TC will be certified to provide medical services-primary care and will work collaboratively with Liberty’s Article 31 program to coordinate and improve health care services delivery to individuals with mental health and/or substance abuse conditions. The D&TC will occupy 1,437 square feet on the first floor of the 1045 James Street location.

Liberty Resources, Inc. has been designated as a DSRIP safety net OMH provider and is participating as a partner provider in several performing provider systems (PPSs), including Central New York DSRIP PPS with University Hospital as the lead entity. The applicant states that approval of the proposed D&TC will facilitate achievement of the PPS’s DSRIP project to integrate primary care services and behavioral health.

OPCHSM Recommendation
Contingent Approval

Need Summary
Liberty Resources, Inc. proposes to establish a new diagnostic and treatment center to provide medical services-primary care at 1045 James Street, Syracuse, 13203, Onondaga County. Liberty Resources currently operates its Brownell Center for Behavioral Health, an Article 31 licensed outpatient mental health clinic, at 1045 James Street. The proposed D&TC will be called Liberty Resources Family Health Clinic (LRFHC), and it will be co-located within the Brownell Center for Behavioral Health. The Office of Mental Health (OMH) awarded a three year grant to LRFHC to integrate primary care into a mental health setting at the James Street site. The proposed project will improve access to care for the special needs of individuals with mental health and/or substance abuse conditions. The number of projected visits is 3,415 in Year 1.

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

Financial Summary
There are no project cost associated with this application other than the CON application fee.

<table>
<thead>
<tr>
<th>Budget</th>
<th>Revenues</th>
<th>Expenses</th>
<th>Gain/Loss</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$632,677</td>
<td>632,677</td>
<td>$0</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 project.

Office of Primary Care and 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 executed building lease acceptable to the Department of Health. [BFA]
3. Submission of the signed and dated Certificate of Amendment of the Certificate of Incorporation of Liberty Resources, Inc., acceptable to the Department. (CSL)
4. Submission of the applicants amended by-laws, acceptable to the Department. (CSL)

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]
2. The applicant is required to submit Final Construction Documents, as described in BAER Drawing Submission Guidelines DSG-05, prior to completion of the project, for record purposes. [AES]
3. The staff of the facility must be separate and distinct from staff of other entities. [HSP]
4. The signage must clearly denote the facility is separate and distinct from other adjacent entities. [HSP]
5. The entrance to the facility must not disrupt any other entity's clinical program space. [HSP]
6. The clinical space must be used exclusively for the approved purpose. [HSP]

Council Action Date
April 16, 2015
**Need Analysis**

**Background**
Liberty Resources, Inc. (LR) seeks approval to establish a new diagnostic and treatment center (D&TC) to provide medical services-primary care. It will be located at 1045 James Street, Syracuse, 13203, Onondaga County. LR currently operates its Brownell Center for Behavioral Health (BCBH), an Article 31 licensed outpatient mental health clinic, at 1045 James Street in Syracuse. The proposed new D&TC, which will be called Liberty Resources Family Health Clinic (LRFHC), will be co-located within the Brownell Center for Behavioral Health.

**Analysis**
The service area is the City of Syracuse and surrounding communities. The proposed project is located in a Health Professional Shortage Area as follows (Source-HRSA):

- Health Professional Shortage Area for Primary Care Services: Medicaid Eligible-Syracuse
- Health Professional Shortage Area for Mental Health Services: Medicaid Eligible-City of Syracuse

The number of projected visits is 3,415 in Year 1 and 9,204 in Year 3. The applicant will have a back-up and transfer agreement with Upstate University Hospital, located 1.7 miles and 7 minutes away. The applicant is committed to serving individuals needing care regardless of their ability to pay or the source of payment.

**Conclusion**
The proposed new D&TC will better address the needs of individuals with mental health and/or substance abuse conditions. The integration of primary care services into a mental health setting in one location will improve access to primary care services for these individuals.

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

---

**Program Analysis**

**Project Proposal**
Liberty Resources, Inc. (Liberty), a not-for-profit human service agency which currently operates the Brownell Center for Behavioral Health, an Article 31 licensed outpatient mental health clinic located at 1045 James Street in Syracuse, seeks approval to establish a diagnostic and treatment center to be co-located with the Brownell Center that will provide primary care medical services.

Liberty has been awarded a three year grant by the Office of Mental Health (OMH) to integrate primary care into a mental health setting at the James Street site. As individuals with mental health conditions and/or substance abuse disorders are at greater risk for complex physical health problems, Liberty’s aim is to enhance access for its diverse population due to the numerous special needs and conditions which significantly impact their ability to obtain adequate primary care in existing clinics.
Character and Competence
Liberty Resources, Inc. is a not-for-profit corporation. The members of the Board (with their respective positions) are listed below.

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert Toole</td>
<td>President, Board of Directors</td>
</tr>
<tr>
<td>Kasia Anthis</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>David Bowles</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>William Conole</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Daniel DeGirolamo</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Scott Gucciardi</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>David Harris</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Michael Madigan</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Daniel Manning</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Regina McGraw</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Nancy Mudrick</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Winthrop Thurlow</td>
<td>Member, Board of Directors</td>
</tr>
<tr>
<td>Leo Tully</td>
<td>Member, Board of Directors</td>
</tr>
</tbody>
</table>

Additionally, information was submitted and reviewed for the Chief Executive Officer, Mr. Carly Coyle, and the Medical Director, David E. Kang, M.D.

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.

Recommendation
From a programmatic perspective, contingent approval is recommended.
Lease Agreement
The applicant has leased the 18,743 sq. ft. building at 1045 James Square since March 2008 from the landlord, Mesa of NY, Inc. The D&TC will occupy 1,437 sq. ft. on the first floor of the building. The applicant has submitted an addendum to the term of the existing lease for D&TC site control, as summarized below:

<table>
<thead>
<tr>
<th>Premises:</th>
<th>18,734 sq. ft. located at 1045 James Street, Syracuse, NY, of which 1,437 sq. ft. will be D&amp;TC space.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landlord:</td>
<td>Mesa of NY, Inc.</td>
</tr>
<tr>
<td>Lessee:</td>
<td>Liberty Resources, Inc.</td>
</tr>
<tr>
<td>Term:</td>
<td>6 years commencing 1/1/2014, 1 automatic 6 year renewal commencing 1/1/2020.</td>
</tr>
<tr>
<td>Rent:</td>
<td>$306,675 per annum ($16.37 per square feet)</td>
</tr>
<tr>
<td>Provisions:</td>
<td>Tenant responsible for utilities and insurance</td>
</tr>
</tbody>
</table>

The applicant states that the lease is an arm’s length agreement and has provided letters from two NYS licensed realtors attesting to the rental rate as being of fair market value.

Total Project Cost and Financing
There are no project cost associated with this application.

Operating Budget
The applicant has submitted first and third years operating budgets for the proposed D&TC, in 2015 dollars, as summarized below:

<table>
<thead>
<tr>
<th>Revenues</th>
<th>Year 1</th>
<th>Year 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Fee-for-Service</td>
<td>$83,510</td>
<td>$224,772</td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>167,003</td>
<td>451,659</td>
</tr>
<tr>
<td>Medicare Fee-for-Service</td>
<td>911</td>
<td>2,485</td>
</tr>
<tr>
<td>Medicare Manage Care</td>
<td>777</td>
<td>2,096</td>
</tr>
<tr>
<td>Commercial Fee-for-Service</td>
<td>12,508</td>
<td>33,756</td>
</tr>
<tr>
<td>Private Pay</td>
<td>3,134</td>
<td>7,190</td>
</tr>
<tr>
<td>Bad Debt</td>
<td>(44,640)</td>
<td>(89,281)</td>
</tr>
<tr>
<td>NYS OMH Grant</td>
<td>200,000</td>
<td>0</td>
</tr>
<tr>
<td>Total Revenue</td>
<td>$423,203</td>
<td>$632,677</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Expenses</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating</td>
<td>$396,090</td>
<td>$605,564</td>
</tr>
<tr>
<td>Capital</td>
<td>$27,113</td>
<td>$27,113</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$423,203</td>
<td>$632,677</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Net Income or (Loss)</th>
<th>0</th>
<th>0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Utilization (visits)</td>
<td>3,415</td>
<td>9,204</td>
</tr>
<tr>
<td>Cost per visits</td>
<td>$123.92</td>
<td>$68.74</td>
</tr>
</tbody>
</table>

The NYS OMH has awarded Liberty Resources, Inc. a 3-year $500,000 grant payable in quarterly installments effective 1/1/2014 - 12/31/2016 to integrate primary medical and behavioral health care. First year revenue includes $200,000 of this grant funding to support start-up of the D&TC operation. The applicant has indicated that first year expenses are inflated due to anticipated startup costs.
Utilization by payor source for the first and third years is anticipated as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Fee-For-Service</td>
<td>30.5%</td>
</tr>
<tr>
<td>Medicaid-Managed Care</td>
<td>61.3%</td>
</tr>
<tr>
<td>Medicare Fee for Service</td>
<td>0.3%</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>0.3%</td>
</tr>
<tr>
<td>Commercial Fee-For-Service</td>
<td>4.6%</td>
</tr>
<tr>
<td>All Other</td>
<td>1.0%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.0%</td>
</tr>
<tr>
<td>Total</td>
<td>100.0%</td>
</tr>
</tbody>
</table>

Revenue, expense, and utilization assumptions are based on the actual experience of two existing Article 28 clinics in the local area, Medical Home Upstate and Upstate United Cerebral Palsy. Both clinics provide the same type of primary care services as proposed by Liberty. Medicaid revenues are based on current APG rates.

**Capability and Feasibility**

BFA Attachments B and C are Liberty Resources, Inc.’s 2012-2013 certified financial summary and their internal financial summary as of September 30, 2014, which indicate the availability of sufficient resources.

Working capital requirements are estimated at $105,446 which appears reasonable based upon two months of third year expenses. The working capital requirement will be provided from equity. Review of BFA Attachments B and C indicates sufficient resources to meet the working capital requirement. BFA Attachment D is the pro-forma balance sheet that shows operation will start off with $105,446 in equity.

The budget projects revenues will equal expenses during for the first and third years of operations. Revenues are projected based on actual experience of two existing Article 28 clinics in the local area, who are providing the same type of primary care services proposed by the Liberty. Reimbursement rates are based on the APG rates. The budget appears reasonable.

As shown on BFA Attachment B, Liberty Resources Inc. has maintained an average income from operation of $1,025,468 for 2012 through 2013. The internal financial summary as of September 30, 2014, shows an operating surplus of $363,487.

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  Liberty Resources, Inc. Organization Chart
- BFA Attachment B  Financial Summary for 2012 and 2013, Liberty Resources Inc.
- BFA Attachment C  Financial Summary-Internal 09/30/2014, Liberty Resources Inc.
- BFA Attachment D  Pro Forma Balance Sheet
Executive Summary

Description
Sea Crest Acquisition 1, LLC, an existing New York limited liability company, requests approval to be established as the operator of Sea-Crest Health Care Center, a 320-bed Article 28 residential health care facility (RHCF) located at 3035 West 24th Street, Brooklyn (Kings County). The proposed operator will be decertifying 15 beds and as a result, upon approval of this application the total certified bed capacity of the RHCF will be 305 beds. The applicant will not be purchasing the real estate as part of this application. There will be no change in services provided. The applicant entered into an asset purchase agreement dated April 4, 2013 with New Sea Crest Health Care Center, LLC.

The current and proposed operator is as follows:

<table>
<thead>
<tr>
<th>CURRENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Sea Crest Health Care Center, LLC</td>
</tr>
<tr>
<td>Members:</td>
</tr>
<tr>
<td>Alissa Dicker</td>
</tr>
<tr>
<td>Jaclyn Dicker</td>
</tr>
<tr>
<td>Mathias Dicker Stein</td>
</tr>
<tr>
<td>Patricia Pyle</td>
</tr>
<tr>
<td>Howard Presant</td>
</tr>
<tr>
<td>Howard Small</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PROPOSED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sea Crest Acquisition 1, LLC</td>
</tr>
<tr>
<td>Members:</td>
</tr>
<tr>
<td>Pasquale Debenedictis</td>
</tr>
<tr>
<td>Alex Solovey</td>
</tr>
<tr>
<td>Solomon Rutenberg</td>
</tr>
<tr>
<td>Michael Schreiber</td>
</tr>
</tbody>
</table>

OPCHSM Recommendation
Contingent Approval

Need Summary
There will be a change in bed capacity at this facility upon approval of this application by the Public Health and Health Planning Council as shown in the following table.

<table>
<thead>
<tr>
<th>Sea-Crest Health Care Center</th>
<th>Current</th>
<th>Proposed Action</th>
<th>Upon Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>RHCF Beds</td>
<td>320</td>
<td>(15)</td>
<td>305</td>
</tr>
<tr>
<td>Total</td>
<td>320</td>
<td>(15)</td>
<td>305</td>
</tr>
</tbody>
</table>

Sea-Crest Health Care Center’s utilization was 94.1% in 2011, 79.8% in 2012, and 33.7% in 2013. Current utilization, as of February 11, 2015 was 92.2%. With the reduction of 15 certified beds, utilization is expected to increase to approximately 96%. The proposed operator also plans to make the following additional changes to the facility to further improve census, case mix, and marketing:

- Implement a full line of Chinese centric services, ranging from dietary taste to nurses who speak Cantonese to cater directly to the growing Chinese population;
- Develop a cardiac rehabilitation unit to minister to the high prevalence of congestive heart failure within the population;
- Create a state of the art rehabilitation center; and
- Create more space for the residents to enjoy in an effort to make the environment more comfortable and home-like.
Program Summary
No negative information has been received concerning the character and competence of the proposed applicants identified as new members.

Financial Summary
The purchase price of $10 will be met via cash at Closing.

Budget:
- Revenues $33,643,846
- Expenses $30,087,621
- Net Income $3,556,225

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.
Recommendations

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

Office of Primary Care and Health Systems Management
Approval contingent upon:
1. 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 continue to enhance access to Medicaid residents. At a minimum, the plan should include, but not necessarily be limited to, ways in which the facility will:
   - Reach out to hospital discharge planners to make them aware of the facility’s Medicaid Access Program;
   - Communicate with local hospital discharge planners on a regular basis regarding bed availability at the nursing facility; and
   - 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. [RNR]
3. Submission of a commitment, signed by the applicant, to submit annual reports to the DOH, for at least two years, demonstrating substantial progress with the implementation of the plan. These reports should include, but not be limited to:
   - Describing how the applicant reached out to hospital discharge planners to make them aware of the facility’s Medicaid Access Program;
   - Indicating that the applicant communicated with local hospital discharge planners on a regular basis regarding bed availability at the nursing facility;
   - Identifying the community resources that serve the low-income and frail elderly population that have used, or may eventually use, the nursing facility, and confirming they were informed about the facility’s Medicaid Access policy.
   - 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]
4. Submission and programmatic review of the plan to reduce the bed count by fifteen (15) beds. The plan submitted must specify the actual beds to be decertified in the bed count reduction. [LTC]
5. Submission of an executed building lease, acceptable to the Department. [BFA]
6. Submission of a copy of the amended Operating Agreement of Sea Crest Acquisition I, acceptable to the Department. [CSL]
7. Submission of an executed working capital loan commitment, acceptable to the Department. [BFA]
8. Submission of a copy of the executed lease agreement between the applicant and D&S Real Estate Company, acceptable to the Department. [CSL]
Approval conditional upon:
1. The project must be completed within three years from the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

Council Action Date
April 16, 2015
Need Analysis

Analysis
There is currently a need for 8,357 beds in the New York City Region as indicated in Table 1 below. However, the average occupancy for New York City was 91.6% in 2013 as indicated in Table 2.

Table 1: RHCF Need – New York City Region
<table>
<thead>
<tr>
<th></th>
<th>2016 Projected Need</th>
<th>Current Beds</th>
<th>Beds Under Construction</th>
<th>Total Resources</th>
<th>Unmet Need</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016 Projected Need</td>
<td>51,071</td>
<td>42,178</td>
<td>536</td>
<td>42,714</td>
<td>8,357</td>
</tr>
</tbody>
</table>

Table 2: Sea-Crest Health Care Center/Kings County/New York City Region Occupancy

<table>
<thead>
<tr>
<th>Facility/County/Region</th>
<th>Occupancy 2011</th>
<th>Occupancy 2012</th>
<th>Occupancy 2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sea-Crest Health Center</td>
<td>94.1%</td>
<td>79.8%</td>
<td>33.7%</td>
</tr>
<tr>
<td>Kings County</td>
<td>94.3%</td>
<td>94.4%</td>
<td>91.4%</td>
</tr>
<tr>
<td>New York City Region</td>
<td>94.8%</td>
<td>94.8%</td>
<td>91.6%</td>
</tr>
</tbody>
</table>

Sea-Crest Health Care Center’s utilization was 94.1% in 2011, 79.8% in 2012, and 33.7% in 2013. According to the applicant, declining utilization could be attributed to the physical appearance of the building along with the outdated services that were being provided. The low occupancy in 2012 and 2013, was because of the October, 2012 Superstorm Sandy, which caused first floor flooding, which housed electrical switch gears, boilers, cogeneration, communication, and medical equipment; split unit air conditioners; data servers; laundry room; staff locker rooms; elevators and their motor rooms; central supply storage; and the kitchen (including all equipment and food). As a result, Sea-Crest Health Care Center had to close for renovations and did not reopen until May 6, 2013. Although self-reported occupancy averaged about 80% in 2014, the facility showed a steady increase throughout the year, as shown in the following chart:
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 of the Health Systems Agency area Medicaid admissions percentage, whichever is less. In calculating such percentages, the Department will use the most current data which have been received and analyzed by the Department.

An applicant will be required to make appropriate adjustments in its admission policies and practices so that the proportion of its own annual Medicaid patient’s admissions is at least 75% of the planning area percentage or the Health Systems Agency percentage, whichever is applicable.

Sea-Crest Health Care Center’s Medicaid admissions of 34.9% matched the Kings County 75% rate in 2012. In 2013, Sea-Crest Health Care Center’s Medicaid admissions of 64.0% exceeded the Kings County 75% rate of 24.8%.

Conclusion
The steadily increasing restoration of occupancy at Sea Crest since the end of 2013, together with the proposed reduction of 15 beds and the new owner/operator’s described efforts to further improve census, case mix and marketing, suggest that the facility has returned to a sustainable level of high occupancy and efficient utilization.

Recommendation
From a need perspective, contingent approval is recommended.

Program Analysis

Character and Competence - Background
Facilities Reviewed
Nursing Homes
Barnwell Nursing and Rehabilitation Center  10/2004 to present
East Neck Nursing and Rehabilitation Center  02/2006 to present
Mills Pond Nursing and Rehabilitation Center  10/2010 to present
Sayville Nursing & Rehab Center  12/2012 to present
Workmen’s Circle Multicare Center  07/2013 to present
Shore View Nursing and Rehabilitation Center  06/2014 to present

Connecticut Nursing Home
Cassena Care at Norwalk  08/2013 to present

Individual Background Review
Pasquale DeBenedictis is a certified public accountant (CPA) with license in good standing. He has been employed as the Director of Finance at the Carillon Nursing and Rehabilitation Center since 1997. Mr. DeBenedictis discloses ownership interests in the following residential health care facilities:

Barnwell Nursing and Rehabilitation Center  11/2003 to present
East Neck Nursing and Rehabilitation Center  02/2005 to present
Mills Pond Nursing and Rehabilitation Center  10/2010 to present
Sayville Nursing and Rehabilitation Center  12/2012 to present
Workmen’s Circle Multicare Center  07/2013 to present
Cassena Care at Norwalk (CT)  08/2013 to present
Alex Solovey is a New York State licensed physical therapist considered to be in good standing. He has been employed as the Director of Rehabilitation at Theradynamics Physical Therapy Rehabilitation P.C. since 1999. Mr. Solovey discloses ownership interests in the following residential health care facilities:

- Barnwell Nursing and Rehabilitation Center 11/2003 to present
- East Neck Nursing and Rehabilitation Center 02/2005 to present
- Mills Pond Nursing and Rehabilitation Center 10/2010 to present
- Sayville Nursing and Rehabilitation Center 12/2012 to present
- Workmen’s Circle Multicare Center 07/2013 to present
- Cassena Care at Norwalk (CT) 08/2013 to present

Michael Schreiber holds an active New York Nursing Home Administrator’s license and is considered to be in good standing. Mr. Schreiber is employed as the Vice President of Strategic Planning at PJA Consulting Services LLC located in Woodbury, NY and as the President of MAS Consulting Associates located in Great Neck, NY. He is also currently employed as the Assistant Executive Director at Shore View Nursing Home and as the Executive Director at Sea-Crest Health Care Center, both located in Brooklyn, NY. Mr. Schreiber discloses ownership interests in the following residential health care facilities:

- Shore View Nursing and Rehabilitation Center 06/2014 to present

Soloman Rutenberg is employed as CEO at Workmen’s Circle Multicare Center, a skilled nursing facility located in Bronx, NY and has been in that position since 2006. Mr. Rutenberg discloses an ownership interest in the following health care facility:

- Workmen’s Circle Multicare Center 07/2013 to present

**Character and Competence - Analysis**

No negative information has been received concerning the character and competence of the applicants.

A review of Barnwell Nursing and Rehabilitation Center for the period identified above reveals the following:

- The facility was fined $2,000 pursuant to Stipulation and Order NH-15-001 issued January 12, 2014 for surveillance findings on March 13, 2012. Deficiencies were found under 10 NYCRR 415.12(h)(1) – Quality of Care : Accidents/Supervision.

A review of operations of Barnwell Nursing and Rehabilitation Center for the time periods indicated above reveals that a substantially consistent high level of care has been provided since there were no repeat enforcements.

A review of operations for East Neck Nursing and Rehabilitation Center, Mills Pond Nursing and Rehabilitation Center, Sayville Nursing and Rehabilitation Center, Workmen’s Circle Multicare Center, and Shore View Nursing and Rehabilitation Center for the periods identified above, results in a conclusion of substantially consistent high level of care since there were no enforcements.

A review of a letter from the Department of Public Health in the State of Connecticut as well as an affidavit submitted by the applicant for Cassena Care at Norwalk in the State of Connecticut for the periods identified above results in a conclusion of substantially consistent high level of care since there were no repeat enforcements. The facility is operating in compliance with state and federal laws and regulations.

**Project Review**

This application is proposing to reduce the bed count at the nursing home by fifteen (15) licensed RHCF beds to operate at a capacity of 305 RHCF beds. The nursing home fully complies with the 2013 CMS sprinkler mandate.

**Recommendation**

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

**Asset Purchase Agreement**
The applicant has submitted an executed asset purchase agreement for the purchase of the nursing home, summarized below:

**Date:** April 4, 2013  
**Seller:** New Sea Crest Health Care Center, LLC  
**Purchaser:** Sea Crest Acquisition 1, LLC

**Assets Acquired:**  
Business and operation of the Facility; all inventory, supplies and other articles of personal property; all contracts, agreements, leases, undertakings, commitments and other arrangements which Buyer agrees to assume at the Closing; the name “Sea Crest Health Care Center”; all security deposits and prepayments; all menus, policies and procedures manuals and computer software; all telephone numbers and telefax numbers used by the Facility; all resident/patient records relating to the Facility; goodwill in connection with the operation of the Facility; all accounts receivable relating to services rendered by the Facility on and after the Effective Date; all rate increases and/or lump payments resulting from rate appeals with respect to third party payments, which become effective or paid on or after the Effective Date; all cash, marketable securities, deposits and cash equivalents, and all accrued interest and dividends and all reimbursement made prior to, on or after the Closing Date by Medicare, Medicaid or any third party payor, excluding insurance proceeds, for storm damage suffered by Seller and/or the Facility relating to or caused by Hurricane Sandy.

**Excluded Assets:**  
All insurance policies and claims, and the proceeds thereof, relating to events occurring prior to the Effective Date; all retroactive rate increases, resulting from rate appeals, with respect to third party payments for services rendered at the Facility prior to the Effective Date and all accounts receivable relating thereto and proceeds thereof, all claims, rights, causes of action, rights of recovery, rights of set off and recoup against and third parties; all amounts due from third parties related to Seller; all leasehold improvements, furniture, fixtures and equipment owned by Seller; all financial books and records of Seller; all accounts receivable related to services rendered by the Facility prior to the Effective Date; any assets of Seller not used in connection with the operation of the Seller and the real property and improvements thereon.

**Assumed Liabilities:**  
All liabilities and obligations relating to the Facility and/or Basic Assets arising on or after the Effective Date or otherwise relating to services rendered by, or the operation of, the Facility on and after the Effective Date; all of Seller’s Accounts Payable and other Liabilities and all healthcare, Medicaid and Medicare overpayments and assessments liabilities and all of Seller’s Liabilities relating to the Transferred Employees for vacation, holiday time and personal days, all of which were earned but not yet taken or paid prior to the Effective Date.

**Retained Liabilities:**  
Seller is retaining and shall remain liable for the following liabilities: any liability relating to the Excluded Assets; any liability relating to or arising out of use, ownership or operation of the Facility prior to the Effective Date other than the Assumed Liabilities; all of Seller’s sick pay Liabilities existing on the day before the Effective Date and all of Seller’s Accounts Payable existing on the day prior to the Effective Date, other than the Assumed Liabilities.

**Purchase Price:** $10 and the assumption of the Assumed Liabilities.  
**Payment of Purchase Price:** Cash at Closing
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 the liability and responsibility. Currently, there are no outstanding liabilities.

**Lease Rental Agreement**
The applicant has submitted a draft lease rental agreement for the site that the new operator will occupy; which is summarized below:

- **Premises:** The premises located at 3035 West 24th Street, Brooklyn, New York
- **Lessor:** New Sea Crest Acquisition 1, LLC
- **Lessee:** Sea Crest Acquisition 1, LLC
- **Term:** The lease shall terminate on March 30, 2061.
- **Rental:**
  - From March 15, 2014 through March 14, 2019; $1,500,000 per year
  - From March 15, 2019 through March 14, 2024; $2,000,000 per year
  - From March 15, 2024 through March 14, 2029; $2,100,000 per year
  - For every 5 year period subsequent to March 15, 2029, the minimum annual rent shall be equal to the fair market value of the leased premises.
- **Provisions:** The lessee shall be responsible for real estate taxes, utilities and maintenance.

The applicant has indicated that the lease agreement will be an arm’s length lease arrangement.

**Operating Budget**
The applicant has submitted an operating budget for 305 beds, in 2015 dollars, for the first year after the change in operator, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Per Diem</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>$249.78</td>
<td>$18,886,042</td>
</tr>
<tr>
<td>Medicare Fee For Service</td>
<td>$600.00</td>
<td>9,174,427</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>$600.00</td>
<td>971,867</td>
</tr>
<tr>
<td>Commercial Fee For Service</td>
<td>$300.00</td>
<td>3,631,544</td>
</tr>
<tr>
<td>Private Pay</td>
<td>$375.00</td>
<td>421,142</td>
</tr>
<tr>
<td>Hospice</td>
<td>$250.00</td>
<td>558,824</td>
</tr>
<tr>
<td><strong>Total Revenues</strong></td>
<td></td>
<td>$33,643,846</td>
</tr>
<tr>
<td><strong>Expenses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$258.32</td>
<td>$27,894,163</td>
</tr>
<tr>
<td>Capital</td>
<td>20.31</td>
<td>2,193,458</td>
</tr>
<tr>
<td><strong>Total Expenses</strong></td>
<td>$278.93</td>
<td>$30,087,621</td>
</tr>
<tr>
<td><strong>Net Income</strong></td>
<td></td>
<td>$3,556,225</td>
</tr>
<tr>
<td>Utilization (patient days)</td>
<td></td>
<td>107,985</td>
</tr>
<tr>
<td>Occupancy</td>
<td></td>
<td>97.00%</td>
</tr>
</tbody>
</table>
Utilization for the RHCF beds, broken down by payor source during the first year after the change in operator is as follows:

- Medicaid Managed Care: 70.02%
- Medicare Fee for Service: 14.16%
- Medicare Managed Care: 1.50%
- Commercial Fee For Service: 11.21%
- Private Pay: 1.04%
- Hospice: 2.07%

Revenues are projected to increase from historical (2014) because the facility was at low utilization during part of 2014 due to the effect of Hurricane Sandy. The facility has improved utilization through 2014 and currently is at pre Hurricane Sandy utilization level.

Expenses are projected to increase because of the increase in labor costs (salaries and wages and employee health benefits) due to the increased census projections.

Utilization assumptions are based on current historical experience and taking into account the reduced bed capacity to 305. Currently, the facility had utilization of 93.9% as of January 31, 2015 for 320 beds.

**Capability and Feasibility**

The purchase price of $10 will be met via equity from the proposed members. The applicant will also assume some of the current operator’s liabilities.

Working capital requirements are estimated at $5,014,604, which is equivalent to two months of first year expenses. The applicant will finance $2,507,302 at an interest rate of 1 month LIBOR + 275 basis points (approximately 2.67% as of 2/27/2015) for a five year term. A letter of interest has been provided M & T Bank for the working capital financing. The remaining $2,507,302 will be met via equity from the proposed members’ personal resources. BFA Attachment A is the personal net worth statements of the proposed members of Sea Crest Acquisition 1, LLC, which indicates the availability of sufficient funds for the equity contribution. The applicant has provided an affidavit indicating that the proposed members will provide equity disproportionate to their ownership percentages. BFA Attachment C is the pro forma balance sheet of Sea Crest Acquisition 1, LLC as of the first day of operation, which indicates a positive net asset position of $6,507,302.

The submitted budget indicated a net income of $3,556,225 during the first year after the change in operator. The submitted budget appears reasonable.

A transition of nursing home (NH) residents to Medicaid managed care is currently being implemented statewide. Effective February 1, 2015, all eligible beneficiaries in NYC age 21 and over, in need of long term placement in a nursing facility, will be required to join a Medicaid Managed Care Plan (MMCP) or a Managed Long Term Care Plan (MLTCP). On April 1, 2015, the counties of Nassau, Suffolk, and Westchester will be phased in, and the rest of the State is scheduled to transition beginning July 1, 2015, for both dual and non-dual eligible populations. Under the managed care construct, Managed Care Organizations (MCOs) will negotiate payment rates directly with the NH providers. In order to mitigate the financial impact to NH providers during the transition to managed care, a department policy, as described in the “Transition of Nursing Home Benefit and Population into Managed Care Policy Paper,” provided further guidance requiring MCOs to pay the benchmark Medicaid FFS rate, or a negotiated rate acceptable to both plans and NHs, for 3 years after a county has been deemed mandatory (phased in) for NH population enrollment. As a result, the benchmark FFS rate remains a reliable basis for assessing NH Medicaid revenues through to January 31, 2018 (NYC), March 31, 2018 (Nassau, Suffolk and Westchester), and June 30, 2018 (upstate), respectively.
BFA Attachment B is the financial summary of Sea-Crest Health Care Center from 2011 through 2013. As shown, the facility had an average negative working capital position and an average negative equity position from 2011 through 2013. The reason for the average negative working capital position is the result of prior year historical losses and significant losses due to Hurricane Sandy in 2012. Also, the entity incurred average historical losses of $765,308.

BFA Attachment D is the November 30, 2014 internal financial statements of Sea Crest Health Care Center. As shown, the facility had a positive working capital position and a positive capital position through November 30, 2014. Also, the entity achieved a net income of $1,857,020 through November 30, 2014.

BFA Attachments E through H are the financial summaries of the RHCFs the proposed members have ownership interest in, and for which data subsequent to ownership transfer is available. The applicant members also have ownership interest in 2 other recently acquired RHCFs, Workmen’s Circle Multicare Center (524 beds, effective 7/19/2013) and Shore View Nursing and Rehabilitation (320 beds, effective 6/19/2014), for which financial data subsequent to ownership transfer is not available.

BFA Attachment E presents the financial summary of Barnwell Nursing and Rehabilitation (236 beds) from 2011 through 2013. As shown, the entity had an average positive working capital position and an average positive net asset position from 2011 through 2013. Also, the entity achieved an average net income of $406,533 from 2011 through 2013.

BFA Attachment F presents the financial summary of East Neck Nursing Home (300 beds) from 2011 through 2013. As shown, the entity had an average positive working capital position and an average positive net asset position from 2011 through 2013. Also, the entity achieved an average net income of $716,835 from 2011 through 2013.

BFA Attachment G presents the 2013 financial summary of Sayville Nursing and Rehabilitation Center (180 beds, acquired 12/21/12). As shown, the entity had a positive working capital position and a negative net asset position in 2013. The negative net asset position was the result of the loss in 2013. Also, the entity achieved a net loss of $231,056 in 2013, which was an improvement from prior years before the new operator took over.

BFA Attachment H presents the financial summary of Mills Pond Nursing & Rehabilitation (250 beds) from 2011 through 2013. As shown, the entity had an average negative working capital position and an average positive net asset position from 2011 through 2013. Also, the entity achieved an average net income of $862,878 from 2011 through 2013.

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.

<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>
<tr>
<td>BFA Attachment G</td>
</tr>
<tr>
<td>BFA Attachment H</td>
</tr>
<tr>
<td>BNHLC Attachment A</td>
</tr>
</tbody>
</table>
Program: Residential Health Care Facility
Purpose: Establishment
County: Queens
Acknowledged: February 25, 2014

Executive Summary

Description
Hollis Park Nursing Home, Inc., the operator of Hollis Park Manor Nursing Home, an 80-bed proprietary skilled nursing facility located at 191-16 Hillside Avenue, Hollis (Queens County), requests approval to transfer 66% of the stock of the operation to six new shareholders and one current shareholder. There are currently 200 outstanding shares, and there will be 200 outstanding shares after the proposed transaction.

Ownership of the corporation before and after the requested change is as follows:

<table>
<thead>
<tr>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member</td>
<td>Shares/ %</td>
</tr>
<tr>
<td>Ahron Ebert</td>
<td>172 shares</td>
</tr>
<tr>
<td>Robert Iszak</td>
<td>10 shares</td>
</tr>
<tr>
<td>Susan Rubin</td>
<td>9 shares</td>
</tr>
<tr>
<td>Robert Re</td>
<td>9 shares</td>
</tr>
<tr>
<td>Jonathan Gewirtz</td>
<td>28 shares</td>
</tr>
<tr>
<td>Yosef Ruben</td>
<td>30 shares</td>
</tr>
<tr>
<td>Paul Goldfarb</td>
<td>9 shares</td>
</tr>
<tr>
<td>Todd Unger</td>
<td>28 shares</td>
</tr>
<tr>
<td>Kevin Unger</td>
<td>9 shares</td>
</tr>
</tbody>
</table>

The purchase price for the purchase of the shareholders’ interests is as follows: Jonathan Gewirtz $75,000, Yosef Ruben $70,000, Paul Goldfarb $70,000, Susan Rubin $92,500, Robert Re $45,000, Todd Unger $22,500, and Kevin Unger $22,500.

There will be no change in the day to day operation of the nursing home as a result of the shareholder change.

OPCHSM Recommendation
Contingent Approval

Need Summary
There will be Need recommendation for this application.

Program Summary
No negative information has been received concerning the character and competence of the proposed applicants identified as new members.

No changes in the program or physical environment are proposed in this application. No administrative services or consulting agreements are proposed in this application. The facility is in compliance with CMS 2013 sprinkler mandates.

Financial Summary
There are no project costs associated with this transaction.

<table>
<thead>
<tr>
<th>Budget</th>
<th>Revenues:</th>
<th>$7,180,493</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenses:</td>
<td>7,053,100</td>
<td>$127,393</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 and contingent approval is recommended.
**Recommendations**

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

**Office of Primary Care and Health Systems Management**

**Approval contingent upon:**
1. Submission of the executed shareholder agreements acceptable to the Department of Health. [BFA]
2. Submission of the resolution of the Board of Directors of Hollis Park Manor Nursing Home, Inc., authorizing the project, acceptable to the Department. [CSL]
3. Submission of a photocopy of the executed bylaws of Hollis Park Manor Nursing Home Inc., acceptable to the Department. [CSL]

**Approval conditional upon:**
1. The project must be completed within three years from the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

**Council Action Date**
April 16, 2015
## Program Analysis

### Facility Information

<table>
<thead>
<tr>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Facility Name</strong></td>
<td>Hollis Park Manor Nursing Home</td>
</tr>
<tr>
<td><strong>Address</strong></td>
<td>191-06 Hillside Avenue Hollis, NY. 11423</td>
</tr>
<tr>
<td><strong>RHCF Capacity</strong></td>
<td>80</td>
</tr>
<tr>
<td><strong>ADHC Program Capacity</strong></td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Type of Operator</strong></td>
<td>Corporation</td>
</tr>
<tr>
<td><strong>Class of Operator</strong></td>
<td>Proprietary</td>
</tr>
<tr>
<td><strong>Operator</strong></td>
<td>Hollis Park Manor Nursing Home, Inc.</td>
</tr>
<tr>
<td>Ahron Ebert</td>
<td>86.0%</td>
</tr>
<tr>
<td>Robert Iszak</td>
<td>5.0%</td>
</tr>
<tr>
<td>Susan Rubin</td>
<td>4.5%</td>
</tr>
<tr>
<td>Robert Re</td>
<td>4.5%</td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>* Board Member</td>
<td></td>
</tr>
</tbody>
</table>

### Character and Competence - Background

**Facilities Reviewed**

**Nursing Homes**
- Windsor Park Nursing Home 04/2005 to present
- Fieldston Lodge Care Center 04/2005 to present
- Bethany Gardens Skilled Living Center 04/2005 to present
- Sunrise Manor Center for Nursing and Rehabilitation 04/2005 to present

**Connecticut Nursing Homes**
- Crescent Manor 04/2005 to 10/2008
- Alexandria Manor 04/2005 to present
- Blair Manor 04/2005 to present
- Ellis Manor 04/2005 to present

**Individual Background Review**

Jonathan Gewirtz lists his employment as providing fiscal oversight in the business office at Gold Crest Care Center, a nursing home located in the Bronx, New York. Mr. Gewirtz discloses no health facility interest.

Susan Rubin discloses no employment history. Ms. Rubin discloses the following health facility interests:
- Windsor Park Nursing Home 06/1986 to present
- Crescent Manor (CT) 12/1994 to 10/2008
- Alexandria Manor (CT) 10/1993 to present
- Blair Manor (CT) 12/1994 to present
- Ellis Manor (CT) 05/1997 to present
Yosef Ruben lists his employment as the Director of Maintenance and as a partner at Fieldston Lodge Care Center, a nursing home located in the Bronx, New York. Mr. Ruben discloses the following health facility interests:

- Fieldston Lodge Care Center 09/2003 to present
- Bethany Gardens Skilled Living Center 08/2002 to present

Paul Goldfarb is a retired masonry contractor. Mr. Goldfarb discloses the following health facility interests:

- Windsor Park Nursing Home 05/1996 to present
- Sunrise Manor Center for Nursing and Rehabilitation 08/2004 to present

Robert Re is a New York State licensed attorney and is considered to be in good standing. He lists his employment as an administrative law judge at the New York City Department of Motor Vehicles, Traffic Violations Bureau. Mr. Re discloses the following health facility interests:

- Windsor Park Nursing Home 1984 to present

Todd Unger is a licensed attorney in the states of New York, New Jersey, and Florida. He is considered to be in good standing in all three states. Mr. Unger is self-employed at his own law firm based out of Mt. Laurel, New Jersey. Todd Unger discloses the following health facility interests:

- Windsor Park Nursing Home 10/2009 to present
- Sunrise Manor Center for Nursing and Rehabilitation 10/2009 to present

Kevin Unger is a licensed attorney in the states of New York, New Jersey, Pennsylvania, and Florida. He is considered to be in good standing in all four states. Mr. Unger is self-employed at his own law firm based out of Plantation, Florida. Kevin Unger discloses the following health facility interests:

- Windsor Park Nursing Home 10/2009 to present
- Sunrise Manor Center for Nursing and Rehabilitation 10/2009 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 Fieldston Lodge Care Center for the period identified above reveals the following:

- The facility was fined $10,000 pursuant to Stipulation and Order NH-11-040 issued July 11, 2011 for surveillance findings on August 26, 2008. Deficiencies were found under 10 NYCRR 415.3(c)(1)(iii) – Resident’s Rights; 10 NYCRR 415.4(b) – Staff Treatment of Residents; 10 NYCRR 415.12(h)(2) – Quality of Care: Accidents and Supervision; 10 NYCRR 415.26 – Administrator; and NYCRR 415.15(a) – Medical Director.
- The facility was fined $12,000 pursuant to Stipulation and Order NH-12-019 issued March 19, 2012 for surveillance findings on January 11, 2011. Deficiencies were found under 10 NYCRR 415.4(b)(1)(i) – Free From Abuse; and NYCRR 415.12 – Quality of Care: Highest Practicable Potential.

A review of Sunrise Manor Center for Nursing and Rehabilitation for the period identified above reveals the following:

- The facility was fined $2,000 pursuant to Stipulation and Order NH-10-032 issued September 13, 2010 for surveillance findings on May 8, 2009. Deficiencies were found under 10 NYCRR 415.12 – Quality of Care.

A review of operations of Fieldston Lodge Care Center and Sunrise Manor Center for Nursing and Rehabilitation for the time periods indicated above reveals that a substantially consistent high level of care has been provided since there were no repeat enforcements.

A review of operations for Windsor Park Nursing Home and Bethany Gardens Skilled Living Center for the time periods indicated above results in a conclusion of substantially consistent high level of care since there were no enforcements.
The State of Connecticut, Department of Public Health has provided the Bureau of Nursing Home Licensure and Certification a certified letter stating that Crescent Manor, Alexandria Manor, Blair Manor, and Ellis Manor located in the state of Connecticut for the time periods indicated above results in a conclusion of substantially consistent high level of care. Although the facilities may have experienced periods of non-compliance, plans of corrections were developed and implemented in accordance with state and federal laws and regulations with substantial compliance being achieved. Currently, there are no open enforcement activities for these facilities for the time periods identified above.

**Project Review**

No changes in the program or physical environment are proposed in this application. No administrative services or consulting agreements are proposed in this application. The facility is in compliance with CMS 2013 sprinkler mandates.

**Conclusion**

No negative information has been received concerning the character and competence of the proposed applicants identified as new members.

**Recommendation**

From a programmatic perspective, approval is recommended.

### Financial Analysis

#### Shareholder Agreement

The applicant submitted draft shareholder agreements for the purchase of the stock. The proposed shareholders will purchase the shares at the following purchase prices: Jonathan Gewirtz $75,000; Yosef Ruben $70,000; Paul Goldfarb $70,000; Susan Rubin $92,500; Robert Re $45,000; Todd Unger $22,500 and Kevin Unger $22,500. The applicant has indicated that the new shareholders have already paid for their interests. The applicant provided documentation from the seller stating that he has already received the proceeds.

#### Operating Budget

The applicant has submitted an operating budget, in 2015 dollars, during the first year subsequent to the change in the stock ownership, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>PER DIEM</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>$201.02</td>
<td>$4,839,758</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>$580.00</td>
<td>2,135,560</td>
</tr>
<tr>
<td>Commercial Fee-For-Service</td>
<td>$400.00</td>
<td>113,200</td>
</tr>
<tr>
<td>Private Pay</td>
<td>$325.00</td>
<td>91,975</td>
</tr>
<tr>
<td><strong>Total Revenues</strong></td>
<td></td>
<td>$7,180,493</td>
</tr>
<tr>
<td><strong>Expenses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$234.45</td>
<td>$6,640,600</td>
</tr>
<tr>
<td>Capital</td>
<td>14.56</td>
<td>412,500</td>
</tr>
<tr>
<td><strong>Total Expenses</strong></td>
<td>$249.01</td>
<td>$7,053,100</td>
</tr>
<tr>
<td><strong>Net Income</strong></td>
<td></td>
<td>$127,393</td>
</tr>
<tr>
<td><strong>Utilization (patient days)</strong></td>
<td>28,324</td>
<td></td>
</tr>
<tr>
<td><strong>Occupancy</strong></td>
<td>97.00%</td>
<td></td>
</tr>
<tr>
<td><strong>Break-even Occupancy</strong></td>
<td>95.29%</td>
<td></td>
</tr>
</tbody>
</table>
Revenue assumptions are based on current payment rate for all payor sources.

Expense assumptions are based on the historical experience of the facility. Medicaid utilization is decreasing and Medicare/Private Pay is increasing from 2013 based on 2014 historical experience.

Utilization by payor source anticipated during the first year after the transfer of stock is summarized below:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Managed Care</td>
<td>85.00%</td>
</tr>
<tr>
<td>Medicare Fee For Service</td>
<td>13.00%</td>
</tr>
<tr>
<td>Commercial Fee For Service</td>
<td>1.00%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>1.00%</td>
</tr>
</tbody>
</table>

**Capability and Feasibility**

The applicant submitted draft shareholder agreements for the purchase of the stock. The shareholders will purchase their respective number of shares for the following total purchase prices: Jonathan Gewirtz $75,000; Yosef Ruben $70,000; Paul Goldfarb $70,000; Susan Rubin $92,500; Robert Re $45,000; Todd Unger $22,500 and Kevin Unger $22,500. As stated in a previous section, the new shareholders already paid for their interests.

Working capital requirements are estimated at $1,175,517, which is equivalent to two months of first year expenses. The applicant has indicated that the new shareholders will provide equity from their personal resources. BFA Attachment A is the personal net worth statements of the new shareholders, which indicates the availability of sufficient funds to meet the equity contribution for the working capital requirement.

The submitted budget indicates a net income of $127,393 during the first year after the change in stock ownership. The submitted budget appears reasonable.

A transition of nursing home (NH) residents to Medicaid managed care is currently being implemented statewide. Effective February 1, 2015, all eligible beneficiaries in NYC age 21 and over, in need of long term placement in a nursing facility, will be required to join a Medicaid Managed Care Plan (MMCP) or a Managed Long Term Care Plan (MLTCP). On April 1, 2015, the counties of Nassau, Suffolk, and Westchester will be phased in, and the rest of the State is scheduled to transition beginning July 1, 2015, for both dual and non-dual eligible populations. Under the managed care construct, Managed Care Organizations (MCOs) will negotiate payment rates directly with the NH providers. In order to mitigate the financial impact to NH providers during the transition to managed care, a department policy, as described in the “Transition of Nursing Home Benefit and Population into Managed Care Policy Paper,” provided further guidance requiring MCOs to pay the benchmark Medicaid FFS rate, or a negotiated rate acceptable to both plans and NHs, for 3 years after a county has been deemed mandatory (phased in) for NH population enrollment. As a result, the benchmark FFS rate remains a reliable basis for assessing NH Medicaid revenues through to January 31, 2018 (NYC), March 31, 2018 (Nassau, Suffolk and Westchester), and June 30, 2018 (upstate), respectively.

BFA Attachment B is the financial summary of Hollis Park Nursing Home from 2011 through 2013. As shown, the facility had an average negative working capital position and an average positive net asset position from 2011 through 2013. The reason for the average negative working capital position is historical losses. Also, the facility achieved an average net loss of $215,076 from 2011 through 2013. The applicant has indicated that the reason for the losses was due to low census in 2011 and 2012. During that time period, the facility was under a different management who sold their shares to one of the current shareholders who had not played an active role in the management of the facility. After the transaction in November 2012, replacement beds were purchased and the census dramatically improved to 97.3% for 2013. Many of the new patients were Medicare patients.
BFA Attachment C is the 2011 through 2013 financial summaries of the other skilled nursing facilities the proposed members have ownership interest in, and their respective membership interest percent in each. The facilities are as follows:

- **Fieldston Lodge Care** (200 beds) had an average negative working capital position and an average positive net asset position from 2011 through 2013. The applicant indicated that the reasons for the average negative working capital position were due to monies owed to DOH as a result of a base year audit, of which the balance was $1,737,007 as of 12/31/2013, and a line of credit balance of $965,000 which is reflected as all current. Also, the facility achieved an average net income of $298,594 from 2011 through 2013. The applicant incurred a loss of $686,388 in 2011 due to a retroactive rate adjustment, which was a one-time event.

- **Windsor Park Nursing Home** (70 beds) had an average negative working capital position and an average negative net asset position from 2011 through 2013. The applicant has indicated that the reason for the average negative working capital position and the average negative net asset position is due to historical losses. Also, the facility incurred an average net income of $25,005 from 2011 through 2013. The applicant has indicated that the reason for the historical losses is the result of management fees and significant legal fees. The applicant discontinued the management fees until operations improved.

- **Sunrise Manor Nursing Home** (84 beds) had an average positive working capital position and an average negative net asset position from 2011 through 2013. The applicant has indicated that the reason for the average negative net asset position is that the commonly owned real estate entity had a negative net asset position of $2,013,241, which contributed to the overall average negative net asset position. Also, the facility achieved an average net income of $157,710 from 2011 through 2013. The applicant incurred a loss of $34,585 in 2013 due to an adjustment for a HITNY liability of more than $400,000 which was a one-time event.

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>Personal Net Worth Statements of Shareholders</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summary - Hollis Park Manor Nursing Home</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Financial Summary of proposed members' related facilities</td>
</tr>
<tr>
<td>BFA Attachment D</td>
<td>Hollis Park Manor Nursing Home Balance Sheet</td>
</tr>
<tr>
<td>BNHLC Attachment A</td>
<td>Quality Measures and Inspection Report</td>
</tr>
</tbody>
</table>
Executive Summary

Description
River Meadows, LLC, an existing New York limited liability company, requests approval to be established as the operator of James Square Nursing and Rehabilitation Centre, a 455-bed Article 28 residential healthcare facility (RHCF) located at 918 James Street, Syracuse, NY (Onondaga County). The proposed operator will be decertifying 15 beds bringing the new certified bed capacity of the RHCF to 440 beds. There will be no change in services provided.

River Meadows, LLC entered into an Operations Transfer Agreement (OTA) on June 11, 2013, with James Square Nursing Home, Inc., a New York corporation, for the sale and acquisition of the operating interest of James Square Nursing and Rehabilitation Centre. Pursuant to the OTA, and subject to CON approval, River Meadows, LLC will acquire the operations of the RHCF and assume certain liabilities and certain assets. Liberty Senior Holdings, LLC, a New York limited liability company with sole member Eliezer Freidman, is pursuing the acquisition of the real estate. Upon establishment as operator, the applicant will lease the premises from Liberty Senior Holdings, LLC.

The facility is currently in receivership and has been left without clear management authority due to the passing of the principal of the current receiver, Mr. Mark J. Squire, in July 2012.

The current operator and proposed operator are as follows:

<table>
<thead>
<tr>
<th>Current</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>James Square Nursing Home, Inc. (Receivership)</td>
<td>River Meadows, LLC</td>
</tr>
<tr>
<td>Judy Kushner 50%</td>
<td>Abraham Gutnicki 50%</td>
</tr>
</tbody>
</table>

OPCHSM Recommendation
Contingent Approval

Need Summary
River Meadows, LLC, is seeking approval to become the established operator of James Square Health and Rehabilitation Centre, a 455-bed Article 28 residential health care facility (RHCF), located at 918 James Street, Syracuse, 13203, in Onondaga County. In addition, the applicant is proposing to decertify 15 RHCF beds, bringing the new certified bed capacity to 440 beds.

Program Summary
The facility was previously operated by James Square Nursing Home, Inc. The principal of the current receiver, Mr. Mark J. Squire, passed away in July 2012 and the applicant entered into an Operational Transfer Agreement for the sale and acquisition of the operating interest.
This application is proposing to reduce the bed count at the nursing home by fifteen (15) licensed RHCF beds to operate at a capacity of 440 RHCF beds.

No negative information has been received concerning the character and competence of the proposed applicants. No administrative services or consulting agreements are proposed in this application. The facility is in compliance with CMS 2013 sprinkler mandates.

Financial Summary
The purchase price for the acquisition of the operating interests of James Square Nursing Home, Inc. is $0. The purchase price for the acquisition of the real estate interests is $33,725,981, which includes the assumption of HUD mortgages and also assumption of other liabilities. The realty purchase price will be met as follows: $1,500,000 deposit in escrow and the remaining $32,225,981 via a bank loan at an interest rate of 5.75% for a ten-year term.

Budget:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$35,188,621</td>
</tr>
<tr>
<td>Expenses</td>
<td>$33,173,294</td>
</tr>
<tr>
<td>Net Income</td>
<td>$2,015,327</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, and contingent approval is recommended.
Recommendations

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

Office of Health Systems Management
Approval contingent upon:
1. Submission of an executed bank loan commitment for the real estate portion, acceptable to the Department of Health. [BFA]
2. Submission of an executed working capital loan commitment, acceptable to the Department of Health. [BFA]
3. Submission of an executed real estate purchase agreement, acceptable to the Department of Health. [BFA]
4. Submission of an executed operations transfer agreement, acceptable to the Department of Health. [BFA]
5. Submission of an executed agreement for the assumed liabilities that arise after the new operator is operating the building, acceptable to the Department of Health. [BFA]
6. 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]
7. Submission of a plan to continue to enhance access to Medicaid residents. At a minimum, the plan should include, but not necessarily be 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; and
   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. [RNR]
8. Submission of a commitment, signed by the applicant, to submit annual reports to the DOH, for at least two years, demonstrating substantial progress with the implementation of the plan. These reports should include, but not be limited to:
   a) Describing how the applicant reached out to hospital discharge planners to make them aware of the facility’s Medicaid Access Program;
   b) Indicating that the applicant communicated with local hospital discharge planners on a regular basis regarding bed availability at the nursing facility;
   c) Identifying the community resources that serve the low-income and frail elderly population that have used, or may eventually use, the nursing facility, and confirming they were informed about the facility’s Medicaid Access policy.
   d) Documentation pertaining to the number of referrals and the number of Medicaid admissions; and
   e) 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]
9. Submission and programmatic review of the plan to reduce the bed count by fifteen beds. The plan submitted must specify the actual beds to be decertified in the bed count reduction. [LTC]
10. Submission of an amended lease agreement between Liberty Senior Holdings, LLC and the applicant, acceptable to the Department. [CSL]
11. Submission of a revised Certificate of Amendment of the Articles of Organization of River Meadows, LLC, acceptable to the Department. [CSL]
12. Submission of an executed Operating Agreement of River Meadows, LLC, acceptable to the Department. [CSL]

13. Submission of an executed Certificate of Amendment of the Certificate of Incorporation or an executed Certificate of Dissolution of James Square Nursing Home, Inc., acceptable to the Department. [CSL]

Approval conditional upon:
1. The project must be completed within three years from the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

Council Action Date
April 16, 2015
Need Analysis

Project Description
River Meadows, LLC, is seeking approval to become the established operator of James Square Health and Rehabilitation Centre, a 455-bed Article 28 residential health care facility (RHCF), located at 918 James Street, Syracuse, 13203, in Onondaga County. In addition, the applicant is proposing to decertify 15 RHCF beds, bringing the new certified bed capacity to 440 beds.

Analysis
There is currently a surplus of 558 beds in Onondaga County as indicated in Table 1 below. The average occupancy for Onondaga County is 89.2% in 2013 as indicated in Table 2.

<table>
<thead>
<tr>
<th>Table 1: RHCF Need – Onondaga County</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016 Projected Need</td>
</tr>
<tr>
<td>Current Beds</td>
</tr>
<tr>
<td>Beds Under Construction</td>
</tr>
<tr>
<td>Total Resources</td>
</tr>
<tr>
<td>Unmet Need</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Table 2: James Square Health &amp; Rehabilitation Centre/Onondaga County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Name</td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>James Square Health &amp; Rehab Centre</td>
</tr>
<tr>
<td>Onondaga County</td>
</tr>
</tbody>
</table>

There will be a change in bed capacity at this facility upon approval of this application by the Public Health and Health Planning Council as shown in the table below.

<table>
<thead>
<tr>
<th>James Square Health and Rehabilitation Centre</th>
<th>Current Beds</th>
<th>Proposed Action</th>
<th>Upon Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>RHCF Beds</td>
<td>450</td>
<td>(15)</td>
<td>435</td>
</tr>
<tr>
<td>Vent Beds</td>
<td>5</td>
<td>0</td>
<td>5</td>
</tr>
<tr>
<td>Total</td>
<td>455</td>
<td>(15)</td>
<td>440</td>
</tr>
</tbody>
</table>

James Square Health and Rehabilitation Centre’s utilization was 92.7% in 2011, 91.1% in 2012, and 85.2% in 2013. Current utilization as of February 4, 2015 was 93.3% with 30 vacant beds. The facility has been in receivership since March 30, 2007 when the owner of the facility died. The receiver appointed was experienced in residence care, but lacked the resources and support needed to maintain and/or grow census. The applicant believes that during 2011 and 2012, the principal receiver, Mark Squire, contemplated selling the facility and, as a result, fewer resources were devoted to the facility. To complicate the situation further, Mr. Squire died in July, 2012, leaving the facility without an executive manager.

In an effort to increase utilization, the proposed applicant and new management team plan to incorporate the following strategies:

- Decertify 15 beds;
- Improve the physical plant;
- Increase direct involvement of health care professionals in the day-to-day care provided to patients;
- Develop shared physician relationships with local hospitals, thus obtaining a “preferred provider” status; and
- Provide on-site coverage 7 days per week, including holidays, to allow for 24-hour weekend admissions, which is unique in the region.
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 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. An applicant will be required to make appropriate adjustments in its admission policies and practices so that the proportion of its own annual Medicaid patient’s admissions is at least 75% of the planning area percentage or Health Systems Agency area percentage, whichever is applicable.

James Square Health and Rehabilitation Centre’s Medicaid admissions of 14.4 % in 2012 and 16.8% exceeded Onondaga County 75% rates of 9.9% in 2012 and 11.8% in 2013.

Conclusion
It is reasonable to expect that the proposed reduction in beds, together with the described strategies of the applicant and new management team to increase utilization, will result in consistently higher occupancy and more efficient operation of the facility. Approval of this transaction will help maintain access to RHCF care for Medicaid clients and the general population in the Onondaga County planning area.

Recommendation
From a need perspective, contingent approval is recommended.

Program Analysis

<table>
<thead>
<tr>
<th>Facility Information</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Name</td>
<td>James Square Nursing and Rehabilitation Centre</td>
<td>James Square Nursing and Rehabilitation Centre</td>
</tr>
<tr>
<td>Address</td>
<td>918 James Street Syracuse, New York 13203</td>
<td>Same</td>
</tr>
<tr>
<td>RHCF Capacity</td>
<td>455</td>
<td>440</td>
</tr>
<tr>
<td>ADHC Program Capacity</td>
<td>N/A</td>
<td>Same</td>
</tr>
<tr>
<td>Type of Operator</td>
<td>Limited Liability Company</td>
<td>Limited Liability Company</td>
</tr>
<tr>
<td>Class of Operator</td>
<td>Proprietary</td>
<td>Proprietary</td>
</tr>
<tr>
<td>Operator</td>
<td>918 James Receiver, LLC (Receivership)</td>
<td>River Meadows, LLC</td>
</tr>
<tr>
<td></td>
<td>Previous operator: James Square Nursing Home, Inc.</td>
<td>Managing Members: Judy Kushner 50.00% Abraham Gutnicki 50.00%</td>
</tr>
</tbody>
</table>
Character and Competence - Background

Facilities Reviewed

Illinois Nursing Homes
- Pavilion of Waukegan: 11/2007 to 12/2012
- Crossroads Care Center of Woodstock: 12/2007 to 12/2012
- Riverwood Rehab (f/k/a East Moline Nursing and Rehab Center): 10/2010 to 04/2013

New Jersey Nursing Homes
- Cranford Rehab & Nursing Center: 06/2013 to present
- Rehab at River’s Edge: 06/2013 to present

Michigan Nursing Home
- Lynwood Manor Healthcare Center: 06/2011 to present

Maryland Nursing Home
- Oakwood Rehabilitation and Nursing: 05/2013 to present

New Jersey Assisted Living Facility
- Birchwood Square at Cranford: 06/2013 to present

Individual Background Review

Judy Kushner is a licensed nursing home administrator in New York and New Jersey and is considered to be in good standing in both states. Ms. Kushner lists her employment as the executive director at The Brookside Assisted Living Facility in Freehold, New Jersey. Ms. Kushner discloses the following ownership interest in health facilities:

Nursing Homes:
- Cranford Rehab & Nursing Center (NJ): 06/2013 to present
- Rehab at River’s Edge (NJ): 06/2013 to present
- Oakwood Rehabilitation and Nursing (MD): 05/2013 to present
- Lynwood Manor Healthcare Center (MI): 03/2012 to present

Assisted Living Facility:
- Birchwood Square at Cranford (NJ): 06/2013 to present

Abraham Gutnicki is an attorney and counselor of law in good standing in the state of Illinois. He is currently a managing partner at Gutnicki LLP, a law firm located in Skokie, Illinois. Mr. Gutnicki has disclosed the following ownership interest in health facilities:

Nursing Homes:
- Cranford Rehab & Nursing Center (NJ): 06/2013 to present
- Rehab at River’s Edge (NJ): 06/2013 to present
- Pavilion of Waukegan (IL): 11/2007 to 12/2012
- Crossroads Care Center of Woodstock (IL): 12/2007 to 12/2012
- Riverwood Rehab (IL): 10/2010 to 04/2013
- Lynwood Manor Healthcare Center (MI): 06/2011 to present
- Oakwood Rehabilitation and Nursing (MD): 05/2013 to present

Assisted Living Facility:
- Birchwood Square at Cranford (NJ): 06/2013 to present
Character and Competence - Analysis
No negative information has been received concerning the character and competence of the above applicants.

A review of Pavilion of Waukegan in the state of Illinois for the period identified above reveals the following:
- The facility was fined $2,860 for surveillance findings during cycle of 06/23/2011.
- The facility was fined $9,454 for surveillance findings during cycle of 12/26/2007.
- The facility is currently operational and in compliance with all applicable codes, rules and regulations. None of the actions cited were for repetitive violations.

A review of Crossroads Care Center of Woodstock in the state of Illinois for the period identified above reveals the following:
- The facility was fined $5,460 for surveillance findings during cycle of 02/01/2010.
- The facility was fined $8,840 for surveillance findings during cycle of 02/20/2009.
- The facility was fined $19,200 for surveillance findings during cycle of 04/07/2008.
- The facility is currently operational and in compliance with all applicable codes, rules and regulations. None of the actions cited were for repetitive violations.

A review of Riverwood Rehab f/k/a East Moline Nursing and Rehab Center in the state of Illinois for the period identified above reveals the following:
- The facility was fined $1,462 for surveillance findings during cycle of 02/09/2012.
- The facility was fined $13,487 for surveillance findings during cycles of 08/31/2011 and 11/09/2011.
- The facility is currently operational and in compliance with all applicable codes, rules and regulations. None of the actions cited were for repetitive violations.

A review of Cranford Rehab & Nursing Center in the state of New Jersey for the period identified above reveals the following:
- The facility was fined $12,870 for surveillance findings on standard survey of November 13, 2013.
- The facility is currently operational and in compliance with all applicable codes, rules and regulations. None of the actions cited were for repetitive violations.

A review of operations for the Pavilion of Waukegan, Crossroads Care Center of Woodstock, and Riverwood Rehab f/k/a East Moline Nursing and Rehab Center in the state of Illinois 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 Cranford Rehab & Nursing Center in the state of New Jersey 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 Rehab at River’s Edge in the state of New Jersey 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 Lynwood Manor Healthcare Center in the state of Michigan 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 Oakwood Rehabilitation and Nursing in the state of Maryland 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 the Birchwood Square at Cranford in the state of New Jersey for the periods identified above, results in a conclusion of substantially consistent high level of care since there were no enforcements.
**Project Review**

In 2007, 918 James Receiver, LLC was approved to become the voluntary receiver of James Square Nursing and Rehabilitation Centre in Onondaga County. The facility was previously operated by James Square Nursing Home, Inc. The principal of the current receiver, Mr. Mark J. Squire, passed in July 2012 and the applicant entered into an Operational Transfer Agreement for the sale and acquisition of the operating interest.

This application is proposing to reduce the bed count at the nursing home by fifteen (15) licensed RHCF beds to operate at a capacity of 440 RHCF beds. No administrative services or consulting agreements are proposed in this application. The nursing home fully complies with the 2013 CMS sprinkler mandate.

**Recommendation**

From a programmatic perspective, contingent approval is recommended.

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**Financial Analysis**

**Operations Transfer Agreement**

The applicant has submitted a draft operations transfer agreement for the purchase of the operations of James Square Nursing and Rehabilitation Centre, which is summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>June 11, 2013, Amended February 1, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seller:</td>
<td>James Square Nursing Home, Inc.</td>
</tr>
<tr>
<td>Purchaser:</td>
<td>River Meadows, LLC</td>
</tr>
<tr>
<td>Assets Acquired</td>
<td>The assumed contracts; patient trust funds; accounts receivables and the resident agreements.</td>
</tr>
<tr>
<td>Purchase Price</td>
<td>$0</td>
</tr>
</tbody>
</table>

The applicant has 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 Seller 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 Seller of its liability and responsibility.

**Real Estate Purchase Agreement**

The applicant has submitted a draft real estate purchase agreement for the acquisition of the real estate, which is summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>February 1, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premises:</td>
<td>To purchase the real estate located at 918 James Square, Syracuse, New York.</td>
</tr>
<tr>
<td>Seller:</td>
<td>James Square Nursing Home, Inc. and James Square Associated Limited Partnership</td>
</tr>
<tr>
<td>Purchaser:</td>
<td>Liberty Senior Holdings, LLC</td>
</tr>
<tr>
<td>Purchase Price:</td>
<td>The outstanding balance on the Closing Date with respect to the HUD loans and $8,650,000. The total purchaser will also assume the following liabilities: Accounts Payable; Capital Lease; Accrued Expenses; Taxes Withheld and Payable; New York State Workers' Compensation Trust; Pension Liability; HITNY and Penalty Tax Liability.</td>
</tr>
<tr>
<td>Payment of Purchase Price:</td>
<td>$250,000 in Deposit in escrow; $1,250,000 Second Deposit in escrow; and $32,225,981 at Closing</td>
</tr>
</tbody>
</table>
The purchaser will financing via a bank loan for $32,225,981 at an interest rate of 5.75% for a ten year term.

As previously mentioned, the real estate entity will assume certain operating liabilities. The sole member of the real estate entity has indicated that if there are any assumed operating liabilities that arise after the new operator is operating the building, the realty entity will either reimburse the operating entity the dollar amount or provide a credit to the rent obligations. The parties will enter into a formal agreement that memorializes the foregoing. As a contingency of approval, the parties must provide an executed agreement to the Department that addresses this issue.

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

<table>
<thead>
<tr>
<th>Date:</th>
<th>October 16, 2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premises:</td>
<td>The site located at 918 James Street, Syracuse, New York.</td>
</tr>
<tr>
<td>Lessor:</td>
<td>Liberty Senior Holdings, LLC</td>
</tr>
<tr>
<td>Lessee:</td>
<td>River Meadows, LLC</td>
</tr>
<tr>
<td>Term:</td>
<td>20 years, effective upon PHHC approval.</td>
</tr>
<tr>
<td>Rental:</td>
<td>Year One- $2,640,000 annually</td>
</tr>
<tr>
<td></td>
<td>Year Two- $3,780,000 annually</td>
</tr>
<tr>
<td></td>
<td>Year Three- $4,200,000 annually</td>
</tr>
<tr>
<td></td>
<td>Beginning in year 4 and each year thereafter during the Term, the rent shall increase by 2% over the prior year.</td>
</tr>
<tr>
<td>Provisions:</td>
<td>Lessee shall be responsible for insurance, utilities, maintenance and real estate taxes.</td>
</tr>
</tbody>
</table>

The lease agreement is an arm’s length lease arrangement.

**Operating Budget**
The applicant has submitted an operating budget for the 440-bed facility, in 2015 dollars, during the first year after the change in ownership, summarized below:

<table>
<thead>
<tr>
<th></th>
<th>Per Diem</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>$187.84</td>
<td>$23,262,888</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>$411.30</td>
<td>7,369,178</td>
</tr>
<tr>
<td>Private Pay</td>
<td>$320.01</td>
<td>4,486,555</td>
</tr>
<tr>
<td>Other</td>
<td>70.00</td>
<td></td>
</tr>
<tr>
<td>Total Revenues</td>
<td></td>
<td>$35,188,621</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$194.60</td>
<td>$30,314,020</td>
</tr>
<tr>
<td>Capital</td>
<td>18.35</td>
<td>2,859,274</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$212.95</td>
<td>$33,173,294</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net Income</td>
<td></td>
<td>$2,015,327</td>
</tr>
<tr>
<td>Utilization (patient days)</td>
<td></td>
<td>155,782</td>
</tr>
<tr>
<td>Occupancy</td>
<td></td>
<td>97.00%</td>
</tr>
<tr>
<td>Breakeven Occupancy</td>
<td></td>
<td>91.83%</td>
</tr>
</tbody>
</table>
Utilization broken down by payor source during the first year after the change in operator is as follows:

<table>
<thead>
<tr>
<th>Payor Source</th>
<th>Utilization (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaid Managed Care</td>
<td>79.50</td>
</tr>
<tr>
<td>Medicare Fee-For-Service</td>
<td>11.50</td>
</tr>
<tr>
<td>Private Pay</td>
<td>9.00</td>
</tr>
</tbody>
</table>

Expense assumptions are based on the facility's prior year expenses, except for payroll and benefits and the other cost reductions. Utilization is projected to increase from 84.19% in 2013, to 90.99% during the first year after the change in operator. The applicant's projected utilization is in line with 2011 and 2012 utilization. The applicant has indicated that the projected increase in utilization from 2013, is because of the following steps the new management will take: working with local hospitals to obtain “preferred provider” status, which will lead hospital patients to be more efficiently directed to the nursing home when their acuity level develops to a degree that requires skilled nursing care; and investing substantial funds for further beautification and improvement of the James Square physical plant.

The applicant has projected the following expense reductions:
- **Salaries and Wages** - The applicant intends to reduce overall staffing by approximately 27 FTEs, which will result in $695,773 in savings.
- **Employee Benefits** - Employee Benefit expense will be reduced by $200,000 due to FTE reduction.
- **Legal expense** - Legal expense will be reduced by $150,000 due to the facility now being under stable ownership and no longer in receivership.
- **Administrative and Consulting Fees** - These fees will be reduced by $150,000. The proposed members have extensive experience operating nursing homes in other states.

Capability and Feasibility
The purchase price for the operation will be $0. The purchase price of $33,725,981 for the real estate portion will be met as follows: $1,500,000 deposit in escrow and $32,225,981 via a bank loan at an interest rate of 5.75% for a ten year term. The real estate entity is also assuming certain other liabilities of the operator. The real estate entity’s sole member has indicated that, to the extent that any assumed operating liabilities arise after the new operator is established, the realty entity will either reimburse the operating entity or provide a credit to the rent obligations. The parties will enter into a formal agreement that memorializes this arrangement.

Working capital requirements are estimated at $5,528,882, which appears reasonable based on two months of first year expenses. The applicant will finance $2,600,000 via an interest rate of 5.00% for a three year term. Also, the applicant will acquire the current operator’s account receivable, which totaled $4,109,945 on December 31, 2013. If any additional funds are necessary, the proposed members will contribute funds from their personal net worth statements. BFA Attachment A is the personal net worth statements of the proposed members of River Meadows, LLC, which indicates the availability of sufficient funds if additional working capital requirements are deemed necessary. BFA Attachment C is the pro-forma balance sheet as of the first day of operation, which indicates a positive net asset position of $684,945.

The submitted budget indicates a net income of $2,105,327 during the first year subsequent to the change in operator. The applicant has indicated that Medicaid utilization is projected to decrease while Medicare and Private Pay utilization are projected to increase because the facility will be hiring additional therapy personnel to offer a higher quality of care to residents and will target the marketing of its services to individuals who require post-hospitalization therapy. The applicant anticipates that this strategy will increase the facility’s census and simultaneously increase Medicare and Private Pay utilization, while decreasing Medicaid utilization. The submitted budget appears reasonable.

A transition of nursing home (NH) residents to Medicaid managed care is currently being implemented statewide. Effective February 1, 2015, all eligible beneficiaries in NYC age 21 and over, in need of long term placement in a nursing facility, will be required to join a Medicaid Managed Care Plan (MMCP) or a Managed Long Term Care Plan (MLTCP). On April 1, 2015, the counties of Nassau, Suffolk, and Westchester will be phased in, and the rest of the State is scheduled to transition beginning July 1, 2015, for both dual and non-dual eligible populations. Under the managed care construct, Managed Care

Project #141153-E Exhibit Page 11
Organizations (MCOs) will negotiate payment rates directly with the NH providers. In order to mitigate the financial impact to NH providers during the transition to managed care, a department policy, as described in the “Transition of Nursing Home Benefit and Population into Managed Care Policy Paper,” provided further guidance requiring MCOs to pay the benchmark Medicaid FFS rate, or a negotiated rate acceptable to both plans and NHs, for 3 years after a county has been deemed mandatory (phased in) for NH population enrollment. As a result, the benchmark FFS rate remains a reliable basis for assessing NH Medicaid revenues through to January 31, 2018 (NYC), March 31, 2018 (Nassau, Suffolk and Westchester), and June 30, 2018 (upstate), respectively.

BFA Attachment B is the financial summary of James Square Nursing and Rehabilitation Center from 2011 through 2013. As shown on BFA Attachment B, the facility had an average positive working capital position and an average negative net asset position from 2011 through 2013. The applicant has indicated that the reason for the negative net asset position is due to historical losses. Also, the facility incurred average losses of $255,716 from 2011 through 2013. The applicant has indicated that the reason for the losses are the following: a decline in patient census and the death of the receiver in July 2012, which led to a further decline in patient census. The applicant hired a marketing and consulting firm that specializes in skilled nursing facilities, which led to an increase in patient census.

BFA Attachment D is the September 30, 2014 internal financial statements of James Square Nursing Home, Inc. As shown on BFA Attachment D, the facility had a positive working capital position and a negative net asset position through September 30, 2014. The applicant has indicated that the reason for the negative net asset position is the result of past losses and undercapitalization of the facility; due to the death of the owner in 2006 and current receivers lead members in 2012. Also, the entity achieved a net income of $2,247,329 through September 30, 2014.

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

**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>Financial Summary- James Square Nursing Home</td>
</tr>
<tr>
<td>Attachment C</td>
<td>Pro-forma Balance Sheet</td>
</tr>
<tr>
<td>Attachment D</td>
<td>September 30, 2014 internal financial statements of James Square Nursing Home</td>
</tr>
<tr>
<td>BNHLC Attachment A</td>
<td>Quality Measures and Inspection Report</td>
</tr>
</tbody>
</table>
Executive Summary

Description
Delaware Operations Associates, LLC d/b/a Buffalo Center for Rehabilitation and Health Care requests approval to be established as the operator of Delaware Nursing & Rehabilitation Center, a 200-bed residential health care facility (RHCF) located at 1014 Delaware Avenue, Buffalo, New York (Erie County). There will be no change in services provided upon the change in ownership.

Pursuant to Public Health Law Section 2810 (2) and effective since May 13, 2014, the RHCF has been operating under a court ordered receivership agreement with Delaware Heights Receiver LLC (DHR). DHR replaced the facility’s prior receiver, BTNH, Inc., which had been appointed as receiver of the RHCF effective November 18, 1995. BTNH, Inc. acknowledged to the court that it was financially unable to continue long-term as receiver of the RHCF and agreed that a substitute receiver was necessary.

Delaware Operations Associates, LLC entered into an Operational Transfer and Surrender Agreement on August 30, 2013, with BTNH, Inc. for the sale and acquisition of the operating interest of Delaware Nursing & Rehabilitation Center. Concurrent with entering into the Operating Transfer and Surrender Agreement, BTNH, Inc. entered into a Land Sale Contract with Delaware Real Property Associates, LLC for the sale acquisition of the real property interest of Delaware Nursing & Rehabilitation Center. There are no identical owners in the proposed operating entity and the proposed real estate entity. Daryl Hagler and Jonathan Hagler will be the owners of the real estate entity.

The current and proposed operators are as follows:

<table>
<thead>
<tr>
<th>CURRENT</th>
<th>PROPOSED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delaware Heights Receiver, LLC</td>
<td>Delaware Operations Associates, LLC</td>
</tr>
<tr>
<td>Members: Kenneth Rozenberg 90%</td>
<td>Members: Kenneth Rozenberg 90%</td>
</tr>
</tbody>
</table>

OPCHSM Recommendation
Contingent Approval

Need Summary
Delaware Nursing and Rehabilitation Center’s utilization was 92.3% in 2011, 94.8% in 2012, and 88.3% in 2013. Current utilization, as of February 11, 2015, is 96.5%. Once approved by the Public Health and Health Planning Council, the applicant plans to continue its relationships with local hospice providers and local hospital discharge planners as well as continuing community outreach and marketing efforts. Some of these efforts include:

- Purchasing upgraded supplies and services, as well as retaining the facility’s existing administrator, allowing the facility to provide care to the hardest to place and most medically complex patients;
- Re-establishing a 20-bed hospice unit at the request of Hospice Buffalo Inc.; and
- Comprehensive short- and long-term rehabilitative services, including PT, OT, and Speech Therapy.
The change in ownership will not result in any change in beds or services.

Program Summary
This application seeks to meet the requirements of a February 2014 Erie County Supreme Court order placing Delaware Heights Receiver, LLC as the substitute receiver of the Delaware Nursing & Rehabilitation Center and requiring an application to be filed for Public Health and Health Planning Council approval to establish a permanent ownership group at the facility.

No negative information has been received concerning the character and competence of the proposed applicants.

No changes in the program or physical environment are proposed in this application. The facility is in compliance with CMS 2013 sprinkler mandates.

Financial Summary
The purchase price for the acquisition of the operating interest of Delaware Nursing & Rehabilitation Center is $10. The applicant will meet the purchase price with equity. The purchase price for the acquisition of the real estate interest is $5,000,000. The purchase price will be financed via a bank loan at an interest rate of 5.00% for a ten year term.

Budget:
- Revenues $11,430,457
- Expenses 10,398,878
- Net Income $1,031,579

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.
Recommendations

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

Office of Primary Care and 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 commitment, signed by the applicant, to submit annual reports to the DOH, for at least two years, demonstrating substantial progress with the implementation of the plan. The report should include, but not be limited to: a. Describing how the applicant reached out to hospital discharge planners to make them aware of the facility's Medicaid Access Program; b. Indicating that the applicant communicated with local hospital discharge planners on a regular basis regarding bed availability at the nursing facility; c. Identifying community resources that serve the low-income and frail elderly population that have used, or may eventually use, the nursing facility, and inform them about the facility's Medicaid Access policy. d. Documentation pertaining to the number of referrals and the number of Medicaid admissions; and e. Other factors as determined by the applicant to be pertinent. [RNR]

3. Submission of a plan to continue to enhance access to Medicaid residents. At a minimum, the plan should include, but not necessarily be 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;
      - 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]

4. Programmatic review and approval of an operating name for the facility that clearly delineates it as a residential health care facility. [LTC]

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

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

7. Submission of an executed payment agreement for amounts owed to the Department, acceptable to the Department of Health. [BFA]

8. Submission of a revised Certificate of Amendment of the Articles of Organization of Delaware Operations Associates, LLC, acceptable to the Department. [CSL]

9. Submission of an executed Certificate of Amendment of the Certificate of Incorporation or an executed Certificate of Dissolution of BTNH, Inc., acceptable to the Department. [CSL]
Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [PMU]

Council Action Date
April 16, 2015
Need Analysis

Project Description
Delaware Operations Associates, LLC d/b/a Buffalo Center for Rehabilitation and Health Care seeks approval to become the established operator of Delaware Nursing and Rehabilitation Center, a 200-bed Article 28 residential health care facility, located at 1014 Delaware Avenue, Buffalo, 14209, in Erie County.

Analysis
There is currently a surplus of 457 beds in Erie County as indicated in Table 1 below. The overall occupancy for Erie County is 84.4% for 2013 as indicated in Table 2.

Table 1: RHCF Need – Erie County

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2016 Projected Need</td>
<td>5,291</td>
<td></td>
</tr>
<tr>
<td>Current Beds</td>
<td>5,698</td>
<td></td>
</tr>
<tr>
<td>Beds Under Construction</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Total Resources</td>
<td>5,698</td>
<td></td>
</tr>
<tr>
<td>Unmet Need</td>
<td>-407</td>
<td></td>
</tr>
</tbody>
</table>

Table 2: Delaware Nursing and Rehabilitation Center/Erie County Occupancy

<table>
<thead>
<tr>
<th>Facility/County</th>
<th>Occupancy 2011</th>
<th>Occupancy 2012</th>
<th>Occupancy 2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delaware Nursing and Rehab Ctr</td>
<td>92.3%</td>
<td>94.8%</td>
<td>88.3%</td>
</tr>
<tr>
<td>Erie County</td>
<td>92.1%</td>
<td>91.2%</td>
<td>84.4%</td>
</tr>
</tbody>
</table>

Delaware Nursing and Rehabilitation Center’s utilization was 92.3% in 2011, 94.8% in 2012, and 88.3% in 2013. The reason utilization was below the Department’s planning optimum during this period was due to disruption in management and operations resulting from the death of the operator. The facility is under receivership and the current receiver is Delaware Heights Receiver, LLC. Since taking over as temporary receiver of this facility in June, 2014, the proposed applicant has increased utilization at the facility as noted in the chart below. Average occupancy thus far for 2015 is 95.2%.

<table>
<thead>
<tr>
<th>Month</th>
<th>Occupancy</th>
</tr>
</thead>
<tbody>
<tr>
<td>June</td>
<td>86.5%</td>
</tr>
<tr>
<td>July</td>
<td>87.3%</td>
</tr>
<tr>
<td>August</td>
<td>93.8%</td>
</tr>
<tr>
<td>September</td>
<td>96.8%</td>
</tr>
<tr>
<td>October</td>
<td>94.9%</td>
</tr>
<tr>
<td>November</td>
<td>94.4%</td>
</tr>
<tr>
<td>December</td>
<td>97.0%</td>
</tr>
<tr>
<td>January, 2015</td>
<td>94.6%</td>
</tr>
<tr>
<td>February, 2015</td>
<td>96.3%</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 of the Health Systems Agency area Medicaid admissions percentage, whichever is less. In calculating such percentages, the Department will use the most current data which have been received and analyzed by the Department.

An applicant will be required to make appropriate adjustments in its admission policies and practices so that the proportion of its own annual Medicaid patient’s admissions is at least 75% of the planning area percentage or the Health Systems Agency percentage, whichever is applicable.

Delaware Nursing and Rehabilitation Center’s Medicaid admission rates for 2012 and 2013 were 24.4% and 38.0%, respectively. This facility exceeded Erie County 75% rates in 2012 and 2013 of 22.1% and 28.5%, respectively.

Conclusion
The restoration of occupancy to a more optimum level for a sustained period, under the current applicant acting as receiver, suggests that the proposed change of ownership will result in the efficient operation of the facility and its maintenance as a resource for RHCF care for Medicaid clients and the general population in the Erie County planning area.

Recommendation
From a need perspective, contingent approval is recommended.

Program Analysis

Character and Competence - Background
Facilities Reviewed
Nursing Homes
- Boro Park Center for Rehabilitation and Healthcare 05/2011 to present
- Bronx Center for Rehabilitation and Health Care 10/1998 to present
- Brooklyn Center for Rehabilitation and Residential HC 03/2007 to present
- Bushwick Center for Rehabilitation and Health Care 06/2008 to present
  (formerly Wartburg Lutheran Home for the Aging)
- Chittenango Center for Rehabilitation and Health Care 07/2008 to present
  (formerly Stonehedge Health & Rehabilitation Center - Chittenango)
- Corning Center for Rehabilitation 07/2013 to present
- Daughters of Jacob Nursing Home Company Inc. 08/2013 to present
- Delaware Nursing & Rehabilitation Center 06/2014 to present
- Dutchess Center for Rehabilitation and Healthcare 03/2005 to present
- Essex Center for Rehabilitation and Health Care 03/2014 to present
- Fulton Center for Rehabilitation and Healthcare 04/2012 to present
- Holliswood Center for Rehabilitation and Healthcare 11/2010 to present
- Indian River Rehabilitation and Nursing Center 12/2014 to present
- Queens Center for Rehabilitation and Residential Health Care 10/2004 to present
- Richmond Center for Rehabilitation and Specialty Healthcare 04/2012 to present
- Rome Center for Rehabilitation and Health Care 07/2008 to present
  (formerly Stonehedge Health & Rehabilitation Center - Rome)
- Steuben Center for Rehab 07/2014 to present
- University Nursing Home 03/2005 to present
- Washington Center for Rehabilitation and Health Care 02/2014 to present
- Waterfront Center for Rehabilitation and Health Center 08/2011 to present
- Williamsbridge Manor Nursing Home 11/1997 to present
Certified Home Health Agency
    Alpine Home Health Care  07/2008 to present

Licensed Home Care Services Agency
    Amazing Home Care  05/2006 to present

Ambulance Company
    Senior Care Emergency Ambulance Services, Inc. (EMS)  06/2005 to present

Managed Long Term Care Company
    Center Plan for Health Living (MLTC)  01/2013 to present

Individual Background Review

Kenneth Rozenberg is a New York licensed nursing home administrator, in good standing, and licensed paramedic, in good standing. He has been employed as CEO of Bronx Center for Rehabilitation & Health Care since January 1998. Mr. Rozenberg is the CEO of Centers Health Care, formerly Centers for Specialty Care Group, in which he has a 50% ownership interest. Mr. Rozenberg discloses the following health facility interests:

    Boro Park Center for Rehabilitation and Healthcare  05/2011 to present
    Bronx Center for Rehabilitation and Health Care  10/1997 to present
    Brooklyn Center for Rehabilitation and Residential Health Care  03/2007 to present
    Bushwick Center for Rehabilitation and Health Care  06/2008 to present
    Chittenango Center for Rehabilitation and Health Care  07/2008 to present
    Corning Center for Rehab  07/2013 to present
    Dutchess Center for Rehabilitation and Healthcare  08/2004 to present
    Essex Center for Rehab  03/2014 to present
    Fulton Center for Rehabilitation and Healthcare  04/2012 to present
    Holliswood Center for Rehab  11/2010 to present
    Indian River Rehabilitation and Nursing Center  12/2014 to present
    Queens Center for Rehabilitation and Residential Health Care  06/2004 to present
    Richmond Center for Rehabilitation and Specialty Healthcare  04/2012 to present
    Rome Center for Rehabilitation and Health Care  07/2008 to present
    Steuben Center for Rehab  07/2014 to present
    University Nursing Home  08/2001 to present
    Waterfront Center for Rehabilitation  08/2011 to present
    Washington Center for Rehab  02/2014 to present
    Williamsbridge Manor Nursing Home  11/1996 to present
    Delaware Nursing & Rehab Center (REC)  06/2014 to present
    Daughters of Jacob Nursing Home Company Inc. (REC)  08/2013 to present
    Center Plan for Health Living (MLTC)  01/2013 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

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 Administrator at Bronx Center for Rehabilitation & Health Care since October, 1997. Mr. Sicklick discloses the following health facility interests:

    Boro Park Center for Rehabilitation and Healthcare  05/2011 to present
    Bushwick Center for Rehabilitation and Health Care  05/2011 to present
    Chittenango Center for Rehabilitation and Health Care  05/2011 to present
    Corning Center for Rehabilitation  07/2013 to present
    Dutchess Center for Rehabilitation and Healthcare  08/2004 to present
    Fulton Center for Rehabilitation and Healthcare  04/2012 to present
    Holliswood Center for Rehabilitation and Health Care  05/2013 to present
    Queens Center for Rehabilitation and Residential Health Care  06/2007 to present
    Richmond Center for Rehabilitation and Specialty Healthcare  04/2012 to present
    Rome Center for Rehabilitation and Health Care  05/2011 to present
    Waterfront Center for Rehabilitation  01/2013 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 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 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 facility, at the time named Stonehedge Health & Rehabilitation Center – Chittenango, 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 Waterfront Center for Rehabilitation and Healthcare for the period identified above reveals the following:

- The facility was fined $2,000 pursuant to a Stipulation and Order NH-13-014 issued April 24, 2013 for surveillance findings on September 27, 2011. Deficiencies were found under 10 NYCRR 415.12(h)(1)(2) Quality of Care: Accidents and Supervision.

A review of Williamsbridge Manor Nursing Home for the period identified above reveals the following:

- The facility 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.

The review of operations for Bronx Center for Rehabilitation and Health Care, Chittenango Center for Rehabilitation and Health Care, Waterfront Center for Rehabilitation and Healthcare, and Williamsbridge Manor Nursing Home 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 of Boro Park Center for Rehabilitation and Healthcare, Brooklyn Center for Rehabilitation and Residential Health Care, Bushwick Center for Rehabilitation and Health Care, Dutchess Center for Rehabilitation and Healthcare, Fulton Center for Rehabilitation and Healthcare, Holliswood Center for Rehabilitation and Healthcare, Queens Center for Rehabilitation and Residential Health Care, Richmond Center for Rehabilitation and Specialty Healthcare, Rome Center for Rehabilitation and Health Care, and University Nursing Home 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.
Project Review

BTNHI, Inc. was operating as the Erie County Supreme Court (the Court) appointed receiver of Delaware Nursing & Rehabilitation Center since 1995. In November of 2013, the owner of the real estate on which the facility resides successfully filed with the Court to have a substitute receiver put in place. As part of the proceedings, BTNHI, Inc. acknowledged that they were financially unable to continue indefinitely as receiver, and agreed to cooperate with the Court in placing a substitute receiver in the facility. In February, 2014, the Court issued an order for Delaware Heights Receiver, LLC, comprised of members Kenneth Rozenberg 50% and Jeremy Strauss 50%, to be appointed as the substitute receiver pending a positive character and competence determination by the Department of Health (DOH). In March, 2014 DOH successfully completed the character and competence review and transfer was subsequently consummated. As per the Court order placing them as substitute receiver, Delaware Heights Receiver, LLC was required to file a Certificate of Need (CON) application to be filed seeking Public Health and Health Planning Council approval to establish the substitute receiver as the new operator of the facility. Consistent with the Court order, the subject CON seeks to establish Delaware Operations Associates LLC, a related entity, as permanent operator of the nursing home. Subsequent to the filing of the CON Jeremy Strauss withdrew his membership from of the court appointed receiver, Delaware Heights Receiver, LLC.

Under an agreement with the current receiver, Centers Health Care, formerly Centers for Specialty Care Group, provides administrative services (payroll, billing, accounts payable) as well as clinical and administrative consulting services. These services will continue upon approval of the change of ownership. It should be noted that Centers Health Care does not have any direct ownership interest in the operations of residential health care facilities in New York State, nor is it proposed through this application that it will have a direct ownership interest in Buffalo Center for Rehabilitation and Health Care. Despite the common ownership of one of its members, Delaware Operations Associates, LLC will be a wholly independent and distinct legal entity, in no way controlled by Centers Health Care. It was disclosed that Kenneth Rozenberg, individually, and not in his capacity as CEO of Centers Health Care, negotiated the purchase agreement for this facility.

Kenneth Rozenburg was approved by the Public Health and Health Planning Council on December 4, 2014 to be established as an operator of Hope Center for HIV as a member of Hope Center Operations, LLC (CON# 142056). Kenneth Rozenburg and Jeffrey Sicklick were approved by the Public Health and Health Planning Council on December 4, 2014 to be established as operators of Triboro Center for Rehabilitation and Specialty Healthcare as members of DOJ Operations Associates, LLC (CON# 132128). These ownership interests were not included in the Character and Competence – Background because the transaction is currently being processed to effectuate the establishment of ownership.

No changes in the program or physical environment are proposed in this application. The facility is in compliance with CMS 2013 sprinkler mandates.

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

Asset Purchase Agreement
The applicant has submitted an executed asset purchase agreement for the sale of the operation, which is summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>August 30, 2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transferor:</td>
<td>BTNH, Inc.</td>
</tr>
<tr>
<td>Transferee:</td>
<td>Delaware Operations Associates, LLC</td>
</tr>
<tr>
<td>Assets Acquired:</td>
<td>All furniture, fixtures, furnishings, equipment, appliances, tools, instruments, machinery, computer, computer equipment owned by Transferor as of the Receivership Date or acquired by Transferor and/or the Facility prior to the Closing Date which are used in connection with the operation of the Facility; all inventory and supplies consistent with such quantities customarily maintained at the Facility; all contracts, agreements, leases, purchase orders, insurance policies and other arrangements; all menus, policies and procedure manuals, operation manuals, training materials and computer software owned by Transferor and/or used by the Facility; all rights to telephone and facsimile numbers used by the Facility; all patient medical records, medical staff records and medical/administrative libraries; goodwill and the transferor’s rights and interests in and to its provider numbers and reimbursement agreements under the Medicare Program, Medicaid Program and any other third party payor programs.</td>
</tr>
<tr>
<td>Assumption of Liabilities:</td>
<td>All obligations and liabilities under the Assumed Contracts.</td>
</tr>
<tr>
<td>Purchase Price:</td>
<td>$10</td>
</tr>
</tbody>
</table>

The applicant has 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. As of December 18, 2014, the accounts receivable (AR) balance due the Department totals $3,798,285. The applicant is pursuing discussions with the Office of Health Insurance Programs to establish a viable AR repayment schedule to be formalized through a legal Repayment Agreement with the Department to address the outstanding AR balance due.

Real Property Purchase Agreement
The applicant has submitted an executed real estate purchase agreement for the transfer of the real estate, which is summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>August 30, 2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premises:</td>
<td>The site located at 1014 Delaware Avenue, Buffalo, New York</td>
</tr>
<tr>
<td>Seller:</td>
<td>HBF Finance, LLC</td>
</tr>
<tr>
<td>Purchaser:</td>
<td>Delaware Real Property Associates, LLC</td>
</tr>
<tr>
<td>Purchase Price:</td>
<td>$5,000,000</td>
</tr>
</tbody>
</table>

The purchaser will finance the purchase price at an interest rate of 5.00% for a ten year term.
**Lease Rental Agreement**
The applicant has submitted an executed lease rental agreement, which is summarized below:

<table>
<thead>
<tr>
<th>Date:</th>
<th>April 2, 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premises:</td>
<td>The site located at 1014 Delaware Avenue, Buffalo, New York</td>
</tr>
<tr>
<td>Lessor:</td>
<td>Delaware Real Property Associates, LLC</td>
</tr>
<tr>
<td>Lessee:</td>
<td>Delaware Operations Associates, LLC</td>
</tr>
<tr>
<td>Term:</td>
<td>10 years</td>
</tr>
<tr>
<td>Rental:</td>
<td>$600,000 annually</td>
</tr>
<tr>
<td>Provisions:</td>
<td>The lessee shall be responsible for insurance, utilities, maintenance and real estate taxes.</td>
</tr>
</tbody>
</table>

The lease agreement will be an arms-length lease arrangement.

**Operating Budget**
The applicant has submitted an operating budget, in 2015 dollars, during the first year after the change in ownership, summarized below:

<table>
<thead>
<tr>
<th>PER DIEM</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td></td>
</tr>
<tr>
<td>Medicaid Managed Care</td>
<td>$134.56</td>
</tr>
<tr>
<td>Medicare Fee For Service</td>
<td>$431.46</td>
</tr>
<tr>
<td>Commercial Fee For Service</td>
<td>$254.36</td>
</tr>
<tr>
<td>Total Revenues</td>
<td>$11,430,457</td>
</tr>
<tr>
<td><strong>Expenses</strong></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$139.79</td>
</tr>
<tr>
<td>Capital</td>
<td>10.09</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$149.88</td>
</tr>
<tr>
<td><strong>Net Income</strong></td>
<td>$1,031,579</td>
</tr>
<tr>
<td>Utilization (Patient Days)</td>
<td>69,379</td>
</tr>
<tr>
<td>Occupancy</td>
<td>95.03%</td>
</tr>
<tr>
<td>Breakeven Occupancy</td>
<td>88.00%</td>
</tr>
</tbody>
</table>

Utilization broken down by payor source during the first year after the change in ownership is summarized below:

- Medicaid Managed Care: 82.86%
- Medicare Fee For Service: 3.67%
- Commercial Fee For Service: 13.47%

Expense assumptions are based on historical costs adjusted for the following projected expense reductions:

- **Salaries and Wages:** Staffing reductions totaling 49.8 FTEs overall will result in total savings of $1,030,716 compared to 2012 historical. The main areas of reduction include: aides, orderlies & attendants (24.5 FTEs), technician & specialists (12.0 FTEs), and licensed practical nurses (12.0 FTEs). No registered nurse reductions are anticipated.
- **Employee Health Benefits:** There will be a reduction of employee health benefits of $874,078 due to the reduction of FTEs and bringing employee health benefits percentage more in line with normal levels.
- **Medical & Surgical Supplies** will be reduced by $60,507.
- **Non-medical, non-surgical supplies** will be reduced by $120,652.
- **Purchased services** will be reduced by $28,225.
- **Other Direct Expenses** will be reduced by $139,579.
Utilization assumptions by payor source are consistent with historical experience. The applicant has indicated that the projected utilization of 95% is in line with the facility’s 2012 utilization. Staff has verified per the RHCF cost report filings with the Department that the facility maintained utilization at 95% in 2012, but utilization fell to 88.34% in 2013. The applicant’s anticipated increase in utilization from 2013 (88.34%) is the result of having developed improved relationships with local hospital discharge planners and hospice providers and improved marketing and community outreach efforts.

Capability and Feasibility

The purchase price of $10 for the operation will be met via equity from the proposed members of Delaware Operations Associates, LLC. The purchase price for the acquisition of the real property interests is $5,000,000. The purchase price will be met via a bank loan at an interest rate of 5.00% for a ten year term.

Working capital requirements are estimated at $1,733,146, which appears reasonable based on two months of first year expenses. The applicant will finance $866,573 at an interest rate of 5.00% for a five year term. The remaining $866,573 will be provided as equity from the proposed members of Delaware Operations Associates, LLC. BFA Attachment A is the personal net worth statements of the proposed members of Delaware Operations Associates, LLC, which indicates the availability of sufficient funds for the equity contribution. BFA Attachment C is the pro-forma balance sheet of Delaware Operations Associates, LLC as of the first day of operation, which indicates a negative net asset position of $2,931,712. The negative net asset position is due to the $3,798,285 Medicaid AR liability.

The submitted budget indicates a net income of $1,031,579 during the first year subsequent to the change in operator. The submitted budget appears reasonable.

A transition of nursing home (NH) residents to Medicaid managed care is currently being implemented statewide. Effective February 1, 2015, all eligible beneficiaries in NYC age 21 and over, in need of long term placement in a nursing facility, will be required to join a Medicaid Managed Care Plan (MMCP) or a Managed Long Term Care Plan (MLTCP). On April 1, 2015, the counties of Nassau, Suffolk, and Westchester will be phased in, and the rest of the State is scheduled to transition beginning July 1, 2015, for both dual and non-dual eligible populations. Under the managed care construct, Managed Care Organizations (MCOs) will negotiate payment rates directly with the NH providers. In order to mitigate the financial impact to NH providers during the transition to managed care, a department policy, as described in the “Transition of Nursing Home Benefit and Population into Managed Care Policy Paper,” provided further guidance requiring MCOs to pay the benchmark Medicaid FFS rate, or a negotiated rate acceptable to both plans and NHs, for 3 years after a county has been deemed mandatory (phased in) for NH population enrollment. As a result, the benchmark FFS rate remains a reliable basis for assessing NH Medicaid revenues through to January 31, 2018 (NYC), March 31, 2018 (Nassau, Suffolk and Westchester), and June 30, 2018 (upstate), respectively.

BFA Attachment B is the financial summary of Delaware Nursing & Rehabilitation Center from 2011 through 2013. As shown, the entity had an average negative working capital position and an average negative net asset position from 2011 through 2013. The applicant has indicated that the reason for the average negative working capital position and the average negative net asset position is due to historical losses. Also, the entity incurred average net losses of $632,915 from 2011 through 2013. The applicant has indicated that the reason for the historical losses were due to overstaffing and low utilization in 2013. The applicant implemented the following steps to improve operations: increase in private pay days, which receive a higher reimbursement rate; termination of defined contribution 401(K) plan and a reduction in different expense categories such as administrative fees and laboratory services.

BFA Attachment E is the September 30, 2014 internal financial statement of Delaware Nursing & Rehabilitation Center. As shown, the entity had a negative working capital position and a negative net asset position through September 30, 2014. The applicant has indicated that the reason for the average negative working capital position and the average negative net asset position is due to historical losses. Also, the entity achieved income from operations of $511,958.
The 2010 through 2013 financial summaries of the other skilled nursing facilities currently owned by the proposed members, and their respective membership interest percent in each, are presented as BFA Attachment D. The facilities are as follows:

- **Queens Center (179-beds)** had an average negative working capital position and an average positive net asset position from 2010 through 2013. The applicant has indicated that the reason for the negative working capital position is the result of a third party payor liability, as well as vacation and sick time accrual. Also, the entity achieved an average operating net income of $625,327 from 2010 through 2013.

- **University Nursing Home (46-beds)** had an average negative working capital position and an average positive net asset position from 2010 through 2013. The applicant has indicated that the reason for the average negative working capital position is the result of vacation and sick time accrual. Also, the applicant achieved an average operating net income of $295,821 from 2010 through 2013.

- **Williamsbridge Manor (77-beds)** had an average positive working capital position and an average positive net asset position from 2010 through 2013. The applicant has indicated that the reason for the 2011 negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an operating net income of $345,289 from 2010 through 2013.

- **Bronx Center for Rehab (200-beds)** had an average negative working capital position and an average positive net asset position from 2010 through 2013. The applicant has indicated that the reason for the average negative working capital position is the result of an $800,000 Medicare Part B receivable owed to the facility. Also, the facility achieved an average operating net income of $905,495 from 2010 through 2013.

- **Brooklyn Center for Rehabilitation (215-beds)** had an average positive working capital position and an average positive net asset position from 2010 through 2013. Also, the entity incurred an average net income of $1,993,711 from 2010 through 2013.

- **Dutchess Center (122-beds)** had an average negative working capital position and an average positive net asset position from 2010 through 2013. The applicant has indicated that the reason for the negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an average operating net income of $684,086 from 2010 through 2013.

- **Bushwick Center (225-beds)** had an average negative working capital position and an average positive net asset position from 2012 through 2013. The applicant has indicated that the reason for the average negative working capital position is the result of pending CMI and capital reimbursement from the State, vacation and sick time accruals and pending HUD reimbursement. Also, the entity achieved an average operating net income of $684,086 from 2010 through 2013.

- **Rome Center (160-beds)** had an average negative working capital position and an average positive net asset position from 2012 through 2013. The applicant has indicated that the reason for the average negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an average operating net income of $701,374 from 2012 through 2013.

- **Chittenango Center for Rehab (80-beds)** had an average negative working capital position and an average positive net asset position from 2012 through 2013. The applicant has indicated that the reason for the average negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an average net income of $383,205 from 2012 through 2013. The applicant has indicated that the reason for the 2012 losses were the result of a $400,000 capital audit take back. The applicant further indicated that they implemented the following steps to improve operations: renegotiating vendor contracts, analyzing overtime utilization and making adjustments necessary to reduce the overtime expense, and enhanced efforts on collections on accounts receivable.

- **Boro Park Center (504-beds)** had an average negative working capital position and an average positive net asset position from 2012 through 2013. The applicant has indicated that the reason for the average negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an operating net income of $3,725,321 from 2012 through 2013.

- **Waterfront Healthcare Center (160-beds)** had a positive working capital position and a positive net asset position in 2013. Also, the entity achieved an operating net income of $155,117 in 2013.

- **Fulton Center (176-beds)** had a negative working capital position and a positive net asset position in 2013. The applicant has indicated that the reason for the negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an operating net income of $568,318 in 2013.
- Richmond Center (300-beds) had a negative working capital position and a positive net asset position in 2013. The applicant has indicated that the reason for the negative working capital position is the result of vacation and sick time accrual. Also, the entity achieved an operating net income of $2,576,814 in 2013.

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

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

### Attachments

<table>
<thead>
<tr>
<th>Attachments</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment A</td>
<td>Personal Net Worth Statement</td>
</tr>
<tr>
<td>BFA Attachment B</td>
<td>Financial Summary- Delaware Nursing &amp; Rehabilitation Center</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Pro-forma Balance Sheet</td>
</tr>
<tr>
<td>BFA Attachment D</td>
<td>Financial Summaries of affiliated entities.</td>
</tr>
<tr>
<td>BFA Attachment E</td>
<td>September 30, 2014 internal financial statements of Delaware Nursing &amp; Rehabilitation Center</td>
</tr>
<tr>
<td>BNHLC Attachment A</td>
<td>Quality Measures and Inspection Report</td>
</tr>
</tbody>
</table>
NEW YORK STATE DEPARTMENT OF HEALTH
CENTER FOR HEALTH CARE FACILITY PLANNING, LICENSURE AND FINANCE

MEMORANDUM

TO: Members of the Establishment and Project Review Committee
Public Health and Health Planning Council

FROM: Charles P. Abel
Deputy Director
Center for Health Care Facility Planning, Licensure and Finance

DATE: March 17, 2015

SUBJECT: CON #142213 The New York Proton Center

Background

In 2010, the Department announced that it would undertake a demonstration project, under the authority of 10 NYCRR Part 705, to evaluate the medical efficacy, cost-effectiveness and efficiency of, and public need for, proton beam therapy services (PBT) in New York State. The project would not only open access to needed treatment for New Yorkers but also advance needed research into PBT’s applicability and effectiveness. It would also enable the Department to plan for the appropriate use of this new technology over the longer term. The demonstration project is authorized for a period of ten years.

Because they are heavier than ionized atomic particles, protons can be directed, or “beamed,” in a manner that confines them more fully to the targeted tumor or other malady. This results in less collateral damage to surrounding nerves and tissue than traditional photon radiation. Precise targeting of the radiation beam is especially important in the treatment of tumors located in the skull, spinal column or near vital organs. It is perhaps most beneficial in treating head and neck cancers in children, where damage to surrounding tissue can have long-term adverse effects on growth and development.

Although PBT technology was approved by the U. S. Food and Drug Administration (FDA) in 1988, it remains most applicable and preferable to only a small number of cancers and similar conditions, most of them rare. The high cost of PBT devices and the ethical issues surrounding randomized clinical trials that involve life-saving interventions have also inhibited rigorous scientific research on PBT. This makes the growth of PBT treatment controversial, with many experts contending that, except for a few rare diagnoses, PBT is no more effective than conventional radiation therapy. Nevertheless, this medical technology continues to evolve, and the number of PBT centers in the United States, though still relatively small, is growing steadily.
CON #142213

The New York Proton Center (NYPC) was approved for the PBT demonstration project in competition with one other applicant. NYPC has submitted CON #142213 to amend its original approved application (CON #101151) to reflect the following changes:

- The withdrawal of NYU Hospitals Center and Beth Israel Medical Center (BIMC) from the project’s clinical consortium, leaving Memorial Hospital for Cancer and Allied Diseases (MHCAD), The Mount Sinai Hospital (MSH) and Montefiore Medical Center (MMC) as consortium members. (BIMC, now part of The Mount Sinai Health System, will continue to participate in the project as an academic medical center within the MSH System.)

- A restructuring of the NYPC’s business affiliate, New York Proton Management, LLC (NYPM), to reflect the addition of Proton Center Management, LLC, an affiliate of United Health Group, Inc.; and the removal of 21st Century Oncology as a direct member of NYPM.

Project operations and deliverables will remain unchanged, including the number of patients and types of diagnoses to be treated, and the required development of treatment protocols, clinical trials and definitive outcome studies. The changes reflected in this amendment do not negatively impact on the project components that were subject to the competitive review criteria used in the 2010 selection process.

The Department recommends approval of this application.
Public Health and Health Planning Council

Project # 142213-B
The New York Proton Center

Program: Diagnostic and Treatment Center
Purpose: Establishment and Construction
County: New York
Acknowledged: February 4, 2015

Executive Summary

Description
The New York Proton Center, Inc. (NYPC), a to-be-formed New York not-for-profit corporation, was contingently approved under CON # 101151 to construct and operate a Proton Beam Therapy (PBT) facility to be certified as a diagnostic and treatment center (DTC). NYPC was the selected application in a competitive process after the Department issued a Request for Applications (RFA) in 2010 for Proton Beam Therapy proposals under a Commissioner’s Demonstration Project Authority that set forth review and operation criteria for NYS’s first PBT Center. Since the contingent approval, the Center has had to change the approved location and financing structure of the project. On April 8, 2013, a project modification was approved to change the location. Under the current application, NYPC is submitting this project amendment to request approval for changes to its ownership. Specifically, Beth Israel Medical Center and NYU Hospitals Center are being removed as members of NYPC, though as Beth Israel Medical Center is now a part of the Mount Sinai Health System it will continue to clinically participate within TMSHS.

The PBT Center will be in a leased, to-be-constructed facility, consisting of 115,300 square feet of space. The facility will be located at 225 East 126th Street, Harlem, NY (New York County). Currently, New York Proton Management, LLC owns the land and will assign it to MM Proton 1, LLC. The applicant will lease the space from MM Proton 1, LLC. The landlord will construct the facility and will pursue financing and then recoup the costs via the lease rental payments.

NYPC is composed of three hospital members with equal representation on the Board:
- Memorial Hospital for Cancer and Allied Diseases (MHCAD),
- The Mount Sinai Hospital (MSH), and
- Montefiore Medical Center (MMC).

NYPC proposes to enter into an administrative service and license agreement with New York Proton Management, LLC (NYPM), a to-be-formed New York limited liability company, to provide the facility equipment and day-to-day administrative/non-clinical support. NYPM will own or lease the “hard assets” of NYPC, including the building improvements, medical equipment, business equipment, furniture and fixtures. NYPM will also provide non-clinical business services to NYPC (e.g., billing/collections, HR, IT, accounting)).

The proposed members of NYPM are:
- MSKCC Proton, Inc. (36.31%),
- Mount Sinai Management Services, Inc. (23.04%),
- Montefiore Proton Acquisition, Inc. (7.02%), and
- ProHEALTH Proton Center Management, LLC (ProHealth) (33.63%).

ProHealth, an affiliate of United Health Group, Inc., will be NYPC’s manager.

BFA Attachments A and B are the organizational charts of NYCP and NYPM.

OPCHSM Recommendation
Contingent Approval with an expiration of the operating certificate ten years from the date of its issuance.
**Need Summary**
The application requests approval to operate a PBT center composed of four gantries and one fixed-beam unit, to serve 1,150 patients in its first full year of operation and 1,500 in its third year.

The Department, in consultation with the PBT Demonstration Project Technical Advisory Group, has determined that just one PBT facility is needed at this time.

**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 cost of $238,441,379 will be met as follows: Loan of $181,194,786 at an interest rate of 10% for a six-year term. The remainder, $57,246,593, will be met as follows: ProHealth Proton Center Management, LLC ($15,359,260), MSKCC Proton, Inc. ($20,351,163), Montefiore Proton Acquisition, LLC ($5,083,497), Mount Sinai Proton Holding Company, LLC ($15,018,435), and NYU Hospitals Center (a non-refundable capital contribution of $1,434,238 toward the project). The applicant has indicated that the debt is structured as an interest only loan between the lenders and MM Proton 1, LLC. The landlord will refinance in six years with the existing lenders or new lenders.

Budget:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>$92,553,962</td>
</tr>
<tr>
<td>Expenses</td>
<td>$86,760,621</td>
</tr>
<tr>
<td>Excess of Revenues over Expenses</td>
<td>$5,793,341</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 and contingent approval is recommended,
Recommendations

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

Office of Primary Care and Health Systems Management
Approval with an expiration of the operating certificate ten years from the date of its issuance, 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 building lease, acceptable to the Department. [BFA]
3. Submission of an executed building sublease, acceptable to the Department. [BFA]
4. Submission of an executed administrative services agreement, acceptable to the Department. [BFA]
5. Submission of a final financing package, acceptable to the Department. [BFA]
6. Submission of an executed land assignment agreement, acceptable to the Department. [BFA]
7. Submission of an executed transfer and affiliation agreement, acceptable to the Department, with a local acute care hospital. [HSP]
8. Submission of an executed Administrative Services and License Agreement, acceptable to the Department. [HSP]
9. Submission of an executed Technical Advisory Agreement, acceptable to the Department [HSP]
10. The applicant is required to submit design development drawings, complying with requirements of 10NYCRR Part 710.4, for review and approval by DASNY. [DAS]
11. Submission of the executed Certificate of Incorporation of The New York Proton Center, acceptable to the Department. [CSL]
12. Submission of the finalized Bylaws of The New York Proton Center, acceptable to the Department. [CSL]
13. Submission of the Certificate of Incorporation of Memorial Hospital for Cancer and Allied Diseases and any amendments thereto, acceptable to the Department. [CSL]
14. Submission of the Bylaws of Memorial Hospital for Cancer and Allied Diseases, acceptable to the Department. [CSL]
15. Submission of the Certificate of Incorporation of The Mount Sinai Hospital and any amendments thereto, acceptable to the Department. [CSL]
16. Submission of the Bylaws of The Mount Sinai Hospital, acceptable to the Department. [CSL]
17. Submission of the Certificate of Incorporation of Montefiore Medical Center and any amendments thereto, acceptable to the Department. [CSL]
18. Submission of the Bylaws of Montefiore Medical Center, acceptable to the Department. [CSL]
19. Submission of evidence of site control, acceptable to the Department. [CSL]
20. Submission of the Administrative Service and License Agreement between The New York Proton Center and New York Proton Management, LLC, acceptable to the Department. [CSL]

Approval conditional upon:
1. The project must be completed within three years from the date of the Public Health and Health Planning Council recommendation letter. Failure to complete the project within the prescribed time shall constitute an abandonment of the application by the applicant and an expiration of the approval. [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 applicant is required to submit final construction documents, complying with requirements of 10NYCRR Part 710.7, to NYS DOH Bureau of Architecture and Engineering Facility Planning (BAEFP) prior to start of construction. [DAS]

7. The applicant must adhere to the Construction Start (05/01/2015) and Completion Dates (07/31/2015) provided in Schedule 8 of the application. The Department understands that unforeseen circumstances may delay the start and completion of the project. It is the responsibility of the applicant to request prior approval for any changes to the start and completion dates. [AER]

Council Action Date
April 16, 2015
Need Analysis

Background
Proton beam therapy (PBT) is a technology with demonstrated efficacy for a limited number of relatively rare cancers and tumors – providing high rates of tumor control and survival, while reducing radiation-related side effects. Despite encouraging results, there is a lack of randomized studies demonstrating PBT’s effectiveness in comparison with conventional therapies. Although only eight PBT centers are currently operating in the United States, PBT continues to evolve, and the technology holds promise for broader applicability in cancer treatment. In addition, lower-cost PBT devices are under development, which is further likely to increase the number of PBT facilities in the United States.

New York State certificate of need regulations do not currently include a need methodology for proton beam therapy. The existing methodology for therapeutic radiology is not appropriate for PBT facilities, given the emerging nature of PBT and the absence of compelling evidence supporting its use for more than a few relatively rare conditions. In anticipation of receiving one or more applications for the establishment of a PBT facility in New York State, The State Hospital Review and Planning Council (SHRPC) in 2009 began discussing the policy considerations that should inform the review and evaluation of these requests. After several months of deliberation and research, the SHRPC, at its meeting of April 8, 2010, endorsed a Department policy paper on PBT and recommended to the Commissioner the operation of a PBT demonstration project. The SHRPC noted in particular the importance of using the demonstration project to promote research into the effectiveness of PBT in comparison with other therapies.

On May 5, 2010, the Commissioner announced that the Department would undertake such a demonstration project, under the authority of 10 NYCRR Part 705, to evaluate the medical efficacy, cost-effectiveness and efficiency of, and public need for, PBT services in New York State. A threshold requirement for participation in the demonstration project is a commitment to engage in research concerning the effectiveness of PBT in comparison with other treatment modalities. The project will also enable the Department to plan for the appropriate use of this new technology over the longer term.

As required by Part 705, the Commissioner appointed a seven-member technical advisory group (TAG) to provide expertise in the review of applications submitted under the demonstration project.

Treatment Capacity
The conditions for which the evidence of PBT’s therapeutic value is strongest (and for which insurers are most likely to authorize coverage) are:

- Intraocular melanoma
- Skull-base chordoma/chondrosarcoma
- Meningeoma
- Arteriovenous malformations
- Medulloblastoma
- Pediatric cancer
- Pituitary adenoma

---

The following table shows the annual incidence of these cancers in New York State:

<table>
<thead>
<tr>
<th>Condition</th>
<th>NYS Annual Cases 2003-2007²</th>
<th>Projected to 2013³</th>
<th>Potentially Eligible for PBT (from Glimelius et al., 2005)⁴ %</th>
<th>Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Clinical Candidates</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intraocular Melanoma</td>
<td>150</td>
<td>164</td>
<td>20%</td>
<td>33</td>
</tr>
<tr>
<td>Skull-base chordoma/</td>
<td>23</td>
<td>66</td>
<td>75%</td>
<td>49</td>
</tr>
<tr>
<td>Meningeoma</td>
<td>1,423</td>
<td>2,091</td>
<td>12%</td>
<td>244</td>
</tr>
<tr>
<td>Arteriovenous malformations</td>
<td>150</td>
<td>153</td>
<td>32%</td>
<td>49</td>
</tr>
<tr>
<td>Medulloblastoma</td>
<td>26</td>
<td>47</td>
<td>67%</td>
<td>31</td>
</tr>
<tr>
<td>Pediatric Cancer⁵</td>
<td>814</td>
<td>857</td>
<td>23%</td>
<td>200</td>
</tr>
<tr>
<td>Pituitary adenoma</td>
<td>545</td>
<td>822</td>
<td>10%</td>
<td>82</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>3,131</td>
<td>4,199</td>
<td></td>
<td>688</td>
</tr>
</tbody>
</table>

Based on these figures, currently there is a need for one PBT center in New York State with the capacity to provide access to approximately 700 patients. While therapeutic gain is recognized for these relatively rare cancers, additional research is required to document the effectiveness of PBT in treating more common cancers (e.g., lung, breast, and prostate).

**Research Capacity**

Evaluation of need under this demonstration project entails not only an assessment of the capacity of the applicant to deliver quality PBT services to patients with the relatively rare cancers for which PBT is indicated, but also a review of the applicant’s capacity to conduct medical research into the effectiveness of PBT. Because a PBT center of the five-beam type under consideration for this demonstration project typically serves 1,500 patients per year, there would remain, in addition to capacity for roughly 700 patients for whom PBT is indicated based on published evidence, capacity to treat 800 patients with cancers for which the effectiveness of PBT has not been demonstrated. This provides an opportunity to advance a principal goal of the demonstration project – conducting research into the efficacy of PBT, and in particular, its efficacy in comparison with other treatments.

**Number of Facilities**

The Department received three applications in response to the original RFA announcement of the PBT demonstration project in 2010. The question of whether to authorize multiple facilities was addressed by the TAG, whose members unanimously concluded that the goals of the demonstration project would be best served if just one PBT facility were approved under this Part 705 demonstration. The TAG expressed concern that if two or more facilities were approved, the cases for which PBT is a preferred treatment would be dispersed, the financial viability of the facilities would be weakened, and there would be additional pressure on each to treat lucrative, high volume conditions for which there is little evidence supporting PBT, and/or for which there are other equally effective and less expensive treatments. As a result, the research objectives of the demonstration project would be compromised.

² Cases reported to NYS Cancer Registry, except arteriovenous malformations (AVM). AVM estimated at 1 in 100,000 adults: C. Stapf et al., Epidemiology and natural history of arteriovenous malformations. Neurosurgical Focus, 2001; 11: (5) and M. Berman et al., Use of ICD-9 Coding for estimating the occurrence of cerebrovascular malformations. American Journal Neuradiology, 2002; 23: 700-705.

³ Based on average annual change from 2003-2007.

⁴ B. Glimelius et al., supra note 1. The potentially eligible percentages were taken principally from this paper, with supplemental data from M. Krengli et al. Medical aspects of the national centre for oncological hadrontherapy (CNAO- Centro Nationale Adroterapia Oncologica) in Italy. Radiotherapy & Oncology, 2004; 73: S21-S23. See also P.Pommier, et al. Simulating demand for innovative radiotherapies: an illustrative model based on carbon ion and proton radiotherapy. Radiotherapy & Oncology, 2010; 96: 243-249.

⁵ Excludes medulloblastoma (included above) and pediatric leukemia.
The Department recognizes that, despite the low incidence of cancers amenable to PBT, a second PBT service would provide patients with a choice in PBT treatment. A second PBT center could also provide more opportunities for research to help determine PBT’s long-range potential in treating a broader range of cancers. However, at this time, given the limited evidence supporting the use of PBT, the small number of cases for which it is indicated, and the ample research capacity of a single facility, these considerations are outweighed by the concerns expressed by the TAG.

**Conclusion**
Based on the foregoing analysis, there is a need for one PBT center in New York State at this time with the capacity to provide access to approximately 1500 patients annually for treatment and Research.

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

### Program Analysis

**Research**
The NYPC proposes to engage in clinical, translational, and outcomes research. The facility would have a research treatment room, with a dedicated proton beam line for pre-clinical research questions.

Two of the three proposed members of the NYPC are NCI-designated cancers centers based on their "scientific excellence and capability to integrate a diversity of research approaches to focus on the problem of cancer:"6
- Memorial Sloan-Kettering Cancer Center - comprehensive cancer center
- Albert Einstein Cancer Research Center (Montefiore) - cancer research center

The proposed principal investigators for this project are:
- **Simon Powell, M.D., Ph.D.**: Chair, Radiation Oncology, Memorial Sloan Kettering. Dr. Powell has over 30 years of clinical experience including experience at Massachusetts General Hospital, the St. Louis Children’s Hospital and the Memorial Sloan-Kettering Cancer Institute. Dr. Powell is board certified in Radiation Oncology. He has experience as principal and co-investigator in National Cancer Institute and National Institutes of Health clinical trials. He has authored or co-authored nearly 100 peer-reviewed publications.
- **Kenneth Rosenzweig, M.D.**: Chair, Radiation Oncology, Mount Sinai. Dr. Rosenzweig is board certified in Radiation Oncology by the American Board of Radiology. He has 13 years of experience in radiation oncology, including academic positions at Memorial Sloan Kettering. He has authored or co-authored over 70 publications, is a co-leader on an NCI-funded project, and has contributed to a number of texts including, *Cancer: Principles and Practice of Oncology* and the *Textbook of Radiation Oncology*.
- **Shalom Kalnicki, M.D.**: Chair, Radiation Oncology, Montefiore Medical Center. Dr. Kalnicki is board certified in Radiation Oncology. He has over 33 years of clinical experience in radiation oncology including experience at the University of Pittsburgh, Allegheny General Hospital, Hahnemann School of Medicine and Mount Sinai Medical Center. He has authored or co-authored over 150 publications.

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Research and clinical trials at NYPC would be supervised and approved by a Clinical Governance Council appointed by the three academic medical center members. The Council would be supported by the Research Office of NYPC, which would work with disease teams and study disciplines to jointly develop clinical trials and run research programs. Trials would use a cooperative group structure, in which each protocol would be opened at all member institutions. Each member institution would independently review the protocols through its own IRB.

The research proposed includes disease-site based research, physics research, biology research, multi-institutional collaborative research, as follows:

1. **Pediatric Malignancies**
   - **Medulloblastoma:** study the efficacy of PBT and late effects in treating medulloblastoma, comparing it to historical data on 2-dimensional, 3-dimensional and IMRT therapies; and study dose escalation beyond 60 Gy for ependymoma;
   - **Sarcomas:** study dose escalation and reduced dosage to critical normal tissues through PBT for certain pediatric sarcomas, comparing efficacy and late effects to historical results obtained through IMRT and 3-dimensional therapy;
   - **Neuroblastoma:** minimizing dose to normal tissue and correlating radiation exposure to long-term clinical outcomes, and cranio-spinal radiotherapy for brain metastases;
   - **Hodgkin lymphoma:** treating mediastinal masses with proton therapy to minimize exposure of heart, lung and breast tissue and comparing results to control cases at NYPC member institutions or in the COG database.

2. **Head & Neck Cancer and Eye/Orbital Tumors**
   - **Nasopharynx:** for a cohort of patients with advanced T4 diseases, with bulky tumors near vital structures, development of IMPT, IGPT and adaptive proton therapy.
   - **Oropharynx:** for patients at high risk of locoregional recurrence, study of dose intensification, use of IMPT and IGPT, and outcomes assessment and reduction of adverse impact on swallowing and speech;
   - **Glottic cancer:** elimination of carotid dose, reduce volume of larynx exposed to radiation;
   - **Second malignancies in aerodigestive tract:** increase curative potential without over-exposure of normal tissue and adverse functional impact;
   - **Skull base:** study of IMPT to improve outcomes;
     - **Eyes and orbit:** study role of proton therapy versus eye plaque brachytherapy through the development of management algorithms for uveal melanomas of various thicknesses and a prospective clinical trial.

3. **CNS Tumors**
   - **High grade glioma (HGG):** Phase III randomized trial for HGG to compare the efficacy of proton vs. photons with a 2:1 randomization schema, using local control/survival and neuro-toxicity as endpoints;
   - **Skull base brain tumors:** Phase II trial using conventional doses with protons to establish baseline local control and acute and late neuro-toxicity; Phase II randomized dose escalation trial, if initial results are promising;
   - **Brain metastases:** Phase II trial for select brain metastases using a hypofractionated approach to establish the baseline local control and acute and late neuro-toxicity; Phase III randomized trial comparing proton beam with photon IMRT assessing neuro-cognitive outcomes;
   - **Posterior fossa brain tumors:** Phase II trial to establish long-term local control and survival and acute and late toxicity.
4. **Thoracic Cancers**
   - Early stage NSCLC: develop guidelines and techniques to treat early stage NSCLC tumors that are adjacent to the chest wall utilizing the dose drop-off of proton irradiation and compare it to stereotactic body radiation therapy; and a dose escalation protocol for central tumors using PBT;
   - Locally advanced NSCLC: Phase I/II protocol of individualized image-guided proton radiotherapy for unresectable Stage IIIA/B NSCLC;
   - Small cell lung cancer: Phase I/II protocol for limited stage SCLC with gross tumor volume >200 cc to receive daily proton therapy with dose constraints on major organs;
   - Thymoma: long-term Phase II protocol establishing feasibility and dose constraints.

5. **Liver and Upper-GI Cancer**
   - Hepatocellular carcinoma and liver metastases: engage in clinical, biologic and physics studies; Phase I/II dose escalation study of PBT for intrahepatic malignancy with incrementally escalated, guided by effective volume of liver irradiated to examine toxicity, response rates, and survival.

6. **Prostate Cancer**
   - Comparison of Tumor Control Outcomes between IMRT and IMPT: prospectively evaluate and compare tumor control and late toxicity outcomes for patients treated with high-dose proton therapy and photon therapy for low- and intermediate-risk prostate cancer in a Phase III trial setting. Goals include comparison of survival outcomes at 5 years and a longitudinal quality of life comparison.
   - Outcomes for locally-advanced disease using dose escalation techniques: Phase II study to evaluate outcomes for high-risk prostate cancer using high-dose IMPT in conjunction with ADT; Phase II trial using combination use of low-dose rate brachytherapy with PBT; PBT using transperineal biodegradable balloon devise;
   - Phase I study of ultra-hypofractionation techniques;
   - Image-based treatment response during and after PBT compared to IMRT photon therapy;
   - Salvage therapies after initial treatment failures: Phase I study to explore use of PBT after external beam failures and biochemical relapse following surgery and compare to brachytherapy and cryotherapy.

According to NYPC, this disease-site research will build on existing data and ongoing research concerning toxicity profiles and quality of life outcomes at NYPC member institutions.

7. **Physics Research**
   - Adapt dose planning method for predicting proton dose using Monte Carlo methods;
   - Use new dual-energy GE CT scanner to identify accurately atomic number differences;
   - Investigate use of segmented ionization chamber to verify incident fluence;
   - Verification of proton range estimates using a single pencil beam at exit-side of patient;
   - Develop IGRT for protons to ensure accurate dose delivery; and
   - Automated adaptive treatment planning to accommodate changes in patient anatomy.

8. **Biological Research**
   - Develop an annotated tissue repository;
   - DNA damage and repair at the distal edge of a proton beam;
   - Individual susceptibility to proton therapy effects using tissue repository and radiogenomics;
   - Monitor TGF and other cytokines to measure the response to PBT, including toxicity; and
   - Assess risks of radiotherapy-induced second cancers after PBT versus photon therapy by using markers of radiobiological damage from blood samples.
9. **Outcomes Research**
   The NYPC application indicates that its members have already developed Outcomes Research Centers specifically focused on cancer patients, and led by researchers whose major focus is therapy-related outcomes. The application proposes to study biological markers of late toxicity and functional outcome. The studies include:
   - Patient reported outcomes and treatment related data capture
   - Normal tissue complication probability modeling
   - Clinical outcomes and quality of life research

10. **Multi-institutional collaborative research**
    NYPC expresses a commitment to participating in multi-institutional research initiatives, such as the Particle Therapy Cooperative Group (PTCOG http://ptcog.web.psi.ch). It has been invited by the members of the PROsPER --multi-institution randomized trial which includes MGH, University of Pennsylvania, Washington University in St. Louis and MRPI in Indiana to join their planned (but not yet funded) Phase III trial of prostate cancer treatment.

    In addition, NYPC intends to carry out coordinated programmatic research collaboratively with the other major proton therapy centers, such as MGH and MD Anderson Hospital. Some of the NYPC investigators are already participating in this research as individual investigators.

**Data Management**
According to the applicant, all of the members of NYPC integrate data collection and analysis into large research departments. The NYPC proposes to integrate member information technology systems to as great an extent as possible and to structure an information technology network that is as compatible as possible with the Statewide Health Information Network for New York (SHIN-NY). The NYPC would use the IMPAC MOSAIQ EMR by Elekta which can identify patients by photo ID, manage bar coding of patient specific devices and import/export radiographic images and reports. The research proposal includes the development of specific databases which detail clinical outcomes and quality of life issues.

**Utilization by Condition**
The proposed center would serve 1,150 patients in its first year of operation and reach a capacity of 1,500 patients in its third full year. The applicant projects the following case mix:

- Adult head/neck: 27%
- Prostate: 20%
- Adult breast: 13%
- Adult lung: 13%
- Adult other: 13%
- Ocular therapy: 7%
- Pediatric: 7%

According to the applicant, the 20 percent assumed treatment volume in prostate cancer is significantly lower than other proton therapy facilities around the country.

**Quality and Patient Safety**
The applicant indicates that the facility would seek accreditation from the ACR. To assure correct patient identification, the facility would use photographs, as well as verbal inquiries, to match patients to treatment plans. The staff would also use a Record and Verify system with data concerning all aspects of the treatment, which would be matched against the treatment plan information before the accelerator is activated. The equipment proposal details the necessary equipment to perform image guided radiation therapy for purposes of position verification.
The applicant indicates that IBA would provide factory-based and on-site training for medical physicists, radiation oncologists, and associated staff. Training would span the entire therapy process from treatment planning and verification to treatment delivery and quality assurance. The equipment proposal from Elekta and from IBA details in-service training.

**Radiation Safety**

The applicant is working with Dr. Thomas Petrone, Ph.D., as its shielding design physicist/consultant. The shielding design is based on the guidelines for the Hampton University Proton Center, which is also using IBA equipment.

**Services to the Under-Served, Medicaid Beneficiaries and the Uninsured**

The applicant projects the following payor mix:

- Medicaid: 15%
- Medicare: 45%
- Commercial: 31%
- Self-Pay: 5%
- Bad debt: 2%
- Charity care: 2%

The operating agreement of NYPM (the business affiliate) provides that NYPM would be operated in a manner that furthers the charitable purposes of the NYPC and that the NYPC would be operated in a manner that provides access to patient care services without regard to race, religion, national origin, gender, age, sexual orientation, disability, payor source, or ability to pay. It also requires NYPM to cause NYPC to establish and maintain reasonable financial assistance policies, effectively communicate such policies, and provide reasonable levels of charity care based on need and levels of charity care in the community.

**Collaboration**

The applicant would be organized as consortium of three academic medical centers with a business affiliate. Each of the medical centers is a member of the not-for-profit operator and is represented equally on its board. All of the academic medical centers have committed to make an equity contribution to the project and would share in the governance of the facility and the business affiliate (NYPM) and in the revenues. Together, the academic medical centers would have an aggregate interest of 66.37 percent in NYPM.

Also, the academic medical centers would appoint a Clinical Governance Council which would oversee the “medically-related operations” of the facility, including research, clinical protocols, patient selection, staffing and quality. Each academic medical center would have equal representation on the Clinical Governance Council.

The applicant indicates that it would open to participation in the Clinical Governance Council from “other well-established members of the New York academic medical community” and will credential their physicians for the NYPC medical staff. In addition, the academic medical center participants are currently participating in multiple collaborative research studies and have committed to participating in collaborative research in PBT with other centers and groups. The applicant also indicates that it is engaged in discussions with the University of Pennsylvania’s Roberts Proton Therapy Center to collaborate on future research and multi-center trials.
Staffing

The proposed interim co-medical directors of NYPC are:

1. Simon N. Powell, M.D., MSKCC
2. Kenneth E. Rosenzweig, M.D., Mt. Sinai
3. Shalom Kalnicki, M.D., Montefiore

A single medical director would be hired as the project approaches completion.

The NYPC retained Daniel Alejandro Mazal, Ph.D., the senior medical physicist at the Institute Curie proton facility in Paris and chair of the Particle Therapy Co-Operative Group, to provide medical physics consulting concerning the development of the facility and selection, testing, and configuration of the equipment. After the facility is operational, Dr. Mazal will advise on operations, complex treatment planning and patient-specific quality assurance.

Staff of the NYPC will initially consist of 64 FTEs and is projected to expand to 131 FTEs by the end of the third year.

Transfer and affiliation agreements for emergency, inpatient and back-up support services are expected to be proved by Memorial Hospital for Cancer and Allied Diseases, Mount Sinai Hospital and Montefiore Medical Center, ranging from 1.7 to 4.2 miles and 8 to 12 minutes.

Character and Competence

The proposed Directors/Officers of The New York Proton Center (NYPC) will be:

<table>
<thead>
<tr>
<th>Name</th>
<th>Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Simon N. Powell, MD, PhD</td>
<td>MHCAD/MSKCC Proton Inc.</td>
</tr>
<tr>
<td>Jose Baselga, MD</td>
<td>MHCAD/MSKCC Proton Inc.</td>
</tr>
<tr>
<td>Michael P. Gutnick</td>
<td>MHCAD/MSKCC Proton Inc.</td>
</tr>
<tr>
<td>Kenneth Rosenzweig, MD</td>
<td>MSH/Mount Sinai Management Services Inc.</td>
</tr>
<tr>
<td>Donald Scantlon</td>
<td>MSH/Mount Sinai Management Services Inc.</td>
</tr>
<tr>
<td>Burton P. Drayer, MD</td>
<td>MSH/Mount Sinai Management Services Inc.</td>
</tr>
<tr>
<td>Shalom Kalnicki, MD</td>
<td>MMC/Montefiore Proton Acquisition, Inc.</td>
</tr>
<tr>
<td>Philip O. Ozuah, MD, PhD</td>
<td>MMC/Montefiore Proton Acquisition, Inc.</td>
</tr>
<tr>
<td>Christopher S. Panczner</td>
<td>MMC/Montefiore Proton Acquisition, Inc.</td>
</tr>
</tbody>
</table>

New York Proton Management, LLC (NYPM), a to-be-formed New York limited liability company will own or lease the medical and business equipment, furniture and fixtures of NYPC. Additionally, NYPM will provide day-to-day administrative and non-clinical business services and support through an Administrative Services and License Agreement.

NYPM will have the following members:

<table>
<thead>
<tr>
<th>Name</th>
<th>Affiliate</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>MSKCC Proton Inc.</td>
<td>MHCAD</td>
<td>36.31%</td>
</tr>
<tr>
<td>Mount Sinai Management Services, Inc.</td>
<td>MSH</td>
<td>23.04%</td>
</tr>
<tr>
<td>Montefiore Proton Acquisition, Inc.</td>
<td>MMC</td>
<td>7.02%</td>
</tr>
<tr>
<td>ProHEALTH Proton Center Management, LLC</td>
<td>United Health Group, Inc.</td>
<td>33.63%</td>
</tr>
</tbody>
</table>

Because a third-party, New York Proton Management, LLC (NYPM), is intended to play a significant role in the physical plant and administrative operations of the proposed facility, the Department also conducted a Character and Competence review of NYPM.

The members of NYPC (listed above) and Members-Managers of ProHEALTH Proton Center Management, LLC— specifically, David Cooper, MD; Mark D. Ficker; and John (Jack) L. Larsen— are either board members/stock owners of the corporate members of NYPM or will serve as managers of NYPM.
Dr. Cooper, an Internist licensed to practice in New York State in 1984, currently serves as Chief Executive Officer (CEO) of ProHEALTH Medical Management, LLC, a physician practice management entity which includes diagnostic imaging centers, radiation oncology centers and an Article 28 Ambulatory Surgery Center. Mr. Ficker has over 16 years of accounting experience and is presently the Chief Financial Officer (CFO) of Local Care Delivery (a subsidiary of UnitedHealth Group, Inc.). Mr. Larsen is a member of the American Institute of Certified Public Accountants and the Minnesota Society of Certified Public Accountants. He has over 30 years of finance/accounting experience and has held a number of corporate leadership roles, including CFO, CEO and President. Mr. Larsen currently serves as the Executive Vice President for Optum, Collaborative Care.

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.

In a Stipulation and Order dated March 6, 2007, Montefiore Medical Center was fined $14,000 based on a complaint investigation into the care rendered to a child who presented with signs and symptoms of child abuse but was discharged home to an unsafe environment.

Recommendation
From a programmatic perspective, contingent approval is recommended.

### Financial Analysis

**Lease Rental Agreement**
The applicant has submitted a draft lease rental agreement, which is summarized below:

<table>
<thead>
<tr>
<th>Premises:</th>
<th>115,300 square feet located at 225 East 126th Street, New York, New York</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lessor:</td>
<td>MM Proton 1, LLC</td>
</tr>
<tr>
<td>Lessee:</td>
<td>New York Proton Management, LLC</td>
</tr>
<tr>
<td>Term:</td>
<td>25 years</td>
</tr>
<tr>
<td>Rental:</td>
<td>Year One - $30,000,000 ($260.19 per sq. ft.) with a 2% increase thereafter.</td>
</tr>
<tr>
<td>Provisions:</td>
<td>The lessee shall be responsible for the real estate taxes, utilities and maintenance.</td>
</tr>
</tbody>
</table>

New York Proton Management, LLC currently owns the land and will assign it to MM Proton 1, LLC. As a contingency of approval, the applicant must submit an executed land assignment agreement.
Sublease Rental Agreement
The applicant has submitted a draft sublease agreement, which is summarized below:

| Premises | 115,300 square feet located at 225 East 126th Street, New York, New York |
| Sublessor | New York Proton Management, LLC |
| Sublessee | The New York Proton Center |
| Term | 25 years |
| Rental | The rent shall consist of the following: the payment of the “Fee” as such term is set forth in the Administrative Service and License Agreement between the Sublessor and Sublessee, and additional rent in an amount equal to any and all sums of money payable by Sublessee to Sublessor hereunder. The sublease rental payments for the first three years of operation are as follows:  
  - Year One - $18,981,000 ($164.62 per sq. ft.),  
  - Year Two - $33,213,840 ($288.06 per sq. ft.),  
  - Year Three - $33,877,505 ($293.82 per sq. ft.). |

The applicant has indicated via affidavit that there is no relationship between the master landlord and the sublessee.

Administrative Services Agreement
The applicant has submitted a draft administrative services agreement, which is summarized below:

| Purpose | The Center desired to engage LLC, and LLC agrees to be so engaged, to provide Center with certain facilities, equipment, supplies, personnel and administrative services necessary for the Center to provide services at the Center. |
| Facility | The New York Proton Center |
| Consultant | New York Proton Management, LLC |
| Services Provided | The Consultant shall provide, on behalf of Center, all non-professional personnel required for the operation of Center, including, but not limited to, administrative and other staff, technicians and radiation therapists, dosimetrists, receptionists, secretaries, clerks, management personnel and/or other personnel as reasonably determined by LLC; be responsible for recruiting, training, managing supervising, compensating and terminating leased personnel, leased personnel shall remain employees and/or contractor of LLC, and not employees of Center; provide Center with such office and medical supplies as are necessary for patient care and treatment and the operation of the Center; shall provide all billing and collection services for Center’s services; procure and maintain all necessary licenses and permits for the installation, use and operation of the Equipment and Center, and shall pay all related licensing, inspection and regulatory fees; shall prepare and submit to Center periodic financial reports reflecting the financial status and operations of the Center on a quarterly basis, assist the Center with the preparation of any tax forms; provide hardware and software; assist the Center in recruiting physicians and any other professional staff necessary for the Center to provide services; shall develop and implement marketing and public relations materials with respect to Center’s services; shall assist Center in reviewing, evaluating, negotiating and securing contracts or agreements of Center relating to the provision of services by Center; assist the Center in the evaluation of all quality control aspects of Center’s services and its operations; process invoices and payroll checks on behalf of the Center; assist the Center in gathering credentialing information relating to licensed personnel and shall credential all licensed personnel engaged by Center; assist the Center in the creation and administration of utilization review, quality assurance and peer review programs for Center; Consultant shall be responsible for all costs and expenses incurred in connection with the operation of the Center, other than the costs and expenses of Professional Personnel which shall be the responsibility of the Center; Consultant shall recommend qualified individuals, who shall be employees of Center, to... |
serve as Center’s Administrator and Medical Director, subject to the approval and appointment of Center and shall provide Center with a $4,500,000 working capital loan on terms mutually agreed to by the Parties.

<table>
<thead>
<tr>
<th>Term:</th>
<th>25 years</th>
</tr>
</thead>
</table>

**Compensation Fee:** In consideration of the license to the Premises and the Equipment and the Services provided hereunder, the Center shall pay a fee to the Consultant Entity in an amount equal to the Collected Dollars less the sum of the Professional Collections, less the cost of the Professional Personnel, less any other expenses that the Center incurs to fulfill its obligations hereunder. The parties agree that in no event whatsoever shall the Fee include any collections received by or on behalf of Center attributable to the professional component of patient care services provided at the Center through physicians directly employed by Center or collections attributable to the professional component of patient care services performed at the Center but not physicians that are not employed by the Center. The total administrative and consultant fee during the first and third years is estimated at $40,123,634 and $62,304,860, respectively. The ASA defines the terms of the transfer from NYPC to NYPM to be revenue after the payment of NYPC’s operating expenses.

### Total Project Cost and Financing

Total project cost, which is for land acquisition and new construction, is estimated at $238,441,379, further broken down as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land Acquisition</td>
<td>$23,123,642</td>
</tr>
<tr>
<td>New Construction</td>
<td>120,579,689</td>
</tr>
<tr>
<td>Architect/Engineering Fees</td>
<td>8,963,881</td>
</tr>
<tr>
<td>Other Fees (Consultant)</td>
<td>10,987,432</td>
</tr>
<tr>
<td>Moveable Equipment</td>
<td>61,098,000</td>
</tr>
<tr>
<td>Financing Costs</td>
<td>1,510,805</td>
</tr>
<tr>
<td>Interim Interest Expense</td>
<td>10,871,687</td>
</tr>
<tr>
<td>CON Fee</td>
<td>2,000</td>
</tr>
<tr>
<td>Additional Processing Fee</td>
<td>1,304,243</td>
</tr>
<tr>
<td><strong>Total Project Cost</strong></td>
<td><strong>$238,441,379</strong></td>
</tr>
</tbody>
</table>

Total project cost will be met as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equity</td>
<td>$57,246,593</td>
</tr>
<tr>
<td>Bank Loan (10% for a six year term)</td>
<td>181,194,786</td>
</tr>
</tbody>
</table>

The equity contribution is broken down as follows:

- ProHEALTH Proton Center Management, LLC  $15,359,260
- MSKCC Proton, Inc.                      $20,351,163
- Montefiore Proton Acquisition, LLC      $5,083,497
- Mount Sinai Proton Holding Company, LLC $15,018,435
- NYU Hospitals Center                    $1,434,238

NYU Hospitals Center is no longer involved in the Project, but previously made a non-refundable capital contribution of $1,434,238 toward the project, which is being counted toward the $57.25 million equity contribution.
Operating Budget

The applicant has submitted an operating budget, in 2015 dollars, for the first and third years:

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td>$57,323,261</td>
<td>$92,553,962</td>
</tr>
<tr>
<td><strong>Expenses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>$31,173,293</td>
<td>$49,138,276</td>
</tr>
<tr>
<td>Capital</td>
<td>22,725,840</td>
<td>37,622,345</td>
</tr>
<tr>
<td>Total Expenses</td>
<td>$53,899,133</td>
<td>$86,760,621</td>
</tr>
<tr>
<td><strong>Excess of Revenues over Expenses</strong></td>
<td>$3,424,128</td>
<td>$5,793,341</td>
</tr>
</tbody>
</table>

Utilization

<table>
<thead>
<tr>
<th></th>
<th>Year One</th>
<th>Year Three</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visits</td>
<td>29,237</td>
<td>45,388</td>
</tr>
<tr>
<td>Cost Per Visit</td>
<td>$1,843.52</td>
<td>$1,911.53</td>
</tr>
</tbody>
</table>

Utilization 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>15.00%</td>
<td>15.00%</td>
</tr>
<tr>
<td>Medicare Managed Care</td>
<td>35.00%</td>
<td>35.00%</td>
</tr>
<tr>
<td>Commercial Managed Care</td>
<td>41.00%</td>
<td>41.00%</td>
</tr>
<tr>
<td>Private Pay</td>
<td>5.00%</td>
<td>5.00%</td>
</tr>
<tr>
<td>Charity Care</td>
<td>2.00%</td>
<td>2.00%</td>
</tr>
<tr>
<td>Bad Debt</td>
<td>2.00%</td>
<td>2.00%</td>
</tr>
</tbody>
</table>

Utilization assumptions are based on the case mix at the respective academic medical centers, visits, and collaboration with other proton centers around the country. Expense assumptions are based on estimates provided by vendors on a similar costs at other proton centers or New York City Hospitals.

Capability and Feasibility

Total project cost of $238,441,379 will be met as follows: Loan of $181,194,786 at an interest rate of 10% for a six year term. The remainder, $57,246,593, will be met as follows: ProHealth Proton Center Management, LLC ($15,359,260), MSKCC Proton, Inc. ($20,351,163), Montefiore Proton Acquisition, LLC ($5,083,497), Mount Sinai Proton Holding Company, LLC ($15,018,435), and NYU Hospitals Center (a non-refundable capital contribution of $1,434,238 toward the project). The applicant has indicated that the debt is structured as an interest only loan between the lenders and MM Proton 1, LLC. The landlord will refinance in six years with the existing lenders or new lenders.

Working capital requirements are estimated at $14,460,103, which is equivalent to two months of third year expenses. The applicant will provide equity to meet the working capital requirement from the following sources:

The equity contribution for the total project cost and the working capital totals $71,706,696, which is broken down as follows:

<table>
<thead>
<tr>
<th>Source</th>
<th>Equity Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>ProHEALTH Proton Center Management, LLC</td>
<td>$19,727,175</td>
</tr>
<tr>
<td>MSKCC Proton, Inc.</td>
<td>$26,164,124</td>
</tr>
<tr>
<td>Montefiore Proton Acquisition, LLC</td>
<td>$5,166,994</td>
</tr>
<tr>
<td>Mount Sinai Proton Holding Company, LLC</td>
<td>$19,214,165</td>
</tr>
<tr>
<td>NYU Hospital Center</td>
<td>$1,434,238</td>
</tr>
</tbody>
</table>
The submitted budget indicates an excess of revenues over expenses of $3,424,128 and $5,793,341 during the first and third years, respectively. Revenues are based on reimbursement rates for proton beam therapy services and additional reimbursement associated with ancillary services.

BFA Attachment C is the 2012 and 2013 certified financial statements of Memorial Sloan Kettering Cancer Center. As shown on BFA Attachment C, the entity had an average positive working capital position and an average positive net asset position from 2012 through 2013. Also, the entity achieved average income from operations of $134,846,500 from 2012 through 2013.

BFA Attachment D is the 2012 and 2013 certified financial statements of The Mount Sinai Hospital. As shown on BFA Attachment D, the entity had an average positive working capital position and an average positive net asset position from 2012 through 2013. Also, the entity achieved an average excess of operating revenues over operating expenses of $71,506,000 from 2012 through 2013.

BFA Attachment E is the 2012 and 2013 certified financial statements of Montefiore Medical Center. As shown, the entity had an average positive working capital position and an average positive net asset position. Also, the entity achieved an average income from operations of $102,606,000 from 2012 through 2013.

BFA Attachment F is the 2012 and 2013 certified financial statements of United Health Group. As shown, the entity had an average negative working capital position and an average positive shareholders equity position from 2012 through 2013. The applicant indicated that the reason for the average negative working capital position is that the entity places significant assets in long term investments, which leads to business stability and lender confidence. Also, the entity achieved average net earnings of $5,528,000,000 from 2012 through 2013.

BFA Attachment G is the September 30, 2014 internal financial statements of Memorial Sloan Kettering Cancer Center. As shown, the entity had a positive working capital position and a positive net asset position through September 30, 2014. Also, the entity achieved an income from operations of $172,025,000 through September 30, 2014.

BFA Attachment H is the December 31, 2014 internal financial statements of Mount Sinai Hospital. As shown, the entity had a positive working capital position and a positive net asset position through December 31, 2014. Also, the entity achieved an income from operations of $29,250,000 through December 31, 2014.

BFA Attachment I is the September 30, 2014 internal financial statements of Montefiore Medical Center. As shown, the entity had a positive working capital position and a positive net asset position through September 30, 2014. Also, the entity achieved an income from operations of $35,643,000 through September 30, 2014.

BFA Attachment J is the September 30, 2014 internal financial statements of United Health Group. As shown, the entity had a negative working capital position and a positive shareholders equity position through September 30, 2014. The applicant has indicated that the reason for the negative working capital position is the result of the entity places significant assets in long term investments, which leads to business stability and lender confidence. Also, the entity achieved net earnings of $1,602,000,000 through September 30, 2014.

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

**Recommendation**

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

<table>
<thead>
<tr>
<th>BFA Attachment A</th>
<th>Organizational Chart of NYCP</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFA Attachment B</td>
<td>Organizational Chart of NYPM</td>
</tr>
<tr>
<td>BFA Attachment C</td>
<td>Financial Summary- 2012 and 2013 certified financial statements of Memorial Sloan Kettering Cancer Center</td>
</tr>
<tr>
<td>BFA Attachment D</td>
<td>Financial Summary- 2012 and 2013 certified financial statements of The Mount Sinai Hospital</td>
</tr>
<tr>
<td>BFA Attachment E</td>
<td>Financial Summary- 2012 and 2013 certified financial statements of Montefiore Medical Center</td>
</tr>
<tr>
<td>BFA Attachment F</td>
<td>Financial Summary- 2012 and 2013 certified financial statements of United Health Group</td>
</tr>
<tr>
<td>BFA Attachment G</td>
<td>Financial Summary- September 30, 2014 internal financial statements of Memorial Sloan Kettering Cancer Center</td>
</tr>
<tr>
<td>BFA Attachment H</td>
<td>Financial Summary- December 31, 2014 internal financial statements of Mount Sinai Hospital</td>
</tr>
<tr>
<td>BFA Attachment I</td>
<td>Financial Summary- September 30, 2014 internal financial statements of Montefiore Medical Center</td>
</tr>
<tr>
<td>BFA Attachment J</td>
<td>September 30, 2014 internal financial statements of United Health Group</td>
</tr>
</tbody>
</table>
STATE OF NEW YORK - DEPARTMENT OF HEALTH

MEMORANDUM

TO:            Public Health and Health Planning Council

FROM:         James E. Dering, General Counsel

DATE:           March 17, 2015

SUBJECT: Proposed Dissolution of Guthrie Same Day Surgery Center, Inc.

Guthrie Same Day Surgery Center, Inc. requests Public Health and Health Planning Council approval of its proposed Dissolution in accordance with the requirements of Not-For-Profit Corporation Law §1002(c) and §1003, as well as 10 NYCRR Part 650.

Guthrie Same Day Surgery Center, Inc. was formed in 2002 under Section 402 of the Not-for-Profit Corporation Law and operated a free-standing ambulatory surgery center in Horseheads, New York until 2012. In 2012, Guthrie Same Day Surgery Center, Inc. transferred its license to operate to Corning Hospital as part of the overall restructuring of the Guthrie Health Care System, which includes both the corporation and Corning Hospital. Following the transfer, the Corporation distributed all of its remaining assets to the Hospital in compliance with the Corporation’s Certificate of Incorporation. There are no outstanding liabilities.

Attached are a copy of the duly executed proposed Certificate of Dissolution, a letter from Guthrie Same Day Surgery Center, Inc.’s attorney explaining the need for the proposed Dissolution, a proposed Plan of Dissolution, and the Attorney General’s approval of the Corporation’s Certificate of Dissolution.

The Certificate of Dissolution is in legally acceptable form.

Attachments

cc: C. Jolicoeur
    B. DelCgliano
August 7, 2014

VIA FEDERAL EXPRESS

New York Department of Health
Division of Legal Affairs
Corning Tower, Room 2464
Empire State Plaza
Albany, New York 12237

RE: Guthrie Same Day Surgery Center, Inc.
Dissolution

Dear Sir/Madam:

Enclosed for your review and consent please find the Certificate of Dissolution and Plan of Dissolution for Guthrie Same Day Surgery Center, Inc. (the “Corporation”), along with a copy of its Certificate of Incorporation, as amended.

The dissolution of the Corporation is part of the overall restructuring of the Guthrie Health Care System, which includes the Corporation, Corning Hospital (the “Hospital”); Guthrie Health Care System, the prior sole member of the Corporation; and The Guthrie Clinic, as the current sole member of the Corporation.

On December 28, 2012 the Department gave its consent to CON Application #122032 submitted on behalf of the Hospital approving the transfer of the Corporation’s license to operate a free-standing ambulatory surgery center in Horseheads, New York to the Hospital. In connection with the Department’s consent and Sections 510 and 511 of the Not-for-Profit Corporation Law (“the “N-PCL”), the Corporation transferred its operating license to the Hospital (the “Transfer”).

Following the Transfer, the Corporation distributed all of its remaining assets to the Hospital in compliance with the Corporation’s Certificate of Incorporation, as amended, to be used by the Hospital for the continued operation of the surgery center. The Corporation has no outstanding liabilities.

We respectfully request the Department’s consent to dissolve the Corporation pursuant to the terms of the Plan of Dissolution included herein. The New York State Attorney General’s Office has given its final consent as set forth on the Certificate of Dissolution included herein. Please contact us if you require anything further. Thank you for your attention to this matter.

Very truly yours,

Anita L. Pelletier

cc: Francis Macafee (via email – letter only)

Enclosures
CERTIFICATE OF DISSOLUTION  
OF  
GUTHRIE SAME DAY SURGERY CENTER, INC.  
Under Section 1003 of the Not-for-Profit Corporation Law  

THE UNDERSIGNED, being the President of Guthrie Same Day Surgery Center, Inc. (the "Corporation"), does hereby certify:  

1. The name of this Corporation is Guthrie Same Day Surgery Center, Inc.  

2. The Certificate of Incorporation of the Corporation was filed in the office of the Secretary of State of the State of New York on January 25, 2002.  

3. The names and addresses of the directors and officers of the Corporation are as follows:  

<table>
<thead>
<tr>
<th>Name/Address</th>
<th>Title</th>
<th>Name/Address</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paul Chacona</td>
<td>Director</td>
<td>R. Lois Allen, RN</td>
<td>Director</td>
</tr>
</tbody>
</table>
| 506 Welles Avenue
Athens, PA 18810|         | 2 Lois Lane
Athens, PA 18810|             |
| Edward Jones, M.D.  
620 South Main Street  
Athens, PA 18810 | Director | Dr. Thomas McDonald  
755 South Main Street  
Athens, PA 18810 | Chair/President/Director |
| Marie Droege  
111 Murray Street  
Sayre, PA 18840 | Director | David Gibbs  
33 Pine Street  
Waverly, NY 14892 | Secretary/Treasurer/Director |
| John Vanzanten  
29 Antler Road  
Big Flats, NY 14814 | Director | David E. Iocco  
2434 Morrcrest Drive  
Corning, NY 14830 | Director |

4. The dissolution of the Corporation was authorized by a majority vote of the Board of Directors of the Corporation at a meeting held on February 24, 2014 and approved by the member on March 21, 2014.  

5. At the time of dissolution, the Corporation is a Type B corporation.  

6. The Corporation filed with the Attorney General a certified copy of its Plan of Dissolution.
7. The Plan of Dissolution filed with the Attorney General included a statement, required pursuant to N-PCL Section 1001(b) that at the time of dissolution the Corporation had no assets and no liabilities.

8. The Corporation elects to dissolve.

9. At the time the Corporation authorized its plan of dissolution, the Corporation did not hold assets that were legally required to be used for a particular purpose pursuant to the New York N-PCL.

10. Prior to the filing of this Certificate with the Department of State, the endorsement of the Attorney General will be attached.

IN WITNESS WHEREOF, the undersigned has signed this Certificate this 24th day of February, 2014.

Name: Dr. Thomas McDonald
Title: President
THE ATTORNEY GENERAL HEREBY APPROVES THE FOREGOING CERTIFICATE OF DISSOLUTION FOR FILING WITH THE DEPARTMENT OF STATE.

ASSISTANT ATTORNEY GENERAL

DATE

4/17/14
CERTIFICATE OF DISSOLUTION

OF

GUTHRIE SAME DAY SURGERY CENTER, INC.

Under Section 1003 of the Not-for-Profit Corporation Law

FILED BY:

Nixon Peabody LLP
1300 Clinton Square
Rochester, New York 14604
The Board of Directors of Guthrie Same Day Surgery Center, Inc. (the “Corporation”), at a meeting convened on February 24, 2014, a quorum being present at all times, by a majority vote of the Directors, having considered the advisability of voluntarily dissolving the Corporation, and it being the opinion of the Board of Directors that dissolution is advisable and it is in the best interests of the Corporation to effect such a dissolution, and the Board having adopted, by a majority vote, a Plan for a voluntary dissolution of the Corporation, does hereby recommend to its members for authorization, that the Corporation be dissolved in accordance with the following Plan:

PROCEDURE FOR DISSOLUTION

A. Upon resolution of the Board of Directors adopting this Plan of Dissolution, the Board shall submit this Plan to a vote of its member.

B. Approval of the dissolution of the Corporation is required to be obtained by the New York State Department of Health.

C. The Corporation has no assets or liabilities.

D. Within ten (10) days after the authorization of the Plan of Dissolution, a certified copy of the Plan shall be filed with the Attorney General of the State of New York pursuant to Section 1002(d) of the New York Not-for-Profit Corporation Law.

E. Within two hundred seventy days of filing of the Plan of Dissolution with the Attorney General, the Corporation shall carry out the Plan.

F. A Certificate of Dissolution shall be executed and all approvals required under Section 1003 of the Not-For-Profit Corporation Law shall be attached thereto.
CERTIFICATION

STATE OF Pennsylvania )
COUNTY OF Bradford ) ss:

I, Thomas McDonald, the President of Guthrie Same Day Surgery Center, Inc., hereby certify under penalties of perjury that the within Plan of Dissolution was duly submitted and passed by a majority vote of the Board of Directors at a meeting duly held on February 24, 2014.

Dated: February 24, 2014

Name: Dr. Thomas McDonald
Title: Chair/President/Director
CERTIFICATE OF INCORPORATION
OF
GUTHRIE SAME DAY SURGERY CENTER, INC.

Under Section 402 of the Not-for-Profit Corporation Law

The undersigned, acting as the sole incorporators, for the purpose of forming a corporation pursuant to Section 402 of the Not-for-Profit Corporation Law of the State of New York, hereby certify as follows:

FIRST: The name of the corporation is Guthrie Same Day Surgery Center, Inc. (hereinafter referred to as the "Corporation").

SECOND: The Corporation is a corporation as defined in Section 102(a)(5), and is a Type B corporation as defined in Section 201, of the Not-for-Profit Corporation Law of the State of New York ("NPCL").

THIRD: The nature of the business and of the purposes to be conducted and promoted by the Corporation is: (i) to plan, construct, erect, build, acquire, alter, reconstruct, own, maintain and operate an ambulatory surgery center in Chemung County, New York pursuant to Article 28 of the Public Health Law; (ii) to provide at such location services and facilities to out-of-hospital or ambulatory patients, by or under the supervision of a physician, for the prevention, diagnosis and treatment of human disease, pain, injury, deformity or physical condition; and (iii) to do any other lawful thing incidental to, connected with or useful, suitable or proper for the furtherance or accomplishment of the foregoing purposes.

The objects and purposes provided for herein shall be subject to the approvals or consents of such regulatory authority as may be required by law. The Corporation is not being formed to engage in any act or activity requiring the consent or approval of any state official, department, board, agency or other body without such consent or approval first being obtained.

The powers and purposes of the Corporation are specifically limited to the ownership and operation of an ambulatory surgery center located at Chemung County, New York, and nothing
contained herein shall authorize the Corporation to own or operate any other hospital facility, hospital service, or health-related services, a drug maintenance program, a certified home health agency, a hospice, a health maintenance organization or a comprehensive health services plan, as provided by Articles, 28, 33, 36, 40 and 44, respectively, of the Public Health Law or to solicit, collect or otherwise raise or obtain any funds, contributions or grants from any source for the establishment or operation of any hospital.

FOURTH: The Corporation shall not directly or indirectly engage in or include among its purposes any of the activities set forth in subsections (b) through (v) of Section 404 of the NPCL without having first obtained the approvals or consents required in such subsections. The Corporation shall not engage in the practice of the profession of medicine or any other profession required to be licensed under Title VIII of the Education Law of the State of New York, or operate a school or engage in any other activity requiring the approval of the New York State Commissioner of Education.

FIFTH: The corporation shall have one member, Guthrie Healthcare System. With respect to the Corporation, the member shall have the power to elect and remove directors; to approve operating and capital budgets; to approve non-budgeted purchases of equipment or renovations of real property in excess of $50,000; to approve the purchase, acquisition, sale or mortgage of real property; to approve applications for government licenses, certificates of need and other approvals; to approve contracts in excess of $50,000; to approve new members; to approve any amendments to the certificate of incorporation or bylaws of the Corporation; and to ensure that the Corporation pursues a consistent mission, philosophy and goals and promotes a consistent culture and community service orientation. With respect to the Corporation, Guthrie Health, a corporation incorporated under the laws of the Commonwealth of Pennsylvania, shall have the power to:

(a) develop and execute a strategic plan;

(b) establish the enterprise’s mission, vision and values;

(c) approve the capital and operating budgets;
allocate cash flow from operations, and realized capital gains and realized income from all investments;

impose debt as a joint and several obligation of and require that such debt be secured by property or guarantees;

require contributions of cash or cash equivalents to support capital needs or capital projects;

approve the aggregate physician compensation and income distribution plan for employed physicians;

approve restrictive covenants in employed physician contracts;

determine the number and type of employed physicians required;

approve variations in or waivers of employed physician non-compete covenants;

approve incurrence of material debt and disposition of material assets, including transfers of cash and liquid assets and other property;

require and approve participation in key strategic relationships;

require and approve the addition, deletion or modification of programs and services;

approve participation in managed care contracts and other health care service purchasing arrangements;

approve fundamental transactions, including mergers, consolidations, dissolution, sale of substantially all assets and creation and acquisition of subsidiaries;

monitor and enforce compliance with the policies and directives of the Corporation;

approve certain changes to articles and bylaws; and

approve withdrawal from the joint enterprise.
SIXTH: The office of the Corporation is to be located in the County of Chemung within the State of New York.

SEVENTH: The names and addresses of the persons who are to serve as the initial directors of the Corporation until the first annual meeting of the Corporation are:

<table>
<thead>
<tr>
<th>AFFILIATION</th>
<th>NAME</th>
<th>ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Guthrie Healthcare System</td>
<td>David L.R. Gibbs</td>
<td>33 Pine Street Waverly, NY 14892</td>
</tr>
<tr>
<td>Guthrie Healthcare System</td>
<td>Edward L. Jones, M.D.</td>
<td>620 South Main Street Athens, PA 18810</td>
</tr>
<tr>
<td>Guthrie Healthcare System</td>
<td>George G. Houser</td>
<td>POB 325, Coddin Road Burlington, PA 18814</td>
</tr>
<tr>
<td>Guthrie Healthcare System</td>
<td>Mark Stensager</td>
<td>RR#1, Box 302 Athens, PA 18810</td>
</tr>
<tr>
<td>Corning Hospital</td>
<td>Stephen L. Albertalli</td>
<td>3 Meadow Drive Big Flats, NY 14874</td>
</tr>
<tr>
<td>Corning Hospital</td>
<td>George Connors</td>
<td>2905 Downing Street Big Flats, NY 14874</td>
</tr>
<tr>
<td>Guthrie Clinic</td>
<td>Terence M. Devine, M.D.</td>
<td>RD #2, Box 184E Athens, PA 18810</td>
</tr>
<tr>
<td>Guthrie Clinic</td>
<td>Paul Chacona</td>
<td>506 Wells Avenue Athens, PA 18810</td>
</tr>
</tbody>
</table>

EIGHTH: Pursuant to Section 504 of the NPCL, the Corporation shall, upon a resolution duly adopted by the Board of Directors of the Corporation, be authorized to accept subventions from Members and/or non-members, and to issue certificates therefor.

NINTH: The Secretary of State is hereby designated as agent of the Corporation upon whom process against it may be served. The post office address to which the Secretary shall mail a copy of any process against the Corporation served upon the Secretary is: Guthrie Same Day Surgery Center, Inc., 31 Arnot Road, Big Flats, New York 14814.
TENTH: In the event of the dissolution of the Corporation, all remaining assets and property of the Corporation remaining after payment of all necessary expenses thereof, shall be distributed (i) to organizations exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code") or under corresponding provisions of any subsequent federal tax laws or (ii) to the federal, state or local government for a public purpose, subject to the approval of a Justice of the Supreme Court of the State of New York.

ELEVENTH: Other provisions of this Certificate notwithstanding, the Corporation shall be organized exclusively for one or more of the purposes set forth in Code Section 501(c)(3), or in corresponding provisions of any subsequent federal tax laws, and shall not carry on or engage in any activities not permitted to be carried on by an organization exempt from federal income tax under Code Section 501(c)(3) or corresponding provisions of any subsequent federal tax laws.

TWELFTH: In any year in which the Corporation is classified as a private foundation described in Code Section 509(a), the Corporation shall distribute its income for said period in such a time and manner as not to subject the Corporation to tax under Code Section 4942. During such period, the Corporation shall not:

(i) engage in any act of self-dealing as defined in Code Section 4941(d);
(ii) retain any excess business holdings as defined in Code Section 4943(c); (iii) make any investment in such a manner as to subject the Corporation to tax under Code Section 4944; or (iv) make any taxable expenditure as defined in Code Section 4945(d) or in corresponding provisions of any subsequent federal tax laws.

IN WITNESS WHEREOF, we have signed this Certificate this 16th day of December, 2001 and do hereby affirm, under the penalties of perjury, that the statements contained therein have been examined by us and are true and correct.

Mark Stensager
President and CEO, Guthrie Healthcare System
Incorporator, Guthrie Same Day Surgery Center, Inc.
January 23, 2002

Mr. Peter J. Millock  
Attorney-at-Law  
Nixon Peabody, LLP  
Omni Pl., Suite 900-30  
South Pearl Street  
Albany, New York 12207

Re: Certificate of Incorporation of Guthrie Same Day Surgery Center, Inc.

Dear Mr. Millock:

AFTER INQUIRY and INVESTIGATION and in accordance with action taken at a meeting of the Public Health Council held on the 19th day of October, 1998, I hereby certify that the Public Health Council consents to the filing of the Certificate of Incorporation of Guthrie Same Day Surgery Center, Inc., dated December 19, 2001.

Sincerely,

[Signature]
Karen S. Westervelt  
Executive Secretary
CERTIFICATE OF INCORPORATION
OF
GUTHRIE SAME DAY SURGERY CENTER, INC.

Under Section 402 of the Not-for-Profit Corporation Law

STATE OF NEW YORK
DEPARTMENT OF STATE
JAN 25 2002

FILED
TAX S
BY:
Cham

NIXON PEABODY LLP
Omni Plaza
30 South Pearl Street
Albany, NY 12207
CERTIFICATE OF AMENDMENT
OF
CERTIFICATE OF INCORPORATION
OF
GUTHRIE SAME DAY SURGERY CENTER, INC.

Under Section 803 of the Not-for-Profit Corporation Law

The undersigned, being the President and Secretary of Guthrie Same Day Surgery, Inc. (the "Corporation"), respectively, in order to amend the Corporation’s Certificate of Incorporation, certify that:

FIRST: The name of the Corporation is Guthrie Same Day Surgery Center, Inc.

SECOND: The Certificate of Incorporation of the Corporation was filed by the Department of State of the State of New York on January 25, 2002, under Section 402 of the Not-for-Profit Corporation Law ("N-PCL").

THIRD: The Corporation is a corporation as defined in subparagraph (a)(5) of Section 102 of the N-PCL. The Corporation is a Type B corporation under Section 201 of the N-PCL, and after the amendment of its Certificate of Incorporation as set forth herein, the Corporation shall be a Type B corporation under Section 201 of the N-PCL.

FOURTH: The Certificate of Incorporation is hereby amended to effect the following:

(a) To amend Paragraph "ELEVENTH," presently reading in its entirety as follows:

"ELEVENTH: Other provisions of this Certificate notwithstanding, the Corporation shall be organized exclusively for one or more of the purposes set forth in Code Section 501(c)(3), or in corresponding provisions of any subsequent federal tax laws, and shall not carry on or engage in any activities not permitted to be carried on by an organization exempt from federal income tax under Code Section 501(c)(3) or corresponding provisions of any subsequent federal tax laws."

(b) Paragraph ELEVENTH is amended to read in its entirety as follows:

"ELEVENTH: Notwithstanding any other provision of this Certificate, the Corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Code; or (b) by a corporation contributions to which are deductible under Section 170(c)(2) of the Code."

(c) To add a new paragraph THIRTEENTH to read as follows:

"No substantial part of the activities of the Corporation shall be carried on propaganda, or otherwise attempting to influence legislation, except as
otherwise provided by Section 501(h) of the Code. The Corporation shall not participate or intervene (including the publication or distribution of statements) in any political campaign on behalf of, or in opposition to, any candidate for public office."

FIFTH: This Certificate of Amendment to the Certificate of Incorporation was authorized by majority of the Board of Directors present at a meeting duly held on September 14, 2004; and by written consent of the Corporation's sole corporate member.

SIXTH: The Secretary of State is hereby designated as agent of the Corporation upon whom process against it may be served. The Post Office address to which the Secretary shall mail a copy of any such process against the Corporation served is:

Guthrie Same Day Surgery, Inc.
31 Arnot Road
Big Flats, New York 14814

IN WITNESS WHEREOF, we have made and subscribed this certificate and hereby affirm under the penalties of perjury that its contents are true this 24th day of September, 2004.

Name: Thomas L. DeDonald, Jr.
Title: President

Name: David L.R. Gibbs
Title: Secretary
CERTIFICATE OF AMENDMENT OF THE CERTIFICATE OF INCORPORATION OF GUTHRIE SAME DAY SURGERY CENTER, INC.

Under Section 803 of the Not-for-Profit Corporation Law

Filed by:
Nixon Peabody LLP
Omni Plaza
30 South Pearl Street
Albany, NY 12207

Customer Reference# 2247

STATE OF NEW YORK DEPARTMENT OF STATE

TAX $ 756
BY: Chennung

3
December 28, 2012

Ms. Shirley Magana
President & Chief Operating Officer
Corning Hospital
176 Denison Parkway East
Corning, New York 14830

Re: 122032
Corning Hospital
(Chemung [Horseheads]) County
Certify a multi-specialty ambulatory
surgery extension clinic at a location
operating as a diagnostic and treatment
center

Dear Ms. Magana:

The Department of Health approves the above application in accordance with the full review provisions set forth in 10 NYCRR section 710.1(c)(2). Approval of this application was subject to the enclosed contingencies first being satisfied.

On December 13, 2012, the Department received a copy of the executed building lease as well as a copy of the executed movable equipment lease required to satisfy the contingencies attached to this project. This letter will serve as your written approval from the Division of Health Facility Planning (DHFP) indicating satisfaction of the contingencies.

In addition to the contingencies, the Department approves this application with the enclosed condition(s). You are responsible for ensuring that this project complies with all applicable statutes, codes, rules and regulations. Should violations be found when reviewing documents, or at the time of on-site inspections or surveys, you will be required to correct them. Additional costs incurred to address any violations will not be eligible for reimbursement without the prior approval of the Department. Also, in accordance with 10 NYCRR section 710.5, any change in the scope of this project requires prior approval from the Department and may require a new or amended application.

In order to ensure reimbursement and or receive a revised operating certificate, you must contact your regional office. It is my understanding that the regional office can facilitate project closure by December 31, 2012.
If you have any additional questions or need further assistance, please contact Mr. Abel or Mr. Schmidt in the Division of Health Facility Planning at (518) 402-0911, New York State Department of Health, Division of Health Facility Planning, Corning Tower, Room 1842, Empire State Plaza, Albany, New York, 12237.

Sincerely,

Karen Westervelt
Deputy Commissioner
Office of Primary Care and Health Systems Management
122032-C Corning Hospital

Approval contingent upon:

1. Submission of an executed building sub lease that is acceptable to the Department of Health. [BFA]
2. Submission of an executed movable equipment lease that is acceptable to the Department of Health. [BFA]

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 the 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]
TO: Public Health and Health Planning Council

FROM: James E. Dering, General Counsel

DATE: March 17, 2015

SUBJECT: Certificate of Amendment of the Certificate of Incorporation of The Hortense and Louis Rubin Dialysis Center, Inc. ("the corporation")

Attached is the proposed Certificate of Amendment of the Certificate of Incorporation of The Hortense and Louis Rubin Dialysis Center, Inc. This not-for profit corporation seeks approval to change its name to "The Hortense and Louis Rubin Center, Inc." The corporation has transferred its diagnostic and treatment center and two extension clinics in Rensselaer and Saratoga Counties to Dialysis Centers, Inc. as described in CON application # 141160-C, which was approved by the Department on August 1, 2014. Accordingly, the attached certificate also removes from the purposes of the corporation the operation of an Article 28 facility. Public Health and Health Planning Council approval for a change of corporate name and purposes is required by Not-for-Profit Corporation Law § 804 (a) and 10 NYCRR § 600.11 (a) (1).

The proposed Certificate of Amendment is in legally acceptable form.

Attachment
CERTIFICATE OF AMENDMENT
OF THE
CERTIFICATE OF INCORPORATION
OF
THE HORTENSE AND LOUIS RUBIN DIALYSIS CENTER, INC.
UNDER SECTION 803 OF THE NOT-FOR-PROFIT CORPORATION LAW

The undersigned, being the President of The Hortense and Louis Rubin Dialysis Center, Inc. (the “Corporation,”), in order to amend the Corporation’s Certificate of Incorporation, certifies that:

1. The name of the Corporation is The Hortense and Louis Rubin Dialysis Center, Inc. The Corporation was formed under the name The Hortense and Louis Rubin Dialysis Center, Inc.

2. The Certificate of Incorporation of the Corporation was filed by the Department of State of the State of New York on May 8, 1985, under the New York Not-for-Profit Corporation Law.

3. The Corporation is a corporation as defined in Subparagraph (a)(5) of Section 102 of the New York Not-for-Profit Corporation Law.

4. The Certificate of Incorporation of the Corporation is hereby amended to remove the word “Dialysis” from the Corporation’s name. To effect such change, Paragraph FIRST of the Certificate of Incorporation of the Corporation is amended to read as follows:

   "FIRST. The name of the Corporation is “The Hortense and Louis Rubin Center, Inc.”

5. Paragraph THIRD of the Certificate of Incorporation of the Corporation is hereby amended as follows:

   (a) Subparagraph (1) of the Corporation’s Certificate of Incorporation, setting forth one of the Corporation’s purposes (to operate a diagnostic and
treatment center) is hereby deleted and Subparagraphs (2) through (5) are hereby renumbered (1) through (4) respectively.

6. This Certificate of Amendment of the Certificate of Incorporation was authorized the unanimous written consent of the Corporation's board of directors and the Corporation's members.

7. Annexed hereto are the consents of the New York State Public Health and Health Planning Council, and the Office of the Attorney General of New York State, approving the filing of this Certificate of Amendment.

8. The Secretary of State of the State of New York is hereby designated as the agent of the Corporation upon whom process against it may be served. The post office address to which the Secretary of State shall mail a copy of any such process against the Corporation served upon the Secretary is: Peter J. Millock, Nixon Peabody LLP, 677 Broadway, 10th Floor, Albany, New York 12207.

[Signature Page to Follow]
IN WITNESS WHEREOF, I have executed this Certificate of Amendment this ___

day of September, 2014.

Neill Roberts
President
CERTIFICATE OF AMENDMENT
OF THE
CERTIFICATE OF INCORPORATION
OF
THE HORTENSE AND LOUIS RUBIN DIALYSIS CENTER, INC.
UNDER SECTION 803 OF THE NOT-FOR-PROFIT CORPORATION LAW

NIXON PEABODY LLP
677 Broadway, 10th Floor
Albany, New York 12207
Name of Agency: Ace in Home Care, Inc.
Address: Great Neck
County: Nassau
Structure: For-Profit Corporation
Application Number: 2063-L

Description of Project:

Ace in Home Care, 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: Cindy Gottshall owns 110 shares, Chester Gottshall owns 50 shares and Irving Port owns 40 shares.

The Board of Directors of Ace in Home Care, Inc. comprises the following individuals:

Chester Gottshall, President
President, Empire Staffing Corporation
(medical personnel staffing agency)

Cindy Gottshall, Vice President, Secretary
PT Office Manager, Port, Rella & Co.

Irving Port, Esq., Board Member
Owner, Irving Port, Esq.

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 attorney associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 500 Northern Boulevard, Great Neck, New York 11021:

Nassau
Suffolk
Queens

The applicant proposes to provide the following health care services:

Nursing
Physical Therapy
Audiology
Homemaker

Home Health Aide
Occupational Therapy
Medical Social Services
Housekeeper

Personal Care
Speech Language Pathology
Nutrition
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: February 18, 2015
Name of Agency: Act On It Home Care, Inc.
Address: Forest Hills
County: Queens
Structure: For-Profit Corporation
Application Number: 2249-L

Description of Project:

Act On It Home Care, 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, which are owned solely by Leonid Yakubov.

The Board of Directors of Act On It Home Care, Inc. comprises the following individual:

Leonid Yakubov, OT, Chairperson
Occupational Therapist, Kew Gardens SEP, Inc.

A search of the individual named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

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 111-11 76th Drive, Forest Hills, New York 11375:

- Bronx
- Kings
- New York
- Queens
- Richmond
- Nassau

The applicant proposes to provide the following health care services:

- Nursing
- Physical Therapy
- Speech-Language Pathology
- Nutrition
- Home Health Aide
- Occupational Therapy
- Audiology
- Homemaker
- Personal Care
- Respiratory Therapy
- Medical Social Services
- 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 21, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: Advanced Home Care Specialist, Inc.  
d/b/a Medical Home Care Services
Address: Middle Island
County: Suffolk
Structure: For-Profit Corporation
Application Number: 2216-L

Description of Project:

Advanced Home Care Specialist, Inc. d/b/a Medical Home Care Services, 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 2,000 shares, which are owned solely by Adebukola A. Adeniran.

The Board of Directors of Advanced Home Care Specialist, Inc. d/b/a Medical Home Care Services comprises the following individual:

Adebukola A. Adeniran, RN, MSN, ANP, Administrator  
Registered Nurse, Long Island Disability Service Office (OPWDD)  
Respiratory-Vent Unit Registered Nurse, Medford Multicare Center

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Office of the Professions of the State Education Department indicates no issues with the licenses of the healthcare professional associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 213 Ivy Meadow Court, Middle Island, New York 11953:

Suffolk  Nassau

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  Medical Social Services  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 28, 2015
Name of Agency: Behr’s Homecare, LLC
Address: New Hartford
County: Oneida
Structure: Limited Liability Company
Application Number: 2354-L

Description of Project:

Behr’s 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.

The proposed membership of Behr’s Homecare, LLC comprises the following individual:

Betty J. Hartmann, HHA, PCA – 100%
Owner/Director, Behr’s Homecare, LLC (Companion Care)

A search of the individual named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The New York State Home Care Registry indicates no issues with the certifications 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 18 Hughes Lane, New Hartford, New York 13413:

Oneida Madison Herkimer Hamilton

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Nutrition 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, 2015
Licensed Home Care Services Agency  
Character and Competence Staff Review

Name of Agency: Benevolent Home Care, LLC  
Address: Brooklyn  
County: Kings  
Structure: Limited Liability Company  
Application Number: 2290-L

Description of Project:

Benevolent Home Care, 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 membership of Benevolent Home Care, LLC comprises the following individual:

Moshe Friedman – 100%  
Chief Executive Officer, Human Care

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 serve the residents of the following counties from an office located at 1467 54th Street, Brooklyn, New York 11219:

Bronx  Queens  New York  
Kings  Richmond  Nassau

The applicant proposes to provide the following health care services:

Nursing  Home Health Aide  Personal Care  
Physical Therapy  Respiratory Therapy  Occupational Therapy  
Speech-Language Pathology  Audiology  Medical Social Services  
Nutrition  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 6, 2015
Name of Agency: Black Diamond Roslyn, Inc. d/b/a Right at Home Nassau Suffolk
Address: Plainview
County: Nassau
Structure: For-Profit Corporation
Application Number: 2367-L

Description of Project:

Black Diamond Roslyn, Inc. d/b/a Right at Home Nassau Suffolk, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Black Diamond Roslyn, Inc. has entered into a franchise agreement with Right at Home, Inc.

The applicant has authorized 500 shares of stock, which are owned as follows: Gregg Balbera owns 64 shares and Eileen Balbera owns 65 shares. Gregg Balbera's 401K (Trust) owns 120 shares. The two trustees are Gregg Balbera & Eileen Balbera. The remaining 251 shares are unissued.

The Board of Directors of Black Diamond Roslyn, Inc. d/b/a Right at Home Nassau Suffolk is comprised of the following individuals:

Gregg Balbera – President
President – Right at Home Nassau Suffolk (companion care)
Executive Recruiter – Broad Reach Communications

Eileen Balbera – Vice-President
Chief Operating Officer – Right at Home Nassau Suffolk (companion care)

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 9 Gerhard Road, Plainview, New York 11803:

Nassau         Suffolk

The applicant proposes to provide the following health care services:

Nursing         Home Health Aide         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: February 27, 2015
Description of Project:

Care in the Home, LLC d/b/a Griswold Home Care of Scarsdale and Yonkers, NY, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Care in the Home, LLC has proposed to operate as a Franchisee of Griswold International, LLC.

The proposed membership of Care in the Home, LLC d/b/a Griswold Home Care of Scarsdale and Yonkers, NY comprises the following individual:

Robert M. Kreek, MBA – 100%
Certified Senior Advisor
Owner, Care in the Home, LLC d/b/a Griswold Home Care of Scarsdale and Yonkers, NY (Staffing Agency)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Society of Certified Senior Advisors indicates no issues with the certification of the professional associated with this application.

The applicant proposes to serve the residents of Westchester County from an office located at 141 Parkway Road, Suite 8, Bronxville, New York 10708.

The applicant proposes to provide the following health care services:

Nursing
Homemaker

Home Health Aide
Housekeeper

Personal 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: January 7, 2015
Description of Project:

CaringHeart, Inc. d/b/a ComForcare Senior Services South Orange, a for-profit corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

CaringHeart, Inc. has proposed to operate as a Franchisee of ComForcare Health Care Holdings, Inc.

The applicant has authorized 200,000 shares of stock. The principal shareholders are indicated below.

Teresita Manipon – 24,105 Shares
Angel Manipon – 12,500 Shares

Divina Gatica-Guinto – 6,250 Shares
Remigio Guinto – 6,250 Shares

There are 13,500 shares of stock issued to individuals owning less than 10% of the issued stock and 137,395 shares remain unissued.

The Board of Directors of CaringHeart, Inc. d/b/a ComForcare Senior Services – South Orange comprises the following individuals:

Teresita C. Manipon, President/CEO
Certified Project Management Professional
Project Management Consultant, TATA Consultancy Services Limited

Affiliation:
Manipon Family – Type Home for Adults (2010 – Present)

Angel C. Manipon, Director
Retired

Affiliation:
Manipon Family – Type Home for Adults (2010 – Present)

Divina Gatica-Guinto, Secretary/Treasurer
Registered Chemist (Philippines)
Global Head of Purchasing and Procurement, Enzo Life Sciences, Inc.

Remigio Guinto, Director
Registered Mechanical Engineer (Philippines)
Director, CaringHeart, Inc.

Marita Mercado, CNA, Director
Patient Care – Oncology Department, VA Medical Center
Victorino De Castro, Director
IT Specialist/System Administrator, CDI

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The States of North Carolina, West Virginia and Ohio indicate no issues with the certification of the healthcare professional associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 2 Lake Street, Suite 102, Monroe, New York 10950:

Orange Rockland

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care

A 7 year review of the following agency was performed as part of this review (unless otherwise noted):

- Manipon Family – Type Home for Adults

The information provided by the Office of Children and Family 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: March 3, 2015
Name of Agency: Cedas Home Care Services, LLC
Address: New York
County: New York
Structure: Limited Liability Company
Application Number: 2233-L

Description of Project:

Cedas Home Care Services, LLC, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The sole member of Cedas Home Care Services, LLC is:

Cecile E. Sutherland, MS, BSN, RN, 100%
Owner/Operator, Cedas Home Care Services, LLC (New Jersey Home Care Company)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The office of the Professions of the State Education Department in the State of New York indicates no issues with the license of the health care professional associated with this application.

The Department of Law & Public Safety, Division of Consumer Affairs in the State of New Jersey 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:
30 E. 125 Street, Number 310, New York, New York 10035

Bronx Rangers
Richmond New York
Kings Queens
Queens Westchester

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care Homemaker

A review of the following agency was performed as part of this review:

Cedas Home Care Services, LLC (Montclair, New Jersey)

The information received from the Office of the Attorney General, Division of Consumer Protection in the State of New Jersey indicates that the home care agency is in current compliance and that they have not taken any enforcement actions against the agency.

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 6, 2015
Name of Agency: Ciambella Home Care, Inc.
d/b/a FirstLight Home Care of East Buffalo
Address: West Seneca
County: Erie
Structure: For-Profit Corporation
Application Number: 2395-L

Description of Project:

Ciambella Home Care, Inc. d/b/a FirstLight Home Care of East Buffalo, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Ciambella Home Care, Inc. has proposed to operate as a Franchisee of FirstLight HomeCare Franchising, LLC.

The applicant has authorized 200 shares of stock, which are owned as follows:

FirstLight Home Care of Western New York, Inc. Profit Sharing Trust – 8.224 Shares
Trustee, Perry A. Ciambella

Perry A. Ciambella – 0.1 Shares

Sharyl Ciambella Donovan, RN, BSN – 0.1 Shares

The remaining 191.576 Shares remain unissued.

The Board of Directors of Ciambella Home Care, Inc. d/b/a FirstLight Home Care of East Buffalo comprises the following individuals:

Perry A. Ciambella, President/Treasurer/Secretary
Master’s in Divinity, BS in Chemistry
Ciambella Home Care, Inc. (Companion Care, 2013 – Present)

Sharyl Ciambella Donovan, RN, BSN, Vice President
Retired

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

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 326 Woodward Drive, West Seneca, New York 14224:

Erie Niagara Wyoming Chautauqua
Cattaraugus Allegany Orleans Genesee
Monroe

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Physical Therapy Occupational Therapy 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: February 3, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: Graceland Home Care, Inc.
Address: Arverne
County: Queens
Structure: For-Profit Corporation
Application Number: 2345-L

Description of Project:

Graceland Home Care, 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:

Akinwande Obafemi – 200 Shares

The Board of Directors of Graceland Home Care, Inc. comprises the following individuals:

Akinwande Obafemi – Chairman/Secretary
Residence Manager, Association for Neurologically and Brain Injured Children

Juliet Obafemi – Treasurer
Director/Owner, Sunrise Daycare

Habib Abass – Board Member
Network Senior Analyst, Hudson Group

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 464 Beach 68th Street, Arverne, New York 11692:

Bronx Kings New York Queens
Richmond Westchester

The applicant proposes to provide the following health care services:

Nursing Occupational Therapy Physical Therapy Home Health Aide Respiratory Therapy Nutrition Personal Care Audiology 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 30, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: Hafler Corporation d/b/a Comfort Keepers of Pittsford
Address: Pittsford
County: Monroe
Structure: For-Profit Corporation
Application Number: 2255L

Description of Project:

Hafler Corporation d/b/a Comfort Keepers of Pittsford, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Hafler Corporation has proposed to operate as a Franchisee of CK Franchising, Inc.

The applicant has authorized 2 shares of stock, which are owned as follows: Terence Hafler owns 1 share and Donna Hafler owns 1 share.

The Board of Directors of Hafler Corporation d/b/a Comfort Keepers of Pittsford comprises the following individuals:

Terence Hafler, President/Treasurer
Owner, Hafler Corporation d/b/a Comfort Keepers of Pittsford (Companion Care)

Donna Hafler, Vice-President/Secretary
Owner, Hafler Corporation d/b/a Comfort Keepers of Pittsford (Companion Care)

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 1163 Pittsford-Victor Road, Suite 215, Pittsford, New York 14534:

Monroe Ontario Wayne
Yates Livingston Steuben

The applicant proposes to provide the following health care services:

Nursing Home Health Aide 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 21, 2015
Name of Agency: Happy Life Home Health Agency Inc.
Address: Bayside
County: Queens
Structure: For-Profit Corporation
Application Number: 2308-L

Description of Project:

Happy Life Home Health 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 solely by Soonok Chong, RN.

The Board of Directors of Happy Life Home Health Agency Inc. is comprised of the following individuals:

Soonok Chong, RN, President
Patient Coordinator – Visiting Nurse Service of NY

Jerry Louie, Vice-President
Manager – Watsons Pharmacy

Jennifer Chong, Treasurer
Associate Production Line Manager – Footlocker, Inc.

Julie Louie, Pharm D, Secretary
Pharmacist – Watsons Pharmacy

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Office of the Professions of the State Education Department indicates no issues with the licenses of the health care professionals associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 35-17 213th Street. Bayside, New York 11361:

Queens Kings New York
Bronx Richmond Nassau

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: January 12, 2015
Help Home Health Care Agency, LLC, 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 membership of Help Home Health Care Agency, LLC, comprises the following individuals:

Nurudeen Sulayman, MSW – 51%
Nikki Akeeb, RN – 49%
Customer Service Agent, Staff Nurse, Bronx Lebanon Hospital Center
Metro South Associates, LLC

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Office of Professions of the State Education Department indicates no issues with the license of the healthcare professional associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 3391 3rd, First Floor, Bronx, New York 10456:

Bronx New York Kings Queens Richmond Westchester

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Housekeeper Medical Social Services 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: February 12, 2015
Name of Agency: Home Assist Senior Care, Inc.
Address: Hamburg
County: Erie
Structure: For-Profit Corporation
Application Number: 2271-L

Description of Project:

Home Assist Senior Care, 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 3000 shares of stock which are owned as follows:

Richard Schneider – 2.5 shares

Richard Schneider and Beth Schneider TEE FBO Home Assist Senior Care, Inc. Profit Sharing Plan Trust TBO, Richard Schneider Rollover Account – 12.723697 shares

Richard Schneider and Beth Schneider TEE FBO Home Assist Senior Care, Inc. Profit Sharing Plan Trust TBO, Beth Schneider Rollover Account – 2,189.9337 shares

There are 794.842603 shares of stock that remain unissued.

The Board of Directors of Home Care Senior Care, Inc. is comprised of the following individual:

Richard Schneider, President
EMT- Paramedic
Executive Operator – Home Assist Senior Care, Inc.

The Trustees for the TEE FBO Home Assist Senior Care, Inc. Profit Sharing Plan Trusts are as follows:

Richard Schneider
Disclosed above

Beth Schneider
Business Development/Office Manager – Home Assist Senior Care, Inc.

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Bureau of Emergency Medical Services has indicated that the NYS Paramedic license # 110792 held by Richard Schneider is in good standing and there has been no disciplinary action against this individual or his license.

The applicant proposes to serve the residents of the following counties from an office located at 3496 Lakeview Road, Hamburg, New York 14075:

Erie    Niagara    Cattaraugus    Allegany
Genesee    Chautauqua    Wyoming    Monroe
The applicant proposes to provide the following health care services:

- Nursing
- Physical Therapy
- Speech-Language Pathology
- Nutrition
- Home Health Aide
- Respiratory Therapy
- Audiology
- Homemaker
- Personal Care
- Occupational Therapy
- Medical Social Services
- 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:** March 4, 2015
Licensed Home Care Services Agency  
Character and Competence Staff Review

Name of Agency: JMD Care Services, Inc.  
d/b/a Homewatch CareGivers of Nassau County
Address: Westbury  
County: Nassau  
Structure: For-Profit Corporation  
Application Number: 2341-L

Description of Project:

JMD Care Services, Inc. d/b/a Homewatch CareGivers of Nassau County, a for-profit corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

JMD Care Services, Inc. has proposed to operate as a Franchisee of Homewatch International, Inc.

The applicant has authorized 200 shares of stock, which are owned solely by Reena Sharma.

The Board of Directors of JMD Care Services, Inc. d/b/a Homewatch CareGivers of Nassau County comprises the following individuals:

Reena Sharma, President  
Certified Senior Advisor  
President/Owner, JMD Care Services, Inc. d/b/a Homewatch CareGivers of Nassau County  
(Companion Care Agency, 2013 – Present)

Sanjay M. Shah, Director  
New York State Licensed Pharmacist  
President/Supervising Pharmacist, SMS Pharmacy Corp d/b/a Jorge Pharmacy

Chetan Sharma, MBA, Director  
Sales Manager, McKesson Pharmaceutical

Dina N. Bhatia, Secretary  
Retired

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Office of the Professions of the State Education Department indicates no issues with the license of the healthcare professional associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 400 Post Avenue, Suite 203, Westbury, New York 11590:

Nassau  
Suffolk  
Queens  
Westchester

The applicant proposes to provide the following health care services:

Nursing  
Home Health Aide  
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 8, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: Karma Care, Inc.
Address: New York
County: New York
Structure: For-Profit Corporation
Application Number: 2227-L

Description of Project:

Karma Care, 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, which are owned as follows: Mohammad Akram Khan owns 100 shares and Anu Khan owns 100 shares.

The members of the Board of Directors of Karma Care, Inc. comprise the following individuals:

Mohammad Akram Khan, President
Bookkeeper/Accounting Director, Foster Nurses Agency USA, Inc.

Anu Khan, LPN, Administrator
LPN, Foster Nurses Agency USA, 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 316 5th Avenue, Suite 404C, New York, New York 10001:

<table>
<thead>
<tr>
<th>New York</th>
<th>Kings</th>
<th>Queens</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bronx</td>
<td>Richmond</td>
<td>Nassau</td>
</tr>
</tbody>
</table>

The applicant proposes to provide the following health care services:

- Nursing
- Physical Therapy
- Speech-Language Pathology
- Nutrition
- Home Health Aide
- Occupational Therapy
- Audiology
- Homemaker
- Personal Care
- Respiratory Therapy
- Medical Social Services
- 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 6, 2015
Licensed Home Care Services Agency  
Character and Competence Staff Review

Name of Agency: K-REG, LLC  
d/b/a Manhattan Office of Griswold Home Care  
Address: New York  
County: New York  
Structure: Limited Liability Company  
Application Number: 2360-L

Description of Project:

K-REG, LLC d/b/a Manhattan Office of Griswold Home Care, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

K-REG, LLC has proposed to operate as a Franchisee of Griswold International, LLC.

The proposed membership of K-REG, LLC d/b/a Manhattan Office of Griswold Home Care comprises the following individual:

Kathleen Boziwick, MBA – 100%  
Certified Senior Advisor  
Owner, Manhattan Office of Griswold Home Care (Staffing Agency, 2012 - 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 146 West 94th Street, #6B, New York, New York 10025:

New York  
Kings  
Queens  
Bronx  
Richmond

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: January 5, 2015
Name of Agency: Kelly Sisters, Inc.
Address: Stewart Manor
County: Nassau
Structure: For-Profit Corporation
Application Number: 2284-L

Description of Project:
Kelly Sisters, Inc., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Kelly Sisters, Inc. has proposed to operate as a Franchise of Nurse Next Door Home Healthcare Services (USA), Inc.

Kelly Sisters, Inc. has authorized 200 shares of stock which are owned as follows: Denise Grueneberg owns 50 shares, and Christine Marquino owns 50 shares. The remaining 100 shares are unissued.

The Board of Directors of Kelly Sisters, Inc. comprises of the following individuals:

Denise Grueneberg, RN - Director
Registered Nurse/Tysabri Coordinator- Winthrop University Hospital
Infusion Nurse -Winthrop Neurology Practice

Christine Marquino – Co-Owner
Nursery School Teacher – Garden Manor Nursery School

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

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 242 Fernwood Terrace, Stewart Manor, New York 11530:

Nassau
Suffolk

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: January 15, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: Liberty Healthcare Services, Inc.
d/b/a All Island Homecare Services
Address: Deer Park
County: Suffolk
Structure: For-Profit Corporation
Application Number: 2156-L

Description of Project:

Liberty Healthcare Services, Inc., d/b/a All Island Homecare Services, 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 have not been issued. The applicant has confirmed that Emmanuel Aboagye will be the sole shareholder and will own the entire 200 shares.

The Board of Directors of Liberty Healthcare Services, Inc. d/b/a All Island Homecare Services comprises the following individuals:

Emmanuel Aboagye, RN, BSN, Chairman
Nursing Supervisor, Apex Rehabilitation and Nursing Care Center

Nicole Martin, RN, MSN, Director
Clinical/Classroom Instructor, Long Island School of Nursing Assistants
Field Supervisor, Home Instead Senior Care

Isaac Otsieku-Baah, RN, BSN, Director
Assessment/Evaluation, Brookhaven Health Care Facility

Michael Otibu-Aboagye, RN, Director
ER Staff Nurse, Peconic Bay Medical Center

Emmanuel Boadu, LPN, Director
Licensed Practical Nurse, Blessed Healthcare & Staffing Agency

Josephine M. Aboagye, LPN, LBSC, Director
Administrative Assistant, Long Island School of Nursing Assistants

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Office of the Professions of the State Education Department indicates no issues with the licenses of the healthcare professionals associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 60 East Industry Court, 4th Floor, Suite A, Deer Park, New York 11729:

Nassau   Suffolk
The applicant proposes to provide the following health care services:

- Nursing
- Physical Therapy
- Speech-Language Pathology
- Nutrition
- Home Health Aide
- Occupational Therapy
- Audiology
- Homemaker
- Personal Care
- Respiratory Therapy
- Medical Social Services
- 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, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: My HHA Care’s, Inc.
Address: Deer Park
County: Suffolk
Structure: For-Profit Corporation
Application Number: 2248-L

Description of Project:

My HHA Care’s, 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, which are owned as follows: Isho D. Eskandar owns 70 shares, Yanique S. Eskandar owns 70 shares, Yolanda S. Grant owns 40 shares and Season W. Gorny owns 20 shares.

The Board of Directors of My HHA Care’s, Inc. comprises the following individuals:

Isho D. Eskandar, President
NYS Life Insurance Agent
Qualified Investment Company Products/Variable Contracts Representative (Series 6)
Branch Manager, Peoples United Bank

Yanique S. Eskandar, LPN, Vice President
LPN/Nursing Supervisor, Harbor House Assisted Living

Yolanda S. Grant, Treasurer
Unemployed

Season W. Gorny, LPN, Secretary
LPN Case Manager, North Shore Health System

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Office of the Professions of the State Education Department indicates no issues with the licenses of the healthcare professionals associated with this application.

The applicant proposes to serve the residents of the following counties from an office located at 75 West 19th Street, Deer Park, New York 11729:

Suffolk
Nassau

The applicant proposes to provide the following health care services:

Nursing
Home Health Aide

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 28, 2015
Name of Agency: NY Home Care Service, Inc.
Address: New York
County: New York
Structure: For-Profit Corporation
Application Number: 2269-L

Description of Project:

NY Home Care Service, 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 solely by Yue Lam.

The Board of Directors of NY Home Care Service, Inc. is comprised of the following individual:

Yue Lam, President
Administrator, Chinatown Senior Services, Inc.
Coordinator and Marketing Specialist, Home Family Care

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 serve the residents of the following counties from an office located at 230 Grand St, 501B, New York, New York 10013:

New York Bronx Queens Kings Richmond Nassau

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Physical Therapy Respiratory Therapy Occupational Therapy
Speech-Language Pathology Audiology Medical Social Services
Nutrition 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 6, 2015
Licensed Home Care Services Agency  
Character and Competence Staff Review

Name of Agency: Optimum Home Care, LLC  
d/b/a Home Care Solutions
Address: New York
County: New York
Structure: Limited Liability Company
Application Number: 2234L

Description of Project:

Optimum Home Care, LLC d/b/a Home Care Solutions, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The managing members of Optimum Home Care, LLC d/b/a Home Care Solutions are:

Loreta Colombo – 75%
Director/Geriatric Case Manager, Optimum Home Care, LLC (Companion Care)

Andrea Rusyte – 25%
Manager, Optimum Home Care, LLC (Companion Care)

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 41 Union Square West, Suite 617, New York, New York 10003:

New York          Bronx          Kings
Queens           Richmond       Nassau

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: January 6, 2015
Name of Agency: Pampered Parents, LLC
Address: Canandaigua
County: Ontario
Structure: Limited Liability Company
Application Number: 2194-L

Description of Project:

Pampered Parents, LLC, a limited liability company, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The sole member of Pampered Parents, LLC is:

Patricia Page – 100%
Owner, Pampered Parents, LLC (Companion Care, 2013 – Present)
Owner, Patricia Page d/b/a Pampered Parents (Companion Care, 2007 - 2013)

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 serve the residents of the following counties from an office located at 15 Coy Street, Canandaigua, New York 14424:

Ontario    Yates    Monroe

The applicant proposes to provide the following health care services:

Nursing    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: January 6, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: Richmond Home Care Agency, Inc.
Address: Staten Island
County: Richmond
Structure: For-Profit Corporation
Application Number: 2301-L

Description of Project:

Richmond Home Care Agency, Inc., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Richmond Home Care Agency, Inc. has authorized 200 shares of stock which are owned solely by Richard Okeke.

The Board of Directors of Richmond Home Care Agency, Inc. is comprised of the following individuals:

Richard Okeke, HHA – President, Secretary
Homeless Diversion Unit Specialist – Human Resources Administration (City of New York)

Francisca Okeke, RN – Vice President, Treasurer
Volunteer – Maimonides Medical Center

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

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.

A search of the New York State Home Care Registry revealed that the Home Health Aide (HHA) is certified as a HHA with no convictions or findings.

The applicant proposes to serve the residents of Richmond County from an office located at 352 Hillside Avenue, Staten Island, New York 10304.

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: January 27, 2015
Name of Agency: Royal Class Home Health Care Agency, Inc.
Address: Flushing
County: Queens
Structure: For-Profit Corporation
Application Number: 2387-L

Description of Project:

Royal Class Home Health Care Agency, Inc., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Royal Class Home Health Care Agency, Inc. has authorized 200 shares of stock, which are owned solely by Xiazi Zhao.

The Board of Directors of Royal Class Home Health Care Agency, Inc. is comprised of the following individual:

Xiazi Zhao, Director/Chairperson
Director, Royal Adult Day Care Center

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 serve the residents of the following counties from an office located at 143-26 41st Avenue, #2A, Flushing, New York 11355:

New York    Kings    Queens
Bronx       Richmond Nassau

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

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 21, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: SDL Home Care Agent, Inc.
Address: Brooklyn
County: Kings
Structure: For-Profit Corporation
Application Number: 2297-L

Description of Project:

SDL Home Care Agent, 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 solely by Luis Yip.

The Board of Directors of SDL Home Care Agent, Inc. is comprised of the following individual:

Luis Yip - President
Manager, Joyful Adult Day Care

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 serve the residents of the following counties from an office located at 782 61st Street, Brooklyn, New York 11220:

Kings New York Queens Bronx Richmond Nassau

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal Care
Physical Therapy Respiratory Therapy Occupational Therapy
Speech-Language Pathology Audiology Medical Social Services
Nutrition 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 6, 2015
Licensed Home Care Services Agency  
Character and Competence Staff Review

Name of Agency: SLK Caregivers, Inc. d/b/a Comfort Keepers  
Address: Orchard Park  
County: Erie  
Structure: For-Profit Corporation  
Application Number: 2278-L

Description of Project:

SLK Caregivers, Inc. d/b/a Comfort Keepers, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

SLK Caregivers, Inc. has proposed to operate as a Franchisee of CK Franchising, Inc.

The applicant has authorized 200 shares of stock, which are owned solely by Susan L. Kryszak.

The Board of Directors of SLK Caregivers, Inc. d/b/a Comfort Keepers comprises the following individual:

Susan L. Kryszak, President/Director  
SLK Caregivers, Inc. d/b/a Comfort Keepers (Companion Care)

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 serve the residents of Erie County from an office located at 3075 Southwestern Boulevard, Suite 206, Orchard Park, New York 14127.

The applicant proposes to provide the following health care services:

Nursing  
Home Health Aide  
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 6, 2015
Licensed Home Care Services Agency
Character and Competence Staff Review

Name of Agency: The Impossible Dream Isn’t, Inc.
d/b/a Home Helpers of Rochester
Address: Henrietta
County: Monroe
Structure: For-Profit Corporation
Application Number: 2383-L

Description of Project:

The Impossible Dream Isn’t, Inc. d/b/a Home Helpers of Rochester, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

The Impossible Dream Isn’t, Inc. has proposed to operate as a Franchisee of H.H. Franchising Systems, Inc.

The applicant has authorized 200 shares of stock, which are owned as follows: Debra Kostiw owns 100 shares and Paul Kostiw owns 100 shares.

The Board of Directors of The Impossible Dream Isn’t, Inc. d/b/a Home Helpers of Rochester comprises the following individuals:

Debra Kostiw, President/Secretary
Owner, Home Helpers and Direct Link of Rochester (Companion Care Agency)

Paul Kostiw, Vice President/Treasurer
Owner, Home Helpers and Direct Link of Rochester (Companion Care Agency)
Patient Services Rep, Imaging Sciences

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 Monroe County from an office located at 29 Tomahawk Trail, Henrietta, New York 14467:

The applicant proposes to provide the following health care services:

Nursing
Home Health Aide
Homemaker
Housekeeper
Personal 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: January 28, 2015
Yiming L Corp., a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Yiming L Corp. has authorized 200 shares of stock, which are owned as follows: Jian Ai Chen owns 100 shares, Yiming Liang owns 80 shares and Meili Huang owns 20 shares.

The Board of Directors of Yiming L Corp. comprises the following individuals:

Yiming Liang, President/Director
Chinese Tutor, John Jay College of Criminal Justice

Jian Ai Chen, Vice President/General Manager
Medical Office Manager, Jennan Comprehensive Medical Group

Meili Huang, RN, Operator/Quality Assurance Team Member
Enrollment Nurse, Village Senior Services Corp
Visiting Nurse, Caring LHCSA, LLC
RN, Jennan Comprehensive Medical Group

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

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 4108 8th Ave, Brooklyn, New York 11232:

New York
Richmond

Kings
Queens
Bronx

The applicant proposes to provide the following health care services:

Nursing
Homemaker

Home Health Aide
Housekeeper

Personal 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: February 19, 2015
Name of Agency: Zaweski Senior Care, Inc. d/b/a Home Instead Senior Care
Address: Hampton Bays
County: Suffolk
Structure: For-Profit Corporation
Application Number: 2358-L

Description of Project:
Zaweski Senior Care, Inc. d/b/a Home Instead Senior Care, a business corporation, requests approval to obtain licensure as a home care services agency under Article 36 of the Public Health Law.

Zaweski Senior Care, Inc. d/b/a Home Instead Senior Care has proposed to operate as a Franchisee of Home Instead, Inc.

The applicant has authorized 200 shares of stock which are owned solely by Tracy Zaweski.

The Board of Directors of Zaweski Senior Care, Inc d/b/a Home Instead Senior Care is comprised of the following individual:

Tracy Zaweski – President
Manager - Zaweski Senior Care, Inc. dba Home Instead Senior Care (Companion Care)

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 serve the residents of the following counties from an office located at 148 East Montauk Highway, Suite 2, Hampton Bays, New York 11946:

Suffolk
Nassau

The applicant proposes to provide the following health care services:

Nursing Home Health Aide Personal 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: March 4, 2015
Name of Agency: Seaview Manor, LLC
Address: Far Rockaway
County: Queens
Structure: Limited Liability Company
Application Number: 2569-L

Description of Project:

Seaview Manor, 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 LHCSA will be associated the Assisted Living Program to be operated by Seaview Manor, LLC. The LHCSA and the ALP will have identical membership.

The membership of Seaview Manor, LLC comprises the following individuals:

Herman Yunger, 33.3%
Administrator, Seaview Manor, LLC

Affiliations:
Bayview Manor (1989 – 2009)

Bert Fried, 33.3%
Administrator/Operator, Mermaid Manor Home for Adults, LLC (1981 – Present)

Affiliations:
Seaview Manor, LLC (1974 – Present)
Surfside Manor Home for Adults, LLC (1976 – Present)
Surfside Manor Home for Adults LHCSA, LLC (1976 – Present)
Beacon Rehabilitation and Nursing Center, LLC (2006 – Present)

Tivador Marcovici, 33.3%
Owner/Operator, SE Management Corporation

Affiliations:
Seaview Manor, LLC (1974 – Present)
Surfside Manor Home for Adults, LLC (1976 – Present)
Surfside Manor Home for Adults LHCSA, LLC (1976 – Present)
Beacon Rehabilitation and Nursing Center, LLC (2006 – Present)
Mermaid Manor Home for Adults, LLC (1981 – 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 210 Beach 47th Street, Far Rockaway, New York 11691:

Queens Kings New York
Richmond Bronx
The applicant proposes to provide the following 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>Nutrition</td>
</tr>
<tr>
<td>Housekeeper</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

A seven (7) year review of the operations of the following facilities/ agencies was performed as part of this review (unless otherwise noted):

Seaview Manor, LLC
Bayview Manor, LLC (2007 – 2009)
Surfside Manor Home for Adults, LLC
Surfside Manor Home for Adults LHCSA, LLC
Beacon Rehabilitation and Nursing Center, LLC (formerly Ocean Promenade Nursing Home)
Mermaid Manor Home for Adults, LLC

The information provided by the Division Assisted Living 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.

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.

Ocean Promenade Nursing Home was fined $4,000 pursuant to a stipulation and order dated November 19, 2012 for surveillance findings of February 24, 2009. Deficiencies were found under 10 NYCRR 415.12(h)(1) Quality of Care: Accidents and Supervision and 415.26 Administration.

The information provided by the Bureau of Quality Assurance for Nursing Homes has indicated that the residential health care facility reviewed 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: March 4, 2015
Anchor Home Care LLC, a limited liability company, requests approval for a change of ownership of a licensed home care services agency (LHCSA) under Article 36 of the Public Health Law.

Anchor Home Care LLC requests approval for the acquisition of Liken Health Care, Inc. Liken Health Care, Inc. was previously approved as a licensed home care services agency by the Public Health Council at its January 19, 2007 meeting and subsequently licensed as 1473L001.

The sole member of Anchor Home Care LLC is the following individual:

Kenneth Rosenberg – 100%
CEO, Bronx Center for Rehabilitation & Health Care
CEO, Centers Health Care, formerly Centers for Specialty Care Group

Affiliations:
Nursing Homes
Boro Park Center for Rehabilitation and Healthcare 05/2011 to present
Bronx Center for Rehabilitation and Health Care 10/1998 to present
Brooklyn Center for Rehabilitation and Residential HC 05/2007 to present
Bushwick Center for Rehabilitation and Health Care 06/2008 to present
(officially Wartburg Lutheran Home for the Aging)
Chittenango Center for Rehabilitation and Health Care 05/2011 to present (owner)
(officially Stonehedge Health & Rehabilitation Center - Chittenango) 07/2008 to 05/2011 (receiver)
Corning Center for Rehabilitation 07/2013 to present
Daughters of Jacob Nursing Home Company Inc. 08/2013 to present (receiver)
Delaware Nursing & Rehabilitation Center 06/2014 to present (receiver)
Dutchess Center for Rehabilitation and Healthcare 08/2004 to present
Essex Center for Rehabilitation and Health Care 03/2014 to present
Fulton Center for Rehabilitation and Healthcare 04/2012 to present
Holliswood Center for Rehabilitation and Healthcare 11/2010 to present
Indian River Rehabilitation and Nursing Center 12/2014 to present
Queens Center for Rehabilitation and Residential Health Care 10/2004 to present
Richmond Center for Rehabilitation and Specialty Healthcare 04/2012 to present
Rome Center for Rehabilitation and Health Care 07/2008 to present
(officially Stonehedge Health & Rehabilitation Center - Rome) 07/2014 to present
Steuben Center for Rehab 07/2014 to present
University Nursing Home 08/2001 to present
Washington Center for Rehabilitation and Health Care 02/2014 to present
Waterfront Center for Rehabilitation and Health Center 01/2013 to present (owner)
08/2011 to 12/2012 (receiver)

Williamsbridge Manor Nursing Home 10/1997 to present

Certified Home Health Agency
Alpine Home Health Care 07/2008 to present

Licensed Home Care Services Agency
Amazing Home Care 05/2006 to present

Ambulance Company
Senior Care Emergency Ambulance Services, Inc. (EMS) 05/2005 to present
Managed Long Term Care Company
Center Plan for Health Living (MLTC) 01/2013 to present

The applicant proposes to serve the residents of the following counties from an office located at 200 Seventh Street, Buffalo, NY:

Allegany  Cattaraugus  Chautauqua
Erie  Genesee  Niagara
Orleans  Wyoming

The applicant proposes to provide the following health care services:

- Nursing
- Home Health Aide
- Personal Care

A search of the individual named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

The Bureau of Professional Credentialing has indicated that Kenneth Rosenberg, a Nursing Home Administrator (NHA) license #04036, is in good standing. The Board of Examiners of Nursing Home Administrators has never taken disciplinary action against this individual or his license.

The Bureau of The New York State Department of Health’s Bureau of Professional Credentialing and Bureau of Emergency Medical Services has indicated that Kenneth Rosenberg, NYS Paramedic license #082942, is in good standing. Mr. Rozenberg was assessed a civil penalty of $350 for being one month late in renewing his nursing home administrator registration for the period January 1 – February 1, 2002.

A 7 year review of the operations of the following agencies was performed as part of this review (unless otherwise noted):

**Nursing Homes**
- Boro Park Center for Rehabilitation and Healthcare (05/2011 to present)
- Bronx Center for Rehabilitation and Health Care
- Brooklyn Center for Rehabilitation and Residential HC
- Bushwick Center for Rehabilitation and Health Care (06/2008 to present)
  (formerly Wartburg Lutheran Home for the Aging)
- Chittenango Center for Rehabilitation and Health Care (07/2008 to present)
  (formerly Stonehedge Health & Rehabilitation Center - Chittenango)
- Corning Center for Rehabilitation (07/2013 to present)
- Daughters of Jacob Nursing Home Company Inc. (08/2013 to present)
- Delaware Nursing & Rehabilitation Center (06/2014 to present)
- Dutchess Center for Rehabilitation and Healthcare
- Essex Center for Rehabilitation and Health Care (03/2014 to present)
- Fulton Center for Rehabilitation and Healthcare (04/2012 to present)
- Holliwood Center for Rehabilitation and Healthcare (11/2010 to present)
- Indian River Rehabilitation and Nursing Center (12/2014 to present)
- Queens Center for Rehabilitation and Residential Health Care
- Richmond Center for Rehabilitation and Specialty Healthcare (04/2012 to present)
- Rome Center for Rehabilitation and Health Care (07/2008 to present)
  (formerly Stonehedge Health & Rehabilitation Center - Rome)
- Steuben Center for Rehab (07/2014 to present)
- University Nursing Home
- Washington Center for Rehabilitation and Health Care (02/2014 to present)
- Waterfront Center for Rehabilitation and Health Center (08/2011 to present)
- Williamsbridge Manor Nursing Home
- Certified Home Health Agency
- Alpine Home Health Care (07/2008 to present)

**Licensed Home Care Services Agency**
- Amazing Home Care
Ambulance Company
Senior Care Emergency Ambulance Services, Inc. (EMS)

Managed Long Term Care Company
Center Plan for Health Living (MLTC) (01/2013 to present)

Bronx Center for Rehabilitation & Health Care was fined four thousand dollars ($4,000.00) pursuant to a stipulation and order dated August 25, 2011 for surveillance findings of April 16, 2010. Deficiencies were found under 10 NYCRR Sections 415.12(h)(2) Quality of Care: Accidents and Supervision; and 415.26 Administration.

Chittenango Center for Rehabilitation and Health Care was fined twenty thousand dollars ($20,000.00) pursuant to a stipulation and order dated February 17, 2012 for surveillance findings of January 20, 2011. Deficiencies were found under 10 NYCRR Sections 415.12(c)(1)(2) Quality of Care: Pressure Sores; and 415.12(d)(1) Quality of Care: Catheters.

Stonehedge Health and Rehabilitation Center - Chittenango was fined for four thousand ($4,000.00) pursuant to a stipulation and order dated November 15, 2010 for surveillance findings of October 22, 2009. Deficiencies were found under 10 NYCRR Sections 415.12(h)(1,2) Quality of Care: Accidents and Supervision; and 415.26(b)(3)(4) Governing Body.

Waterfront Health Care Center was fined two thousand dollars ($2,000) pursuant to a stipulation and order dated April 24, 2013 for surveillance findings of September 27, 2011. Deficiencies were found under 10 NYCRR Section 415.12(h)(1)(2) Quality of Care Accidents and Supervision.

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.

The Bureau of Emergency Medical Services reviewed the compliance history of the affiliated ambulance company for the time period specified as the affiliation. It has been determined that the affiliated ambulance company has operated in substantial compliance with all applicable codes, rules and regulations.

The information provided by the Office of Managed Care indicated that the Centers Plan for Healthy Living, a Managed Long Term Care Program, is too new to provide sufficient compliance information concerning supervision to prevent harm to the health, safety and welfare of patients and to prevent recurrent code violations.

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: March 9, 2015
Description of Project:

Bayshore Home Healthcare, 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.

Friends Home Care Agency was previously approved as a home care services agency by the Public Health Council at its May 24, 1996 meeting and subsequently licensed 9562L001.

The applicant has authorized 200 shares of stock, which are owned as follows:

Patricia Harley, Ph.D. – 102 shares              Candice C. Harley, M.S. – 50 Shares

48 shares remain unissued.

The proposed Board of Directors of Bayshore Home Healthcare, Inc. comprises the following individuals:

Patricia Harley – Chairman              Candice Harley – Vice Chairman
Administrator, Friends Home Care Agency    Vice President, Friends Home Care Agency

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 55 East Main Street, Bayshore, New York 11706.

Nassau              Suffolk              Queens

The applicant proposes to provide the following health care services:

Nursing              Home Health Aide              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: March 2, 2015
Name of Agency: HDA NY, LLC
Address: Brooklyn
County: Kings
Structure: Limited Liability Company
Application Number: 2442-L

Description of Project:

HDA NY, 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.

Human Development Association, Inc., a not-for-profit corporation, was previously approved as a home care services agency by the Public Health Council at its November 21, 1997 meeting and subsequently licensed as 0553L001.

HDA NY, LLC proposes to acquire the LHCSA currently operated by Human Development Association, Inc. through an asset purchase agreement.

The membership of HDA NY, LLC comprises the following individuals:

Cheskel Berkowitz – 40%  
President, HHCNY, Inc.  
President, Specialty Rx, Inc.  
Member, Pella Care, LLC

Joel Zupnick – 40%  
Vice President, HHCNY, Inc.  
Vice President, Specialty Rx, Inc.  
CFO, Pella Care, LLC

Affiliation:  
• Pella Care, LLC (2006 – present)

Marton Ornstein – 20%  
CEO, Hospitality Consulting & Supply

Affiliations:  
• North Westchester Restorative Therapy and Nursing Center (12/31/10 – 04/1/11)  
• Pella Care, LLC (2006 – present)

A search of the individuals named above revealed no matches on either the Medicaid Disqualified Provider List or the OIG Exclusion List.

A seven (7) year review of the operations of the following healthcare facilities/agencies was performed as part of this review (unless otherwise noted):

North Westchester Restorative Therapy and Nursing Center (12/31/10 – 04/1/11)
Pella Care, LLC

The information provided by the Division of Home and Community Based Services indicated that Licensed Home Care Services Agency reviewed has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

The Information provided by the Bureau of Quality Assurance for Nursing Homes indicated that the residential health care facility reviewed has provided sufficient supervision to prevent harm to the health, safety and welfare of residents and to prevent recurrent code violations.

The applicant proposes to serve the residents of the following counties from an office located at 12 Heyward Street, Brooklyn, New York 11249:

Kings  Queens  Bronx  New York  Richmond
The applicant proposes to provide the following health care services:

- Nursing
- Home Health Aide
- Personal Care
- Speech-Language Pathology
- Occupational Therapy
- Physical 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:** March 6, 2015
Name of Agency: Park Terrace Operating, LLC d/b/a Park Terrace at Radisson Assisted Living Program
Address: Baldwinsville
County: Onodaga
Structure: Limited Liability Company
Application Number: 2378-L

Description of Project:
Park Terrace Operating, LLC d/b/a Park Terrace at Radisson Assisted Living Program, 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.

Highland Park Center d/b/a Park Terrace at Radisson Assisted Living Program was previously approved as a home care services agency by the Public Health Council at its January 23, 2004 meeting and subsequently licensed 1208L001. At that time it was owned as follows: James Vitale – 40 shares, Joseph Vitale – 40 shares, Paul Vitale – 10 shares and Christopher Vitale – 10 shares. Through an Asset Purchase Agreement, the LHCSA will be sold and the previous owners will no longer be affiliated with the LHCSA. The applicant has submitted a Certificate of Need application for an identical change in membership of the Adult Home - Seneca Terrace Assisted Living Center.

The proposed members of Park Terrace Operating, LLC d/b/a Park Terrace at Radisson Assisted Living Program comprises the following individuals:

Wayne L. Kaplan, Esq. – Managing Member – 50% Owner/Managing Member, Premier Senior Living, LLC
Paula J. Borsody – Managing Member – 50% Trainer/Coach/Consultant, El Schools/The Ruler Approach to Social and Emotional Learning

Affiliations:
- The Inn at Orchard Park (Ohio): 2010 – Present
- The Inn at Westbrook (Ohio): 2010 – Present
- The Inn at Fountain Park (Ohio): 2010 – Present
- Summit at New Port Richey (Florida): April 2011 – Present
- Summit at Venice (Florida): April 2011 – Present
- Hampshire House (NY Adult Home): February 2011 – Present
- The 80th Street Residence (NY Adult Home): November 2011 – Present
- Premier Senior Living, LLC (NY Adult Home) 2006 – Present

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 Wayne Kaplan.

A seven year review was conducted for the following healthcare facilities:

- The Inn at Orchard Park (Ohio): 2010 – Present
- The Inn at Westbrook (Ohio): 2010 – Present
- The Inn at Fountain Park (Ohio): 2010 – Present
- Summit at New Port Richey (Florida): April 2011 – Present
- Summit at Venice (Florida): April 2011 – Present
- Hampshire House (NY Adult Home): February 2011 – Present
- The 80th Street Residence (NY Adult Home): November 2011 – Present
• Premier Senior Living, LLC (NY Adult Home) 2006 – 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.

The information provided by the Division of Assisted Living 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.

The State of Florida reported that during the applicant’s affiliation Summit at Venice the facility was fined in the amounts and for the conditions as follows:

April 2013 – A staff Member who was not a nurse assisted a resident in removing a compression stocking. The facility was fined $3,000.00.

April 2013 – There was some stained carpet noted by the surveyors, and an employee did not change gloves after interacting with a resident with Clostridium Difficile, a contagious bacterial infection that can be passed person to person, before caring for that resident’s dentures. The facility was fined $3,000.00.

September 2013 – The water temperature tested above the maximum permitted by the regulations. The facility was fined $1,500.00.

A compliance report was received from the State of Ohio that indicated the facilities listed were in substantial compliance with applicable state laws and regulation.

The applicant proposes to continue to serve the residents of the following counties from an office located at 2981 Town Center Road, Baldwinsville, New York 13027.

Cayuga Onondaga Oswego

The applicant proposes to continue to provide the following health care services:

Nursing Home Health Aide Personal 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: February 3, 2015
Name of Agency: Seneca Lake Terrace Operating, LLC d/b/a Seneca Terrace Assisted Living Center
Address: Geneva
County: Ontario
Structure: Limited Liability Company
Application Number: 2377-L

Description of Project:

Seneca Lake Terrace Operating, LLC d/b/a Seneca Terrace Assisted Living Center, 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.

Seneca Lake Terrace, Inc. d/b/a Seneca Lake Terrace was previously approved as a home care services agency by the Public Health Council at its May 21, 1999 meeting and subsequently licensed as 0781L001. At that time it was owned as follows: James Vitale – 40%, Joseph Vitale – 40%, Paul Vitale – 10% and Christopher Vitale – 10%. Through an Asset Purchase Agreement, the LHCSA will be sold and the previous owners will no longer be affiliated with the LHCSA. The applicant has submitted a Certificate of Need application for an identical change in membership of the Adult Home - Seneca Terrace Assisted Living Center.

The proposed members of Seneca Lake Terrace Operating, LLC d/b/a Seneca Terrace Assisted Living Center comprises the following individuals:

Wayne L. Kaplan, Esq. – Managing Member – 50%  
Owner/Managing Member, Premier Senior Living, LLC

Paula J. Borsody – Managing Member – 50%  
Trainer/Coach/Consultant, El Schools/The Ruler Approach to Social and Emotional Learning

Affiliations:
- The Inn at Orchard Park (Ohio): 2010 – Present
- The Inn at Westbrook (Ohio): 2010 – Present
- The Inn at Fountain Park (Ohio): 2010 – Present
- Summit at New Port Richey (Florida): April 2011 - Present
- Summit at Venice (Florida): April 2011 - Present
- Hampshire House (NY Adult Home): February 2011 – Present
- The 80th Street Residence (NY Adult Home): November 2011 - Present
- Premier Senior Living, LLC (NY Adult Home) 2006 – Present

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 Wayne Kaplan.

A seven year review was conducted for the following healthcare facilities:
- The Inn at Orchard Park (Ohio): 2010 – Present
- The Inn at Westbrook (Ohio): 2010 – Present
- The Inn at Fountain Park (Ohio): 2010 – Present
- Summit at New Port Richey (Florida): April 2011 - Present
- Summit at Venice (Florida): April 2011 - Present
- Hampshire House (NY Adult Home): February 2011 – Present
- The 80th Street Residence (NY Adult Home): November 2011 - Present
• Premier Senior Living, LLC (NY Adult Home) 2006 – 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.

The information provided by the Division of Assisted Living 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.

The State of Florida reported that during the applicant’s affiliation Summit at Venice the facility was fined in the amounts and for the conditions as follows:

April 2013 – A staff Member who was not a nurse assisted a resident in removing a compression stocking. The facility was fined $3,000.00.

April 2013 – There was some stained carpet noted by the surveyors, and an employee did not change gloves after interacting with a resident with Clostridium Difficile, a contagious bacterial infection that can be passed person to person, before caring for that resident’s dentures. The facility was fined $3,000.00.

September 2013 – The water temperature tested above the maximum permitted by the regulations. The facility was fined $1,500.00.

A compliance report was received from the State of Ohio that indicated that the facilities listed were in substantial compliance with applicable state laws and regulation.

The applicant proposes to continue to serve the residents the following counties from an office located at 3670 Pre-emption Road, Geneva, New York 14456:

Ontario Seneca Wayne Yates

The applicant proposes to continue to provide the following health care services:

Nursing Home Health Aide Personal Care
Physical Therapy Occupational Therapy Speech-Language Pathology
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: February 3, 2015
SUMMARY OF EXPRESS TERMS

The Department is amending 10 NYCRR Subpart 7-2 Children’s Camps as an emergency rulemaking to conform the Department’s regulations to requirements added or modified as a result of Chapter 501 of the Laws of 2012 which created the Justice Center for the Protection of Persons with Special Needs (Justice Center). Specifically, the revisions:

• amend section 7-2.5(o) to modify the definition of “adequate supervision,” to incorporate the additional requirements being imposed on camps otherwise subject to the requirements of section 7-2.25
• amend section 7-2.24 to address the provision of variances and waivers as they apply to the requirements set forth in section 7-2.25
• amend section 7-2.25 to add definitions for “camp staff,” “Department,” “Justice Center,” and “Reportable Incident”

With regard to camps with 20 percent or more developmentally disabled children, which are subject to the provisions of 10 NYCRR section 7-2.25, add requirements as follows:

• amend section 7-2.25 to add new requirements addressing the reporting of reportable incidents to the Justice Center, to require screening of camp staff, camp staff training regarding reporting, and provision of a code of conduct to camp staff
• amend section 7-2.25 to add new requirements providing for the disclosure of information to the Justice Center and/or the Department and, under certain circumstances, to make certain records available for public inspection and copying
• amend section 7-2.25 to add new requirements related to the investigation of reportable incidents involving campers with developmental disabilities

• amend section 7-2.25 to add new requirements regarding the establishment and operation of an incident review committee, and to allow an exemption from that requirement under appropriate circumstances

• amend section 7-2.25 to provide that a permit may be denied, revoked, or suspended if the camp fails to comply with the regulations, policies or other requirements of the Justice Center
Pursuant to the authority vested in the Public Health and Health Planning Council by Section 225 of the Public Health Law, subject to the approval by the Commissioner of Health, Subpart 7-2 of the State Sanitary Code, as contained in Chapter 1 of Title 10 (Health) of the Official Compilation of Codes, Rules and Regulations of the State of New York is amended as follows, to be effective upon filing with the Secretary of State.

**SUBPART 7-2**

**Children’s Camps**

*(Statutory Authority: Public Health Law §§ 201, 225, 1390, 1394, 1395, 1399-a; L. 2012, ch. 501)*

Subdivision (o) of section 7-2.5 is amended to read as follows:

(o) The camp operator shall provide adequate supervision. *Adequate supervision* shall mean:

1. supervision such that a camper is protected from any unreasonable risk to his or her health or safety, including physical or sexual abuse or any public health hazard; and

2. as a minimum, there shall exist visual or verbal communications capabilities between camper and counselor during activities and a method of accounting for the camper’s whereabouts at all times; and
(3) at camps required to comply with section 7-2.25 of this Subpart, protection from any unreasonable risk of experiencing an occurrence which would constitute a reportable incident as defined in section 7-2.25(h)(4) of this Subpart.

Section 7-2.24 is amended to read as follows:

Variance; waiver.

(a) Variance - In order to allow time to comply with certain provisions of this Subpart, an operator may submit a written request to the permit-issuing official for a variance from a specific provision(s) when the health and safety of the children attending the camp and the public will not be prejudiced by the variance, and where there are practical difficulties or unnecessary hardships in immediate compliance with the provision. An operator must meet all terms of an approved variance(s) including the effective date, the time period for which the variance is granted, the requirements being varied and any special conditions the permit-issuing official specifies. The permit-issuing official shall consult with the State Department of Health and shall obtain approval from the State Department of Health for the proposed decision, prior to granting or denying a variance request for requirements in section 7-2.25 of this Subpart.

(b) Waiver - In order to accept alternative arrangements that do not meet certain provisions of this Subpart but do protect the safety and health of the campers and the public, an operator may submit a written request to the permit-issuing official for a
waiver from a specific provision of this Subpart. Such request shall indicate justification that circumstances exist that are beyond the control of the operator, compliance with the provision would present unnecessary hardship and that the public and camper health and safety will not be endangered by granting such a waiver. The permit-issuing official shall consult with a representative of the State Department of Health prior to granting or denying a waiver request. An operator must meet all terms of an approved waiver(s), including the condition that it will remain in effect indefinitely unless revoked by the permit-issuing official or the facility changes operators. The permit-issuing official shall consult with the State Department of Health, and shall obtain the approval of the State Department of Health for the proposed decision, prior to granting or denying a waiver request related to the requirements in section 7-2.25 of this Subpart.

New subdivisions (h)-(m) of section 7-2.25 are added to read as follows:

(h) Definitions. The following definitions apply to Section 7-2.25 of this Subpart.

(1) Camp Staff shall mean a director, operator, employee or volunteer of a children’s camp; or a consultant or an employee or volunteer of a corporation, partnership, organization or governmental entity which provides goods or services to a children’s camp pursuant to contract or other arrangement that permits such person to have regular and substantial contact with individuals who are cared for by the children’s camp.

(2) Department shall mean the New York State Department of Health.
(3) **Justice Center** shall mean the Justice Center for the Protection of People with Special Needs, as established pursuant to Section 551 of the Executive Law.

(4) **Reportable Incident** shall include those actions incorporated within the definitions of “physical abuse,” “sexual abuse,” “psychological abuse,” “deliberate inappropriate use of restraints,” “use of aversive conditioning,” “obstruction of reports of reportable incidents,” “unlawful use or administration of a controlled substance,” “neglect,” and “significant incident” all as defined in Section 488 of the Social Services Law.

(i) Reporting.

(1) In addition to the reporting requirements of section 7-2.8(d), a camp operator subject to section 7-2.25 of this Subpart and all camp staff falling within the definition of “mandated reporter” under section 488 of the Social Services Law shall immediately report any reportable incident as defined in section 7-2.25(h)(4) of this Subpart and Section 488 of the Social Services Law, where such incident involves a camper with a developmental disability, to the permit-issuing official and to the Justice Center’s Vulnerable Persons’ Central Register. Such report shall be provided in a form and manner as required by the Justice Center.
(j) Employee Screening, Training, and Code of Conduct

(1) Prior to hiring anyone who will or may have direct contact with campers, or approving credentials for any camp staff, the operator shall follow the procedures established by the Justice Center in regulations or policy, to verify that such person is not on the Justice Center's staff exclusion list established pursuant to section 495 of the Social Services Law. If such person is not on the Justice Center's staff exclusion list, the operator shall also consult the Office of Children and Family Services State Central Registry of Child Abuse and Maltreatment as required by section 424-a of the Social Services Law. Such screening is in addition to the requirement that the operator similarly verify that a prospective camp staff is not on the sexual abuse registry, as required by section 7-2.5(l) of this Subpart.

(2) A camp operator must ensure that camp staff, and others falling within the definition of mandated reporter under Section 488 of the Social Services Law who will or may have direct contact with campers having a developmental disability, receive training regarding mandated reporting and their obligations as mandated reporters. A camp operator shall ensure that the telephone number for the Justice Center's hotline for the reporting of reportable incidents is conspicuously displayed in areas accessible to mandated reporters and campers.

(3) The camp operator shall ensure that all camp staff and others falling within the definition of “custodian” under Section 488 of the Social Services Law are
provided with a copy of the code of conduct established by the Justice Center pursuant to Section 554 of the Executive Law. Such code of conduct shall be provided at the time of initial employment, and at least annually thereafter during the term of employment. Receipt of the code of conduct must be acknowledged, and the recipient must further acknowledge that he or she has read and understands such code of conduct.

(k) Disclosure of information

(1) Except to the extent otherwise prohibited by law, the camp operator shall be obliged to share information relevant to the investigation of any incident subject to the reporting requirements of this Subpart with the permit-issuing official, the State Department of Health, and the Justice Center. The permit-issuing official, the department and the Justice Center shall, when required by law, or when so directed by the department or the Justice Center and except as otherwise prohibited by law, be permitted to share information obtained in their respective investigations of incidents subject to the reporting requirements of section 7-2.25 (i) of this Subpart.

(2) Except as otherwise prohibited by law, the operator of a camp not otherwise subject to Article Six of the Public Officers Law shall make records available for public inspection and copying to the extent required by subdivision six of Section 490 of the Social Services Law and regulations of the Justice Center.
(1) Incident Management.

(1) The camp operator shall cooperate fully with the investigation of reportable incidents involving campers with developmental disabilities and shall provide all necessary information and access to conduct the investigation. The camp operator shall promptly obtain an appropriate medical examination of a physically injured camper with a developmental disability. The camp operator shall provide information, whether obtained pursuant to the investigation or otherwise, to the Justice Center and permit-issuing official upon request, in the form and manner requested. Such information must be provided in a timely manner so as to support completion of the investigation subject to the time limits set forth in this subdivision.

(2) Unless delegated by the Justice Center to a delegate investigatory agency as defined in subdivision seven of Section 488 of the Social Services Law, incidents of abuse or neglect, as defined in subdivision eleven of Section 488 of the Social Services Law, shall be investigated by the Justice Center. With regard to all other reportable incidents, as defined in Section 488 of the Social Services Law, the permit-issuing official shall initiate a prompt investigation of an allegation of a reportable incident, which shall commence no later than five business days after notification of such an incident, unless the Justice Center agrees that it will undertake such investigation. Additional time for completion of the investigation
may be allowed, subject to the approval of the department, upon a showing of
good cause for such extension. At a minimum, the investigation of any reportable
incident shall comply with the following:

(i) Investigations shall include a review of medical records and
reports, witness interviews and statements, expert assessments, and the
collection of physical evidence, observations and information from care
providers and any other information that is relevant to the incident.
Interviews should be conducted by qualified, objective individuals in a
private area which does not allow those not participating in the interview
to overhear. Interviews must be conducted of each party or witness
individually, not in the presence of other parties or witnesses or under
circumstances in which other parties or witnesses may perceive any aspect
of the interview. The person alleging the incident, or who is the subject of
the incident, must be offered the opportunity to give his/her version of the
event. At least one of the persons conducting the interview must have an
understanding of, and be able to accommodate, the unique needs or
capabilities of the person being interviewed The procedures required by
this Subparagraph (i) may be altered if, and only to the extent necessary to,
comply with an applicable collective bargaining agreement.

(ii) All evidence must be adequately protected and preserved.
(iii) Any information, including but not limited to documents and other materials, obtained during or resulting from any investigation shall be kept confidential, except as otherwise permissible under law or regulation, including but not limited to Article 11 of the Social Services Law.

(iv) Upon completion of the investigation, a written report shall be prepared which shall include all relevant findings and information obtained in the investigation and details of steps taken to investigate the incident. The results of the investigation shall be promptly reported to the department, if the investigation was not performed by the department, and to the Justice Center.

(v) If any remedial action is necessary, the permit-issuing official shall establish a plan in writing with the camp operator. The plan shall indicate the camp operator’s agreement to the remediation and identify a follow-up date and person responsible for monitoring the remedial action. The plan shall be provided, and any measures taken in response to such plan shall be reported, to the department and to the Justice Center.

(vi) The investigation and written report shall be completed and provided to the department and the Justice Center within 45 days of when the incident was first reported to the Justice Center. For purposes of this
section, “complete” shall mean that all necessary information has been obtained to determine whether and how the incident occurred, and to complete the findings referenced in paragraph (l)(2)(iv) of this subdivision.

(3) (i) The camp shall maintain a facility incident review committee, composed of members of the governing body of the children’s camp and other persons identified by the camp operator, including some members of the following: camp administrative staff, direct support staff, licensed health care practitioners, service recipients, the permit-issuing official or designee and representatives of family, consumer and other advocacy organizations, but not the camp director. The camp operator shall convene a facility incident review panel to review the timeliness, thoroughness and appropriateness of the camp's responses to reportable incidents; recommend additional opportunities for improvement to the camp operator, if appropriate; review incident trends and patterns concerning reportable incidents; and make recommendations to the camp operator to assist in reducing reportable incidents. The facility incident review panel shall meet at least annually, and also within two weeks of the completion of a written report and remedial plan for a reportable incident.

(ii) Pursuant to paragraph (f) of subdivision one of section 490 of the Social Services Law and regulations of the Justice Center, a camp operator may seek an
exemption from the requirement to establish and maintain an incident review committee. In order to obtain an exemption, the camp operator must file an application with the permit-issuing official, at least sixty days prior to the start of the camp operating season, or at any time in the case of exemptions sought within the first three months following the effective date of this provision. The application must provide sufficient documentation and information to demonstrate that compliance would present undue hardship and that granting an exemption would not create an undue risk of harm to campers' health and safety. The permit-issuing official shall consult with the State Department of Health (department), and shall not grant or deny an application for an exemption unless it first obtains department approval for the proposed decision. An operator must meet all terms of an approved exemption(s), including the condition that it will remain in effect for one year unless revoked by the permit-issuing official, subject to department approval, or the facility changes operators. Any application for renewal shall be made within 60 days prior to the start of the camp's operating season. The procedure set forth in this Subparagraph (ii) shall be used instead of the general procedures set forth in section 7-2.24 of this Subpart.

(m) In addition to the requirements specified by subdivisions (d) and (g) of section 7-2.4 of this Subpart, a permit may be denied, revoked, or suspended if the children's camp fails to comply with regulations, policies, or other requirements of the Justice Center. In
considering whether to issue a permit to a children's camp, the permit-issuing official shall consider the children's camp's past and current compliance with the regulations, policies, or other requirements of the Justice Center.
Regulatory Impact Statement

Statutory Authority:

The Public Health and Health Planning Council is authorized by Section 225(4) of the Public Health Law (PHL) to establish, amend and repeal sanitary regulations to be known as the State Sanitary Code (SSC), subject to the approval of the Commissioner of Health. Article 13-B of the PHL sets forth sanitary and safety requirements for children’s camps. PHL Sections 225 and 201(1)(m) authorize SSC regulation of the sanitary aspects of businesses and activities affecting public health including children’s camps.

Legislative Objectives:

In enacting to Chapter 501 of the Laws of 2012, the legislature established the New York State Justice Center for the Protection of People with Special Needs (Justice Center) to strengthen and standardize the safety net for vulnerable people that receive care from New York’s Human Services Agencies and Programs. The legislation includes children’s camps for children with developmental disabilities within its scope and requires the Department of Health to promulgate regulations approved by the Justice Center pertaining to incident management. The proposed amendments further the legislative objective of protecting the health and safety of vulnerable children attending camps in New York State (NYS).
Needs and Benefits:

The legislation amended Article 11 of Social Services law as it pertains to children’s camps as follows. It:

- included overnight, summer day and traveling summer day camps for children with developmental disabilities as facilities required to comply with the Justice Center requirements.

- defined the types of incident required to be reported by children’s camps for children with developmental disabilities to the Justice Center Vulnerable Persons’ Central Registry.

- mandated that the regulations pertaining to children’s camps for children with developmental disabilities are amended to include incident management procedures and requirements consistent with Justice Center guidelines and standards.

- required that children’s camps for children with developmental disabilities establish an incident review committee, recognizing that the Department could provide for a waiver of that requirement under certain circumstances.

- required that children’s camps for children with developmental disabilities consult the Justice Center’s staff exclusion list (SEL) to ensure that prospective employees are not on that list and to, where the prospective employee is not on
that list, to also consult the Office of Children and Family Services State Central Registry of Child Abuse and Maltreatment (SCR) to determine whether prospective employees are on that list.

- required that children’s camps for children with developmental disabilities publicly disclose certain information regarding incidents of abuse and neglect if required by the Justice Center to do so.

The children’s camp regulations, Subpart 7-2 of the SSC are being amended in accordance with the aforementioned legislation.

**Compliance Costs:**

**Cost to Regulated Parties:**

The amendments impose additional requirements on children’s camp operators for reporting and cooperating with Department of Health investigations at children’s camps for children with developmental disabilities (hereafter “camps”). The cost to affected parties is difficult to estimate due to variation in salaries for camp staff and the amount of time needed to investigate each reported incident. Reporting an incident is expected to take less than half an hour; assisting with the investigation will range from several hours to two staff days. Using a high estimate of staff salary of $30.00 an hour, total staff cost would range from $120 to $1600 for each investigation. Expenses are nonetheless expected to be minimal statewide as between 40 and 50 children’s camps for children with developmental disabilities operate each year, with combined reports of zero to two
incidents a year statewide. Accordingly, any individual camp will be very unlikely to experience costs related to reporting or investigation.

Each camp will incur expenses for contacting the Justice Center to verify that potential employees, volunteers or others falling within the definition of “custodian” under section 488 of the Social Services Law (collectively “employees”) are not on the Staff Exclusion List (SEL). The effect of adding this consultation should be minimal. An entry level staff person earning the minimum wage of $7.25/hour should be able to compile the necessary information for 100 employees, and complete the consultation with the Justice Center, within a few hours.

Similarly, each camp will incur expenses for contacting the Office of Children and Family Services (OCFS) to determine whether potential employees are on the State Central Registry of Child Abuse and Maltreatment (SCR) when consultation with the Justice Center shows that the prospective employee is not on the SEL. The effect of adding this consultation should also be minimal, particularly since it will not always be necessary. An entry level staff person earning the minimum wage of $7.25/hour should be able to compile the necessary information for 100 employees, and complete the consultation with the OCFS, within a few hours. Assuming that each employee is subject to both screens, aggregate staff time required should not be more than six to eight hours. Additionally, OCFS imposes a $25.00 screening fee for new or prospective employees.

Camps will be required to disclose information pertaining to reportable incidents to the Justice Center and to the permit issuing official investigating the incident. Costs
associated with this include staff time for locating information and expenses for copying materials. Using a high estimate of staff salary of $30.00 an hour, and assuming that staff may take up to two hours to locate and copy the records, typical cost should be under $100.

Camps must also assure that camp staff, and certain others, who fall within the definition of mandated reporters under section 488 of the Social Services Law receive training related to mandated reporting to the Justice Center, and the obligations of those staff who are required to report incidents to the Justice Center. The costs associated with such training should be minimal as it is expected that the training material will be provided to the camps and will take about one hour to review during routine staff training. Camps must also ensure that the telephone number for the Justice Center reporting hotline is conspicuously posted for campers and staff. Cost associated with such posting is limited, related to making and posting a copy of such notice in appropriate locations.

The camp operator must also provide each camp staff member, and others who may have contact with campers, with a copy of a code of conduct established by the Justice Center pursuant to Section 554 of the Executive Law. The code must be provided at the time of initial employment, and at least annually thereafter during the term of employment. Receipt of the code of conduct must be acknowledged, and the recipient must further acknowledge that he or she has read and understands it. The cost of providing the code, and obtaining and filing the required employee acknowledgment,
should be minimal, as it would be limited to copying and distributing the code, and to obtaining and filing the acknowledgments. Staff should need less than 30 minutes to review the code.

Camps will also be required to establish and maintain a facility incident review committee to review and guide the camp's responses to reportable incidents. The cost to maintain a facility incident review committee is difficult to estimate due to the variations in salaries for camp staff and the amount of time needed for the committee to do its business. A facility incident review committee must meet at least annually, and also within two weeks after a reportable incident occurs. Assuming the camp will have several staff members participate on the committee, an average salary of $50.00 an hour and a three hour meeting, the cost is estimated to be $450.00 dollars per meeting. However, the regulations also provide the opportunity for a camp to seek an exemption, which may be granted subject to Department approval based on the duration of the camp season and other factors. Accordingly, not all camps can be expected to bear this obligation and its associated costs.

Camps are now explicitly required to obtain an appropriate medical examination of a camper physically injured from a reportable incident. A medical examination has always been expected for such injuries.

Finally, the regulations add noncompliance with Justice Center-related requirements as a ground for denying, revoking, or suspending a camp operator's permit.
**Cost to State and Local Government:**

State agencies and local governments that operate children’s camps for children with developmental disabilities will have the same costs described in the section entitled “Cost to Regulated Parties.” Currently, it is estimated that five summer day camps that meet the criteria are operated by municipalities. The regulation imposes additional requirements on local health departments for receiving incident reports and investigations of reportable incidents, and providing a copy of the resulting report to the Department and the Justice Center. The total cost for these services is difficult to estimate because of the variation in the number of incidents and amount of time to investigate an incident. However, assuming the typically used estimate of $50 an hour for health department staff conducting these tasks, an investigation generally lasting between one and four staff days, and assuming an eight hour day, the cost to investigate an incident will range $400.00 to $1600. Zero to two reportable incidents occur statewide each year, so a local health department is unlikely to bear such an expense. The cost of submitting the report is minimal, limited to copying and mailing a copy to the Department and the Justice Center.

**Cost to the Department of Health:**

There will be routine costs associated with printing and distributing the amended Code. The estimated cost to print revised code books for each regulated children’s camp in NYS is approximately $1600. There will be additional cost for printing and distributing training materials. The expenses will be minimal as most information will be
distributed electronically. Local health departments will likely include paper copies of training materials in routine correspondence to camps that is sent each year.

**Local Government Mandates:**

Children’s camps for children with developmental disabilities operated by local governments must comply with the same requirements imposed on camps operated by other entities, as described in the “Cost to Regulated Parties” section of this Regulatory Impact Statement. Local governments serving as permit issuing officials will face minimal additional reporting and investigation requirements, as described in the “Cost to State and Local Government” section of this Regulatory Impact Statement. The proposed amendments do not otherwise impose a new program or responsibilities on local governments. City and county health departments continue to be responsible for enforcing the amended regulations as part of their existing program responsibilities.

**Paperwork:**

The paperwork associated with the amendment includes the completion and submission of an incident report form to the local health department and Justice Center. Camps for children with developmental disabilities will also be required to provide the records and information necessary for LHD investigation of reportable incidents, and to retain documentation of the results of their consultation with the Justice Center regarding whether any given prospective employee was found to be on the SEL or the SCR.
Duplication:

This regulation does not duplicate any existing federal, state, or local regulation. The regulation is consistent with regulations promulgated by the Justice Center.

Alternatives Considered:

The amendments to the camp code are mandated by law. No alternatives were considered.

Consideration was given to including a cure period to afford camp operators an opportunity to correct violations associated with this rule; however, this option was rejected because it is believed that lessening the department’s ability to enforce the regulations could place this already vulnerable population at greater risk to their health and safety.

Federal Standards:

Currently, no federal law governs the operation of children’s camps.

Compliance Schedule:

The proposed amendments are to be effective upon filing with the Secretary of State.
Contact Person: Katherine Ceroalo
New York State Department of Health
Bureau of House Counsel, Regulatory Affairs Unit
Corning Tower Building, Rm. 2438
Empire State Plaza
Albany, New York 12237
(518) 473-7488
(518) 473-2019 (FAX)
REGSQNA@health.ny.gov
Types and Estimated Number of Small Businesses and Local Governments:

There are between 40 and 50 regulated children’s camps for children with development disabilities (38% are expected to be overnight camps and 62% are expected to be summer day camps) operating in New York State, which will be affected by the proposed rule. About 30% of summer day camps are operated by municipalities (towns, villages, and cities). Typical regulated children’s camps representing small business include those owned/operated by corporations, hotels, motels and bungalow colonies, non-profit organizations (Girl/Boy Scouts of America, Cooperative Extension, YMCA, etc.) and others. None of the proposed amendments will apply solely to camps operated by small businesses or local governments.

Compliance Requirements:

Reporting and Recordkeeping:

The obligations imposed on small business and local government as camp operators are no different from those imposed on camps generally, as described in “Cost to Regulated Parties,” “Local Government Mandates,” and “Paperwork” sections of the Regulatory Impact Statement. The obligations imposed on local government as the permit issuing official is described in “Cost to State and Local Government” and “Local Government Mandates” portions of the Regulatory Impact Statement.
Other Affirmative Acts:

The obligations imposed on small business and local government as camp operators are no different from those imposed on camps generally, as described in “Cost to Regulated Parties” “Local Government Mandates,” and “Paperwork” sections of the Regulatory Impact Statement.

Professional Services:

Camps with 20 percent or more developmentally disabled children are now explicitly required to obtain an appropriate medical examination of a camper physically injured from a reportable incident. A medical examination has always been expected for such injuries.

Compliance Costs:

Cost to Regulated Parties:

The obligations imposed on small business and local government as camp operators are no different from those imposed on camps generally, as described in “Cost to Regulated Parties” and “Paperwork” sections of the Regulatory Impact Statement.

Cost to State and Local Government:

The obligations imposed on small business and local government as camp operators are no different from those imposed on camps generally, as described in the
“Cost to Regulated Parties” section of the Regulatory Impact Statement. The obligations imposed on local government as the permit issuing official is described in “Cost to State and Local Government” and “Local Government Mandates” portions of the Regulatory Impact Statement.

**Economic and Technological Feasibility:**

There are no changes requiring the use of technology.

The proposal is believed to be economically feasible for impacted parties. The amendments impose additional reporting and investigation requirements that will use existing staff that already have similar job responsibilities. There are no requirements that involve capital improvements.

**Minimizing Adverse Economic Impact:**

The amendments to the camp code are mandated by law. No alternatives were considered. The economic impact is already minimized.

Consideration was given to including a cure period to afford camp operators an opportunity to correct violations associated with this rule; however, this option was rejected because it is believed that lessening the department’s ability to enforce the regulations could place this already vulnerable population at greater risk to their health and safety.
Small Business Participation and Local Government Participation:

No small business or local government participation was used for this rule development. The amendments to the camp code are mandated by law. Ample opportunity for comment will be provided as part of the process of promulgating the regulations, and training will be provided to affected entities with regard to the new requirements.
Rural Area Flexibility Analysis

Types and Estimated Number of Rural Areas:

There are between 40 and 50 regulated children’s camps for children with development disabilities (38% are expected to be overnight camps and 62% are expected to be summer day camps) operating in New York State, which will be affected by the proposed rule. Currently, there are seven day camps and ten overnight camps operating in the 44 counties that have population less than 200,000. There are an additional four day camps and three overnight camps in the nine counties identified to have townships with a population density of 150 persons or less per square mile.

Reporting and Recordkeeping and Other Compliance Requirements:

Reporting and Recordkeeping:

The obligations imposed on camps in rural areas are no different from those imposed on camps generally, as described in “Cost to Regulated Parties” and “Paperwork” sections of the Regulatory Impact Statement.

Other Compliance Requirements:

The obligations imposed on camps in rural areas are no different from those imposed on camps generally, as described in “Cost to Regulated Parties” and “Paperwork” sections of the Regulatory Impact Statement.
**Professional Services:**

Camps with 20 percent or more developmentally disabled children are now explicitly required to obtain an appropriate medical examination of a camper physically injured from a reportable incident. A medical examination has always been expected for such injuries.

**Compliance Costs:**

**Cost to Regulated Parties:**

The costs imposed on camps in rural areas are no different from those imposed on camps generally, as described in “Cost to Regulated Parties” and “Paperwork” sections of the Regulatory Impact Statement.

**Economic and Technological Feasibility:**

There are no changes requiring the use of technology.

The proposal is believed to be economically feasible for impacted parties. The amendments impose additional reporting and investigation requirements that will use existing staff that already have similar job responsibilities. There are no requirements that involve capital improvements.
Minimizing Adverse Economic Impact on Rural Area:

The amendments to the camp code are mandated by law. No alternatives were considered. The economic impact is already minimized, and no impacts are expected to be unique to rural areas.

Consideration was given to including a cure period to afford camp operators an opportunity to correct violations associated with this rule; however, this option was rejected because it is believed that lessening the department’s ability to enforce the regulations could place this already vulnerable population at greater risk to their health and safety.

Rural Area Participation:

No rural area participation was used for this rule development. The amendments to the camp code are mandated by law. Ample opportunity for comment will be provided as part of the process of promulgating the routine regulations, and training will be provided to affected entities with regard to the new requirements.
Job Impact Statement

No Job Impact Statement is required pursuant to Section 201-a (2)(a) of the State Administrative Procedure Act. It is apparent, from the nature of the proposed amendment that it will have no impact on jobs and employment opportunities, because it does not result in an increase or decrease in current staffing level requirements. Tasks associated with reporting new incidents types and assisting with the investigation of new reportable incidents are expected to be completed by existing camp staff, and should not be appreciably different than that already required under current requirements.
Chapter 501 of the Laws of 2012 established the Justice Center for the Protection of People with Special Needs (“Justice Center”), in order to coordinate and improve the State's ability to protect those persons having various physical, developmental, or mental disabilities and who are receiving services from various facilities or provider agencies. The Department must promulgate regulations as a “state oversight agency.” These regulations will assure proper coordination with the efforts of the Justice Center.

Among the facilities covered by Chapter 501 are children's camps having enrollments with 20 percent or more developmentally disabled campers. These camps are regulated by the Department and, in some cases, by local health departments, pursuant to Article 13-B of the Public Health Law and 10 NYCRR Subpart 7-2. Given the effective date of Chapter 501 and its relation to the start of the camp season, these implementing regulations must be promulgated on an emergency basis in order to assure the necessary protections for vulnerable persons at such camps. Absent emergency promulgation, such persons would be denied initial coordinated protections until the 2015 camp season. Promulgating these regulations on an emergency basis will provide such protection, while still providing a full opportunity for comment and input as part of a formal rulemaking process which will also occur
pursuant to the State Administrative Procedures Act. The Department is authorized to promulgate these rules pursuant to sections 201 and 225 of the Public Health Law.

Promulgating the regulations on an emergency basis will ensure that campers with special needs promptly receive the coordinated protections to be provided to similar individuals cared for in other settings. Such protections include reduced risk of being cared for by staff with a history of inappropriate actions such as physical, psychological or sexual abuse towards persons with special needs. Perpetrators of such abuse often seek legitimate access to children so it is critical to camper safety that individuals who that have committed such acts are kept out of camps. The regulation provides an additional mechanism for camp operators to do so. The regulations also reduce the risk of incidents involving physical, psychological or sexual abuse towards persons with special needs by ensuring that such occurrences are fully and completely investigated, by ensuring that camp staff are more fully trained and aware of abuse and reporting obligations, allowing staff and volunteers to better identify inappropriate staff behavior and provide a mechanism for reporting injustice to this vulnerable population. Early detection and response are critical components for mitigating injury to an individual and will prevent a perpetrator from hurting additional children. Finally, prompt enactment of the proposed regulations will ensure that occurrences are fully investigated and evaluated by the camp, and that measures are taken to reduce the risk of re-occurrence in the future. Absent emergency adoption, these benefits and protections will not be available to campers
with special needs until the formal rulemaking process is complete, with the attendant loss of additional protections against abuse and neglect, including physical, psychological, and sexual abuse.
Pursuant to the authority vested in the Public Health and Health Planning Council by sections 206(1)(d), 225(5)(t), and 2733 of the Public Health Law, sections 22.3 and 22.9 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:

§ 22.3 - Supplementary reports of certain congenital anomalies for epidemiological surveillance; filing.

(a) Every physician, nurse practitioner authorized to diagnose congenital anomalies, physician assistant authorized to diagnose congenital anomalies, and hospital as defined in Article 28 of the Public Health Law, [in attendance on an individual diagnosed within two years of birth] providing health care to a pregnant woman or a child under two years of age, who diagnoses an embryo, fetus or child as having one or more of the congenital anomalies listed in Table 1 of this section shall file a supplementary report with the State Commissioner of Health within 10 days of diagnosis thereof.

(b) Every physician, nurse practitioner authorized to diagnose congenital anomalies, physician assistant authorized to diagnose congenital anomalies, and hospital as defined in Article 28 of the Public Health Law, providing health care to a pregnant woman or a child under ten years of age, who diagnoses an embryo, fetus or child as having one or more of the congenital anomalies listed in Table 2 of this section shall file a supplementary report with the State Commissioner of Health within 10 days of diagnosis thereof.
(c) Every clinical laboratory that conducts diagnostic testing on New York State residents to detect or confirm the diagnosis of genetic or chromosomal anomalies listed in Tables 1 and 2 shall, upon detecting or confirming such a genetic anomaly, file a supplementary report with the State Commissioner of Health within 30 days of detection or confirmation.

(d) Such report shall be on such forms, which may include electronic forms, as may be prescribed by the commissioner to facilitate epidemiological investigation and surveillance.

[Anencephalus and similar anomalies
Spina bifida
Congenital anomalies of the nervous system
Congenital anomalies of the eye
Congenital anomalies of ear, face, neck
Congenital anomalies of heart
Congenital anomalies of circulatory system
Congenital anomalies of respiratory system
Cleft palate and cleft lip
Congenital anomalies of upper alimentary tract
Congenital anomalies of digestive system
Congenital anomalies of urinary system
Congenital anomalies of genital organs

2
Congenital anomalies of limbs

Congenital musculoskeletal deformities

Other congenital musculoskeletal anomalies

Congenital anomalies of the integument

Congenital anomalies of the spleen

Congenital anomalies of the adrenal gland

Congenital anomalies of other endocrine glands

Multiple congenital anomalies

anomaly, multiple NOS
deformity, multiple NOS

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<th>TABLE 1 – CONGENITAL ANOMALIES AND GENETIC DISEASES FOR WHICH REPORTING IS REQUIRED TO AGE 2</th>
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<td>Anencephalus and similar anomalies</td>
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<td>Spina bifida</td>
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<td>Congenital anomalies of other endocrine glands</td>
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Multiple congenital anomalies
Anomaly, multiple, Not Otherwise Specified
Deformity, multiple, Not Otherwise Specified
Genetic anomalies
Chromosomal anomalies
Fetal Alcohol Syndrome
Situs Inversus
Conjoined twins
Hamartoses
Congenital malformation syndromes affecting multiple systems
Noxious influences affecting the fetus via placenta
Amniotic band syndrome
Infections specific to the perinatal period
Hemolytic disease due to RH isoimmunization
Neonatal hepatitis

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<th>Hereditary muscular dystrophies and other myopathies</th>
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<td>Chromosomal anomalies</td>
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<td>Fetal Alcohol Syndrome</td>
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§ 22.9 – Reports: place of filing

All reports required by Section 22.3 of this Part shall be filed with the Director of the Bureau of Environmental [Epidemiology] and Occupational Epidemiology, Center for Environmental Health, [Division of Epidemiology,] New York State Department of Health, Empire State Plaza, Corning Tower [Building], Albany, NY 12237.
REGULATORY IMPACT STATEMENT SUMMARY

Statutory Authority:

Section 206(1)(d) of the Public Health Law (PHL) authorizes the Commissioner to investigate the causes of diseases, epidemics, and the sources of mortality in New York State. PHL § 225(5)(t) provides that the State Sanitary Code may facilitate epidemiological research into the prevention of environmentally related diseases and require reporting of such diseases by physicians, medical facilities and clinical laboratories. PHL § 2733 requires that birth defects and genetic diseases be reported by physicians, hospitals, and persons in attendance at birth in a manner prescribed by the Commissioner. Information collected pursuant to such reports shall be kept confidential pursuant the Personal Privacy Protection Act.

Legislative Objectives:

PHL § 206(1)(d) established the Commissioner’s broad authority to investigate the causes of disease in New York State. As reflected in the Declaration of Policy, the Legislature enacted PHL § 2733 and related statutes to ensure that the Department maintains a central and comprehensive responsibility for developing and administering the State's policy with respect to scientific investigations and research concerning the causes, prevention, treatment and cure of birth defects and genetic and allied diseases. Finally, in enacting PHL § 225(5)(t), the Legislature directed that the State Sanitary Code contain regulations that facilitate epidemiological research into the prevention of environmental diseases, by pathological conditions of the body or mind resulting from
contact with toxins, mutagens or teratogens and by requiring the reporting of such
diseases or suspected cases of such diseases to the Department.

To these ends, the Department maintains the Congenital Malformation Registry
(CMR) and has issued regulations requiring the reporting of structural, functional or
biochemical abnormalities determined genetically or induced during gestation, and which
are not due to birthing events.

**Needs and Benefits:**

The Department’s proposal seeks to extend the case capture periods for certain
diseases. Currently, health regulations require physicians and hospitals to report
congenital malformations that are diagnosed within two years of a child’s birth, yet many
congenital malformations are not diagnosed until after age two. By extending the capture
period for certain diseases listed below, the Department’s proposal will enhance its
epidemiologic surveillance and advance its understanding of birth defects and their
environmental causes.

**Fetal alcohol syndrome (FAS)** is a serious but preventable congenital
malformation that results from heavy maternal intake of alcohol during pregnancy. FAS
is not uncommon, with national estimates of 5–20 cases per 10,000 live births. The
annual prevalence of FAS reported by the CMR is about 10-fold less than national
estimates. Studies indicate that FAS is more easily diagnosed from ages two to ten years.

**Hereditary muscular dystrophies and other myopathies** are a family of diseases
that cause progressive and steady muscle weakness and wasting. The most common
muscular dystrophy is Duchenne MD, followed by Becker MD. A recent US study
indicated the prevalence of boys age 5 to 24 with Duchenne and Becker MD was 1.3 to 1.8 per 10,000 males. However, the CMR indicated an annual birth prevalence of only 0.08 per 10,000 live births. One study reported a mean age of diagnosis of 5 years for boys with Duchenne MD.

Congenital heart defects (CHDs) are the most common organ system malformations, and they remain the leading cause of infant deaths from birth defects. Approximately 1 out of every 115 to 150 babies is born with a heart defect. Minor defects are often not detected until later in life and can have serious consequences. One study indicates that 3% of children with CHDs are diagnosed from ages three to ten years old.

Genetic and Chromosomal Anomalies. The CMR was established prior to the sequencing of the human genome and the associated advances in the scientific community’s understanding of the role genetics plays in causing birth defects. Because the field of genetics and birth defects is so new, there is little or no documentation about diagnostic timing for many of these syndromes. However, genetic and chromosomal anomalies are often not recognized until after two years of age, because it can require several years to observe a child prior to diagnosis.

The Department’s proposal would also require reporting of birth defects diagnosed or identified during pregnancy. This reporting requirement is important due to the increase in routine prenatal screening. For many diseases, the CMR data suggests a prevalence rate in New York that is far below the expected range.
The proposed amendment also allows reporting by qualified health care professionals other than physicians—specifically, nurse practitioners and physician assistants. Over the past several years, a growing number of national, state and specialty-specific studies indicate that the physician workforce in the United States is facing current and future shortages. Moreover, the shortage of family physicians will be most acute in rural and underserved populations. These trends highlight the need to allow reporting by nurse practitioners and physician assistants. Indeed, anecdotal reports indicate that nurse practitioners and physician assistants are already filling this role because of the burden on physicians.

The regulation would also clarify the requirement that clinical laboratories performing diagnostic testing for birth defects must report to the CMR. This requirement is not new. In 1978, Commissioner Whalen issued a blanket order directing that all laboratories report congenital malformations to the Department pursuant to PHL § 2733. However, many clinical laboratories are not aware of the reporting requirement.

Finally, the Department’s proposal adds granularity to the list of reportable diseases. Many diseases currently reported fall under broad categories, thereby limiting the Department’s ability to receive information concerning the individual diseases within the category. For example, congenital leukemia and lymphangiomas are both currently reported under the broad classification of “congenital anomalies of the circulatory system.” The Department’s proposal lists these and other defects as separate reportable conditions.
Costs to Regulated Parties:

The Department anticipates that, for the entire State, the regulatory changes will require annual reporting of an approximate additional 900 live born children by physicians, nurse practitioners, physician assistants and hospitals (FAS: 100-200 cases; muscular dystrophy: 100 cases; cardiac heart defects in children past age two: 200 cases; genetic or chromosomal anomalies: 400 cases).

Approximately 160 New York hospitals and their associated physicians, nurse practitioners and physician assistants will be affected by this change. The Department anticipates that the costs to these parties will be minimal, primarily because the number of additional birth defects to be reported annually through hospitals (five to six cases per year, on average) will be small, relative to the number or reports already being submitted. Hospitals already report cases to the CMR electronically. The additional hospital staff time to enter six to seven additional cases per year may require 20-30 minutes annually. Alternatively, a hospital can incorporate the additional diagnoses into a monthly batch file. Hospitals are already familiar with the process of modifying batch files.

Reporting by smaller, community-based health care facilities and individual providers will result in some costs primarily because, while physicians have always been required to report congenital anomalies, this requirement has not been enforced for providers who are not associated with New York hospitals. The Department has minimized the administrative costs associated with the reporting requirement by integrating the reporting process with technologies that healthcare providers already utilize. Healthcare providers currently rely on the Department’s Health Commerce
System (HCS) for communication and reporting to the Department. Within the HCS, the Department is implementing a comprehensive web-based reporting system known as the Child Health Information Integration (CHI^2) project to be used as the central website to report and track newborn screening, immunizations, lead and newborn hearing screening. Reporting of birth defects will become a component of the CHI^2 system in order to reduce the reporting burden of community-based healthcare facilities and providers.

Providers will be required to spend 3-5 minutes entering case information for each child or fetus diagnosed with a birth defect that is newly reportable under the updated CMR regulations. Statistically, this should involve very few cases for such providers. Because most providers already use and have free access to the online electronic reporting system, the proposed regulation will not impose any additional equipment or technology costs. The only costs will be in the amount of time required to use the CHI^2 to report additional birth defects, which is expected to be negligible. The Department will assist any providers that currently do not have access to the web based reporting system.

With regards to extending the CMR reporting requirements to nurse practitioners and physician assistants, the Department does not expect that regulated parties will incur any associated direct costs. Rather, the Department expects that this change will relieve physicians and hospitals from being the only classes of healthcare providers authorized to submit a report when a child is diagnosed with a congenital malformation.

For clinical laboratories, the Department anticipates the regulatory change will require annual reporting of approximately 6,600 additional genetic or chromosomal anomalies recognized during pregnancy, and approximately 400 reports related to children diagnosed between the ages of 2 and 10 years old, for a total of 7,000 additional
reports annually. The Department anticipates the ongoing costs to the roughly 50 clinical cytogenetic laboratories providing diagnostic testing for genetic and chromosomal anomalies to be minimal because these laboratories will report using the Electronic Clinical Laboratory Reporting System (ECLRS) as many already do. The Department estimates that the additional number of reports that these labs will make to ECLRS will cost approximately $1,400. Clinical laboratories may experience a one-time expense related to modifying the laboratory’s software to identify the additional cases that must be reported, which the Department estimates will require a maximum of 16 hours of work by a computer specialist at an estimated rate of pay of $100/hour.

**Costs to the Regulatory Agency:**

The Department has been using a web-based electronic reporting system in place since 2006. Currently, the CMR receives and processes about 12,000 reports annually. Thus, annual cost to DOH to receive and process the additional 1,000-1,200 cases will be minimal.

**Costs to the State Government:**

There will be no costs to state government. For the last ten years, reporting to the CMR has been conducted electronically. Currently, the Department uses the Health Commerce System to receive CMR reports. Reporters upload cases individually or in batch reports. The electronic reporting system already includes automated processes to match and combine reports for the same child, to ensure de-duplication of data reported.
from multiple reporters. Additional data quality control processes are built into the system.

**Costs to Local Government:**

Hospitals owned by local governments would be affected but, as discussed above, the costs will be minimal because the additional reporting requirement is relatively small.

**Local Government Mandates:**

There are no mandates on local governments, other than the additional reporting requirements that would apply to hospitals owned by a local government.

**Paperwork:**

This change will generate very little physical paperwork because reporting will be performed electronically as is described under “Costs to Regulated Parties.”

**Duplication:**

This change does not involve any duplication in laws. In terms of duplication of effort, the reporting software will prevent the repeated reporting of the same birth defect for a particular child.

**Alternatives:**

If no changes are made to this regulation, the Department will continue to collect incomplete reporting for birth defects, and prevalence estimates will remain inaccurate.
This will impede the Department’s ability to detect and quantify environmental exposures that negatively impact the health of embryos and fetuses in New York State.

Concerning FAS, in particular, failure to change the reporting requirement will hamper prevention efforts and may cost New York more in the long-term. One study placed the nationwide annual cost of treating birth defects associated with FAS at $1.6 billion. Another study used a societal perspective and generated nationwide cost estimates of $9.69 billion. These costs included estimates of the value of productivity lost as a result of cognitive disabilities, as well as the cost of treatment and residential care. In addition to improving outcomes for affected children, early diagnosis and appropriate interventions are likely to generate significant costs savings over time.

**Federal Standards:**

There are no federal mandates for state-level reporting of birth defects. However, several of the 36 state birth defect surveillance programs require reporting of these birth defects past the age of 2 years, including Hawaii, Texas, Washington State and Colorado. At least eleven states receive reports of birth defects that occur during pregnancy.

**Compliance Schedule:**

Regulations will take effect immediately upon filing. The Department will continue its efforts to make reporting easier and more efficient, while simultaneously conducting outreach to understand and address any concerns that may arise.
Contact Person: Katherine Ceroalo
New York State Department of Health
Bureau of House Counsel, Regulatory Affairs Unit
Corning Tower Building, Rm. 2438
Empire State Plaza
Albany, New York 12237
(518) 473-7488
(518) 473-2019 (FAX)
REGSQNA@health.ny.gov
REGULATORY IMPACT STATEMENT

Statutory Authority:

Section 206(1)(d) of the Public Health Law (PHL) authorizes the Commissioner to investigate the causes of diseases, epidemics, and the sources of mortality in New York State. PHL § 225(5)(t) provides that the State Sanitary Code may facilitate epidemiological research into the prevention of environmentally related diseases and require reporting of such diseases by physicians, medical facilities and clinical laboratories. PHL § 2733 requires that birth defects and genetic diseases be reported by physicians, hospitals, and persons in attendance at birth in a manner prescribed by the Commissioner. Information collected pursuant to such reports shall be kept confidential pursuant the Personal Privacy Protection Act.

Legislative Objectives:

PHL § 206(1)(d) established the Commissioner’s broad authority to investigate the causes of disease in New York State. As reflected in the Declaration of Policy, the Legislature enacted PHL § 2733 and related statutes to ensure that the Department maintains a central and comprehensive responsibility for developing and administering the State's policy with respect to scientific investigations and research concerning the causes, prevention, treatment and cure of birth defects and genetic and allied diseases. Finally, in enacting PHL § 225(5)(t), the Legislature directed that the State Sanitary Code contain regulations that facilitate epidemiological research into the prevention of environmental diseases, by pathological conditions of the body or mind resulting from
contact with toxins, mutagens or teratogens and by requiring the reporting of such
diseases or suspected cases of such diseases to the Department.

To these ends, the Department maintains the Congenital Malformation Registry
(CMR) and has issued regulations requiring the reporting of structural, functional or
biochemical abnormalities determined genetically or induced during gestation, and which
are not due to birthing events.

Needs and Benefits:

The currently proposed amendments to the existing regulation will modernize the
CMR in five ways and improve the ability of the CMR to meet the original objectives of
the legislation. First, the amendments will establish a case reporting period of ten years
for certain defects that often are not diagnosed within the current two-year capture period.
The defects subject to the 10-year reporting requirements are: fetal alcohol syndrome
(“FAS”); Duchenne and Becker muscular dystrophy; heart malformations; and
chromosomal and genetic anomalies.

Second, the amendments will institute case reporting for congenital anomalies
diagnosed during pregnancy. Third, the changes will allow reporting from nurse
practitioners and physician assistants, thereby reducing the reporting burden on
pediatricians, obstetricians, general and other practitioners and improving reporting in
communities where physicians are scarce. Fourth, the amendments will add granularity to
the reported data by creating separate categories for certain diseases that are currently
reported under a single, broad category. Finally, the changes clarify prior requirements
for clinical cytogenetic laboratories to report diagnostic test results for chromosomal and genetic anomalies.

The Department’s proposal seeks to extend the case capture periods for certain diseases. Currently, health regulations require physicians and hospitals to report congenital malformations that are diagnosed within two years of a child’s birth, yet many congenital malformations are not diagnosed until after age two. In particular, conditions such as fetal alcohol syndrome, Duchenne and Becker muscular dystrophy, certain heart malformations, and some chromosomal and genetic anomalies are not diagnosed until the child is older than two years.

By extending the capture period for certain diseases, the Department’s proposal will enhance its epidemiologic surveillance and advance its understanding of birth defects and their environmental causes. The Department’s proposal seeks to update the capture periods for the following diseases:

**Fetal alcohol syndrome (FAS)** is a serious but preventable congenital malformation that results from heavy maternal intake of alcohol during pregnancy. Significantly, the hallmark signs of FAS are challenging to recognize in infants.

FAS is not uncommon, with national estimates of occurrence at 5–20 cases per 10,000 live births. For birth years 2001 to 2007, the annual prevalence of FAS reported by the CMR was 0.64 per 10,000 live births, about 10-fold less than national estimates. These figures suggest significant underreporting of FAS in New York State. Further, studies indicate that FAS is more easily diagnosed from ages two to ten years. A
comparison of the CMR with other FAS surveillance data found that, in one region of New York State, almost 30% of FAS cases were diagnosed after the age of two. In addition, a recent analysis of children referred to an Erie County FAS Diagnostic Center found the average age of diagnosis of FAS to be 4.9 years, with only 39% diagnosed before their second birthday and 82% diagnosed by a child’s tenth birthday. Consistent with current CMR regulations, these diagnoses were not required to be reported to the CMR for children over the age of two. These findings support the Department’s proposal to extend the case capture period for FAS to ten years of age.

Hereditary muscular dystrophies and other myopathies are a family of diseases that cause progressive and steady muscle weakness and wasting. The most common muscular dystrophy is Duchenne MD, followed by Becker MD (together, “DBMD”). The age of onset and severity of symptoms are unique for each dystrophy, as is the average age of diagnosis for individuals.

Worldwide, the birth prevalence of Duchenne MD is estimated at 1 to 3.9 per 10,000 live births, and a recent US study indicated the prevalence of boys age 5 to 24 with DBMD for 2007 was 1.3 to 1.8 per 10,000 males. However, the CMR indicated an annual birth prevalence of “hereditary progressive muscular dystrophy” from 1998 to 2007 of only 0.08 per 10,000 live births. The remarkable difference in these statistics suggests significant underreporting of Duchenne MD in New York State.

The statistical difference is likely the result of New York’s inadequate two-year case capture period, at least in part. Duchenne MD is commonly not suspected until the child is over two years of age, and one study reported a mean age of diagnosis of 5 years. According to the Department’s records, 95% of children were diagnosed with DBMD
before their tenth birthday. By increasing the capture period of Duchenne MD to ten years of age, the Department will improve the accuracy and completeness of its surveillance for this disease, which will help the Department understand the prevalence of this condition and identify regions where healthcare services may be inadequate.

**Congenital heart defects (CHDs)** are the most common organ system malformations, and they remain the leading cause of infant deaths from birth defects. Approximately 1 out of every 115 to 150 babies is born with a heart defect, compared to only 1 in every 800 to 1,000 babies born with Down syndrome. Variation in prevalence has been associated with maternal race and ethnicity.

Although major heart defects are usually apparent in a newborn, minor defects are often not detected until later in life and can have serious consequences. One study indicates that 70% of children with CHD are diagnosed within the first year of life; an additional 18% are diagnosed in year 2; and 3% are diagnosed up to seven years later. That study found that children with CHD with few or mild symptoms are frequently under-diagnosed, especially in areas with inadequate health services (e.g., lack of nearby tertiary centers and/or cardiology services; insufficient pediatrician awareness and expertise regarding mild malformations). Further, in the past decade, there have been significant advances in medical technologies that can detect mild CHDs in children older than two years of age.

These findings support the Department’s proposal to extend the case capture period for CHDs to ten years of age. The improved surveillance will assist the Department’s efforts to study causation and support its prevention efforts.

**Genetic and Chromosomal Anomalies.** The CMR was established prior to the
sequencing of the human genome and the associated advances in the scientific community’s understanding of the role genetics plays in causing birth defects. Because the field of genetics and birth defects is so new, there is little or no documentation in the literature about diagnostic timing for many of these syndromes.

However, it is known that genetic and chromosomal anomalies are often not recognized until after two years of age, because it can require several years to observe a child prior to diagnosis. Genetic testing may also be delayed past the age of two because of the cost, insurance policies, or other restrictions related to genetic testing.

By capturing data concerning those children diagnosed with birth defects through genetic and chromosomal testing, the Department will enhance its understanding of the epidemiology of these diseases. The following are two examples of genetic anomalies that will be captured under the CMR’s proposed case capture periods.

DiGeorge syndrome (“DGS”, also called velocardiofacial syndrome, or VCFS) is a disease that creates cognitive impairments, among other things. DGS has an estimated incidence of 2.5/10,000 live births, yet the CMR’s annual birth prevalence of this genetic microdeletion from 1998 to 2007 was only 0.55/10,000 live births. Notably, when a child has minimal facial dysmorphisms, minor cardiac anomalies, and slight cognitive impairments, the child may not be diagnosed within two years of birth. These findings suggest underreporting of DGS in New York State.

The Department believes that the likely underreporting can be remedied, at least in part, by extending the case capture period. A longer capture period, to age 10 years, will dramatically improve the Department’s ability to identify children with this disease.
Cystic fibrosis (CF) is the most common life-limiting recessive genetic disorder in Caucasians, with an incidence of 3.1/10,000 live born in the U.S. The reported incidence has varied from 0.5/10,000 to 3.3/10,000 live births, depending on the population sampled and the method of detection (i.e., newborn screening, newly reported cases, or calculations based on death certificates). However, the CMR’s annual birth prevalence of CF from 1998 to 2007 was 1.16 per 10,000 live births. The discrepancy in these statistics likely reflects the CMR’s insufficient two-year window of surveillance, which the Department’s proposal seeks to address.

The Department’s proposal would also require reporting of birth defects diagnosed or identified during pregnancy. This reporting requirement is important due to the increase in routine prenatal screening. For example, observational studies and clinical trials suggest that periconceptual use of folic acid can reduce neural tube defects (NTDs), including anencephaly and spina bifida. In New York State, however, the Department is currently unable to accurately confirm this association or the impact of prevention efforts, because these defects are often diagnosed early in pregnancy and may result in pregnancy outcome other than live birth. Therefore, many NTDs may not be reported to the Congenital Malformations Registry under the current regulations.

In general, for many diseases, the CMR data appears to suggest a prevalence rate in New York that is far below the range of what would be expected, where an approximate expected value is based on data gathered in other states through the National Birth Defects Prevention Network. In particular, CMR data indicates an anencephaly prevalence rate in New York that is approximately 84% less than expected; for
anophthalmia, 94% less than expected; Patau syndrome or trisomy 13, 18% less than expected; for Edwards syndrome or trisomy 18, 56% less than expected; spina bifida without anencephaly, 73% less than expected; and for encephalocele, 44% less than expected. It is highly improbable that the CMR's extremely low prevalence figures reflect the actual prevalence of these diseases in New York State. Rather, the figures are very likely the result of under-reporting by hospitals and healthcare professionals.

These deficiencies in data impede the Department’s ability to study the prevalence of congenital malformations in New York and its relation to environmental factors. The proposed regulatory amendments would correct these deficiencies.

The proposed amendment also allows reporting by qualified health care professionals other than physicians—specifically, nurse practitioners and physician assistants. Over the past several years, a growing number of national, state and specialty-specific studies indicate that the physician workforce in the United States is facing current and future shortages. The number of generalist residency graduates and medical students entering primary care has declined each year since 1998. Moreover, the shortage of family physicians will be most acute in rural and underserved populations. These trends highlight the need to allow reporting by nurse practitioners and physician assistants. Indeed, anecdotal reports indicate that nurse practitioners and physician assistants are already filling this role because of the burden on physicians.

Additionally, reporting by nurse practitioners and physician assistants is key to diagnosing children with fetal alcohol syndrome. Children with fetal alcohol syndrome are more likely to be in foster care settings and covered by Medicaid. Programs serving
these children are more likely to employ nurse practitioners and physician assistants rather than physicians. Thus, to obtain meaningful data concerning fetal alcohol syndrome as well as other congenital diseases, it is imperative that nurse practitioners and physician assistants be required to report to the CMR.

The regulation would also clarify the requirement that clinical laboratories performing diagnostic testing for birth defects must report to the CMR. This requirement is not new. In 1978, Commissioner Whalen issued a blanket order directing that all laboratories report congenital malformations to the Department pursuant to PHL § 2733. Although that order remains legally effective, 35 years have passed and many clinical laboratories are not aware of the reporting requirement. Placing the requirement in the regulations will help ensure that clinical laboratories are aware that they must report diagnostic test results to the CMR. This will also support the capture of cases where diagnosis is either occurs during pregnancy or is delayed past age two.

Finally, the Department’s proposal adds granularity to the list of reportable diseases. Many diseases currently reported fall under broad categories, thereby limiting the Department’s ability to receive information concerning the individual diseases within the category. For example, congenital leukemia and lymphangiomas are both currently reported under the broad classification of “congenital anomalies of the circulatory system.” The Department’s proposal lists these and other defects as separate reportable conditions.
**Costs to Regulated Parties:**

The Department anticipates that, for the entire State, the regulatory changes will require annual reporting of an approximate additional 900 live born children by physicians, nurse practitioners, physician assistants and hospitals (FAS: 100-200 cases; muscular dystrophy: 100 cases; cardiac heart defects in children past age two: 200 cases; genetic or chromosomal anomalies: 400 cases).

Approximately 160 New York hospitals and their associated physicians, nurse practitioners and physician assistants will be affected by this change. The Department anticipates that the costs to these parties will be minimal, primarily because the number of additional birth defects to be reported annually through hospitals (five to six cases per year, on average) will be small, relative to the number or reports already being submitted. Hospitals already report cases to the CMR electronically using one of two methods: by individual child and by batch file. To report a child individually, hospital staff log onto the secure CMR website and enter the required data. It takes about 3 to 5 minutes to enter a complete case. Alternatively, hospitals can submit monthly batch files to the CMR. The additional hospital staff time to enter six to seven additional cases per year may require 20-30 minutes annually. Alternatively, a hospital can incorporate the additional diagnoses into a monthly batch file. Hospitals are already familiar with the process of modifying batch files, so this process is not new or unusual.

Reporting by smaller, community-based health care facilities and individual providers will result in some costs primarily because, while physicians have always been required to report congenital anomalies, this requirement has not been enforced for providers who are not associated with New York hospitals. The Department has
minimized the administrative costs associated with the reporting requirement by integrating the reporting process with technologies that healthcare providers already utilize. Healthcare providers currently rely on the Department’s Health Commerce System (HCS) for communication and reporting to the Department. Within the HCS, the Department is implementing a comprehensive web-based reporting system known as the Child Health Information Integration (CHI²) project to be used as the central website to report and track newborn screening, immunizations, lead and newborn hearing screening. Reporting of birth defects will become a component of the CHI² system in order to reduce the reporting burden of community-based healthcare facilities and providers.

Providers will be required to spend 3-5 minutes entering case information for each child or fetus diagnosed with a birth defect that is newly reportable under the updated CMR regulations. Statistically, this should involve very few cases for such providers. Because most providers already use and have free access to the online electronic reporting system, the proposed regulation will not impose any additional equipment or technology costs. The only costs will be in the amount of time required to use the CHI² to report additional birth defects, which is expected to be negligible. The Department will assist any providers that currently do not have access to the web based reporting system.

With regards to extending the CMR reporting requirements to nurse practitioners and physician assistants, the Department does not expect that regulated parties will incur any associated direct costs. Rather, the Department expects that this change will relieve physicians and hospitals from being the only classes of healthcare providers authorized to submit a report when a child is diagnosed with a congenital malformation.
For clinical laboratories, the Department anticipates the regulatory change will require annual reporting of approximately 6,600 additional genetic or chromosomal anomalies recognized during pregnancy, and approximately 400 reports related to children diagnosed between the ages of 2 and 10 years old, for a total of 7,000 additional reports annually. The Department anticipates the ongoing costs to the roughly 50 clinical cytogenetic laboratories providing diagnostic testing for genetic and chromosomal anomalies to be minimal because these laboratories will report using the Electronic Clinical Laboratory Reporting System (ECLRS), which in turn provides appropriate reports to the CMR. These laboratories already use the ECLRS system. The Department estimates that the additional number of reports that these labs will make to ECLRS is expected to cost approximately $1,400.

Clinical laboratories may experience a one-time expense related to modifying the laboratory’s software to identify the additional cases that must be reported. However, the Department estimates that it would require a maximum of two days (16 hours) of work by a computer specialist to modify software to identify the additional cases required by the regulation for reporting to ECLRS. The estimated rate of pay for a computer specialist is up to $100/hour.

Costs to the Regulatory Agency:

The Department has been using a web-based electronic reporting system in place since 2006. Currently, the CMR receives and processes about 12,000 reports annually. Thus, annual cost to DOH to receive and process the additional 1,000-1,200 cases will be minimal.
Costs to the State Government:

There will be no costs to state government. For the last ten years, reporting to the CMR has been conducted electronically. Currently, the Department uses the Health Commerce System to receive CMR reports. Reporters upload cases individually or in batch reports. The electronic reporting system already includes automated processes to match and combine reports for the same child, to ensure de-duplication of data reported from multiple reporters. Additional data quality control processes are built into the system.

Costs to Local Government:

Hospitals owned by local governments would be affected but, as discussed above, the costs will be minimal because the additional reporting requirement is relatively small.

Local Government Mandates:

There are no mandates on local governments, other than the additional reporting requirements that would apply to hospitals owned by a local government.

Paperwork:

This change will generate very little physical paperwork because reporting will be performed electronically. In terms of electronic reporting requirements, physicians, nurse practitioners, physician assistants and hospitals will be required to submit a total of approximately 900 additional reports to the CMR annually. Hospitals already report cases
to the CMR electronically using one of two methods: by individual child and by batch file. It takes about 3 to 5 minutes to enter an individual case. On average, hospitals will need to make an additional six to seven reports annually. The additional hospital staff time to enter six to seven additional cases per year may require 20-30 minutes annually. Alternatively, a hospital can incorporate the additional diagnoses into a monthly batch file, which will save some time. Hospitals are already familiar with the process of modifying batch files, so this process is not new or unusual.

Smaller healthcare providers will also be required to spend 3-5 minutes entering case information for each child or fetus diagnosed with a birth defect that is newly reportable under the updated CMR regulations. Statistically, this should involve very few cases for such providers. The Department will assist any providers that currently do not have access to the web based reporting system.

For all clinical laboratories, the Department anticipates the regulatory change will require annual reporting of approximately an additional 7,000 genetic or chromosomal anomalies. Laboratories will use the Electronic Clinical Laboratory Reporting System (ECLRS), which in turn provides appropriate reports to the CMR. These laboratories already use the ECLRS system, and the additional number of reports that individual laboratories will make to ECLRS is relatively small and does not represent a significant reporting burden.

**Duplication:**
This change does not involve any duplication in laws. In terms of duplication of effort, the reporting software will prevent the repeated reporting of the same birth defect for a particular child.

Alternatives:

If no changes are made to this regulation, the Department will continue to collect incomplete reporting for birth defects, and prevalence estimates will remain inaccurate. This will impede the Department’s ability to detect and quantify environmental exposures that negatively impact the health of embryos and fetuses in New York State.

Concerning FAS, in particular, failure to change the reporting requirement will hamper prevention efforts and may cost New York more in the long-term. One study placed the nationwide annual cost of treating birth defects associated with FAS at $1.6 billion. Another study used a societal perspective and generated nationwide cost estimates of $9.69 billion. These costs included estimates of the value of productivity lost as a result of cognitive disabilities, as well as the cost of treatment and residential care. In addition to improving outcomes for affected children, early diagnosis and appropriate interventions are likely to generate significant costs savings over time.

Federal Standards:

There are no federal mandates for state-level reporting of birth defects. However, several of the 36 state birth defect surveillance programs require reporting of these birth defects past the age of 2 years. For example, FAS must reported at any age in Hawaii, to age six in Texas, and to age 10 in Washington State. In Colorado, reporting of most
defects is up to age 3, but reporting of FAS is required up to age 10. Other states have FAS capture periods ranging from 4 to 18 years. At least eleven states receive reports of birth defects that occur during pregnancy.

**Compliance Schedule:**

Regulations will take effect immediately upon filing. The Department will continue its efforts to make reporting easier and more efficient, while simultaneously conducting outreach to understand and address any concerns that may arise.
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Effect of Rule:

This amended rule will have limited impact on small businesses providing health care because many of these businesses are affiliated with a general hospital. These small businesses include community-based healthcare providers (pediatricians, family practitioners and maternal-fetal medicine specialists) and some laboratories with small offices.

The amended rule will have a small impact on those healthcare facilities that are owned by local governments and that also diagnose congenital anomalies and genetic diseases. These healthcare facilities will be required to make additional reports to the CMR based on the updated list of reportable congenital anomalies and genetic diseases. Although the Department does not maintain a listing of local government-owned facilities that would be required to report, the Greater NY Hospital Association estimated that the number is relatively few. Further, the Department reasonably expects the burden on such facilities to be small—only 3-5 minutes per additional case. The number of cases will vary depending on the size of the facility, but the Department estimates that such facilities will report an average of 5-6 newly reportable cases per year, per facility.

Compliance Requirements:

Because healthcare providers and facilities are transitioning to electronic record-keeping systems, reporting and record keeping are expected to be simple and require very little time. The Department publishes a CMR guide to assist hospitals with reporting. A
guide will also be developed for other healthcare providers as well as clinical laboratories.

**Professional Services:**

No additional professional services are required under the amended rule.

**Compliance Costs:**

Staff working in small community-based healthcare providers and small clinical laboratories will need to learn how to report with the updated CMR requirements.

**Economic and Technological Feasibility:**

The amended rule is economically and technologically feasible because local governments and small businesses that are affected will continue submitting reports using their free access to the Department’s electronic reporting system.

**Minimizing Adverse Impact:**

By offering free access to the electronic reporting system, the Department has minimized the costs and impact on local governments and small businesses operating in New York State.

**Small Business and Local Government Participation:**

The Department has reached out to the healthcare community to gather feedback on the proposed amended rule. Those contacted include: NYS American Academy of Pediatrics, NYS Academy of Family Physicians, Nurse Practitioner Association of NYS, NYS Nurses Association, NYS Society of Physician Assistants, NY Health Information Management Association, Greater NY Hospital Association, Healthcare Association of NYS, NYS March of Dimes, NYS Clinical Geneticists, Genetic Counselors, Neurologists, Neuromuscular Specialists, and Pediatric Cardiologists. Additionally, the
Department contacted other NYS agencies and programs which provide services to children affected by these birth defects, specifically fetal alcohol syndrome.

The Department received comments from two organizations that represent health care providers. The President of the New York State Society of Physician Assistants stated, “After soliciting input from our leadership, we wholeheartedly support this suggested regulatory change.” No concern was expressed about costs. Greater New York Hospital Association (GNYHA), representing nearly 150 voluntary, not-for-profit, and public hospitals expressed concern that “raising the maximum reporting age to 10 … could potentially create an administrative burden for health care providers … already contending with a wide range of such requirements.” GNYHA strongly recommended that the DOH work closely with providers to develop and implement a reporting system that places the least possible amount of administrative burden on those impacted by this potential regulatory change.

The Department also received positive support for these regulatory changes from non-profit organizations and other State agencies, including the NYS Council on Children and Families, the NYS Office of Alcoholism and Substance Abuse Services, the NY State Education Department’s Office of Special Education, and the Long Island Council on Alcoholism and Drug Dependence. These organizations view the proposed regulatory change as positive steps for meeting the needs of children and families affected by these devastating birth defects.

The Department asked several maternal-fetal medicine practices for input concerning the proposed changes and received replies from three practices (Hudson Valley Perinatal Consulting, Harrison, NY; University GYN/OB, Inc, at Women and
Children’s Hospital of Buffalo, Buffalo, NY; and Fetal Testing Unit of Mercy Hospital Buffalo South, Buffalo, NY). As for access to the Department’s web based reporting system, one had access, one did not, and the third was uncertain. All three expressed concerns about time required to report and assurances of patient confidentiality.

Public Health Law § 206(1)(j) ensures that diagnoses reported to the Congenital Malformations Registry shall be kept confidential and shall be used solely for the purposes of the Department’s scientific research. The statute further provides that such records are not admissible as evidence in a court of law. Regarding time to report, we expect that some of these practices may not actually have to report separately but that their associated institution or hospital will be able to assume that responsibility, thus reducing the anticipated burden.

The Department is committed to minimizing the administrative burden of these new reporting requirements. By using the CHI² system as a reporting tool, the administrative burden will not be significant.

The Department will continue to communicate with stakeholders throughout the regulatory process. Prior to adoption of the rule, all amendments will appear in the New York State Register for public comment.
RURAL AREA FLEXIBILITY ANALYSIS

Types and Estimated Numbers of Rural Areas:

This regulation would apply statewide and affect the 44 counties that are considered rural.

Reporting, Recordkeeping and Other Compliance Requirements; and Professional Services:

This change involves a small increase in reporting using a system already being utilized by healthcare professionals to submit other reports. No additional requirement for professional services is required under the amended regulation.

Costs:

There is minimal cost to report. The costs are associated with staff time to report additional cases electronically. The number of additional cases to be reported is expected to be small relative to the number of cases already reported.

Minimizing Adverse Impact:

Any adverse impact will be minimized by using the Department’s pre-existing Health Commerce System for electronic reporting. The impact will be further reduced when the Department implements the CHIP reporting system.

Rural Area Participation:

Regulated parties in rural areas have been contacted through the Department’s reaching out to statewide associations of healthcare professionals, such as the NYS American Academy of Pediatrics, NYS Academy of Family Physicians, Nurse Practitioner Association of NYS, NYS Nurses Association, NYS Society of Physician
Assistants, NY Health Information Management Association, Healthcare Association of NYS, NYS March of Dimes, and NYS Clinical Geneticists.
JOB IMPACT STATEMENT

Nature of Impact:

There will be minimal impact, because health care facilities are currently required to report other conditions to the Department of Health. The Department does not expect there to be a positive or negative impact on jobs or employment opportunities.

Categories and Numbers Affected:

The Department anticipates no negative impact on jobs or employment opportunities as a result of the amended rule.

Regions of Adverse Impact:

The Department anticipates no negative impact on jobs or employment opportunities in any particular region of the state.

Minimizing Adverse Impact:

Not applicable.