Holly S. Hosford

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CO2020-035

Aug 11 2020

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

August 11, 2020

Via Electronic Filing (shpda.online@shpda.alabama.gov)

Ms. Emily Marsal, Esq.
Executive Director
State Health Planning and Development Agency
100 North Union Street, Suite 870
Montgomery, Alabama 36104

RE: Change of Ownership; Bio-Medical Applications of Alabama, Inc. d/b/a FMC Port City Dialysis; SHPDA ID 097-D3820

Dear Ms. Marsal:

We respectfully submit to the State Health Planning and Development Agency ("SHPDA") this letter as an attachment to the Notice of Change of Ownership form that we are filing pursuant to Chapter 410-1-7-.04, Rules and Regulations of the Alabama Certificate of Need Program (the "Rules"). The proposed change of ownership involves transfer of a twenty (20) station ESRD facility and related assets located in Mobile County, Alabama (the "Facility") from Bio-Medical Applications of Alabama, Inc. ("BMA") to Fresenius Medical Care Mobile Area, LLC ("FMC"), an entity under "common ownership and control" as BMA, as such phrase is defined in CON Rule 410-1-11-.09(b).

#### I. Overview of Proposed Transaction.

The Facility is located at 201 St. Joseph Street, Suite F, Mobile, Mobile County, Alabama 36602. BMA is authorized to operate 20 in-center hemodialysis stations.

The following summarizes the transaction proposed to take place within five days of receipt of an ESRD facility license in the name of FMC issued by the Alabama Department of Public Health ("ADPH") and responds to inquiries posed in the SHPDA Change of Ownership Application. The proposed transaction involves the acquisition by FMC of the Facility and its assets from BMA. In consideration for the assets being transferred, FMC will make a fair market value payment to BMA. Following the proposed transaction, the Facility will be referred to as Fresenius Kidney Care Port City Dialysis.

## II. SHPDA Requirements for Change of Ownership

Concerning the questions posed in the Change of Ownership Application, please note the following:

- 1. <u>The Financial Scope of the Project</u>. BMA will contribute the assets of the Facility to FMC in exchange for an equity membership interest in FMC. The Transaction does not involve new cost associated with the Facility exceeding the following expenditure thresholds: (i) \$3,024,899 for major medical equipment; (ii) \$1,209,958 for new annual operating costs; and (iii) \$6,049,799 for capital expenditures.
- 2. <u>Services to be Offered</u>. The contemplated transaction will not result in any new or additional services to those already authorized to be provided by the Facility.
- 3. <u>Whether the Proposal will Include the Addition of Any New Beds.</u> The contemplated transaction will not result in the addition of new beds.
- 4. Whether the Proposal will Involve the Conversion of Beds. The contemplated transaction will not result in the conversion of beds.
- 5. Whether the Assets and Stock (if any) will be acquired. As described more particularly above, FMC will acquire the Facility assets from BMA.

#### **III.** Requested Action

Based upon the above description of the proposed transaction and a showing that there will be no change in health services, conversion of beds, or increase or decrease in bed capacity, we respectfully request that you exercise your authority under Chapter 410-1-7-.04(2) of the Rules and determine that a Certificate of Need is not required for the consummation of this proposed transaction. In accordance with the Rules, I am enclosing with this request a check in the amount of \$2,500 made payable to the Alabama State Health Planning and Development Agency.

Should you have any questions or need further information, please feel free to contact me at the number or address listed above. Thank you in advance for your assistance with this matter.

Best regards,

Holly S. Hosford

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Alabama CON Rules & Regu RECEIVED

Aug 11 2020

## NOTICE OF CHANGE OF OWNERSHIP/CONTRO

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

The following notification of intent is provided pursuant to all applicable provisions of ALA. CODE § 22-21-270 (1975 as amended) and ALA. ADMIN. CODE r. 410-1-7-.04. This notice must be filed at least twenty (20) days prior to the transaction.

X Change in Direct Ownership or Control (of a vested Facility; ALA. CODE §§ 22-20-271(d), (e))

Change in Certificate of Need Holder (ALA. CODE § 22-20-271(f))

Change in Facility Management (Facility Operator)

Any transaction other than those above-described requires an application for a Certificate of Need.

### Part I: Facility Information

SHPDA ID Number: 097-D3820

(This can be found at www.shpda.alabama.gov, Health Care Data, ID Codes)

Name of Facility/Provider: FMC Port City Dialysis (following closing will be

Fresenius Kidney Care Port City Dialysis)

(ADPH Licensure Name)

Physical Address: <u>201 St. Joseph Street, Suite F</u>

Mobile, Alabama 36602

County of Location: <u>Mobile</u>

Number of Beds/ESRD Stations: 20 stations

CON Authorized Service Area (Home Health and Hospice Providers Only). Attach additional pages if necessary.

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**Part II: Current Authority** (Note: If this transaction will result in a change in direct ownership or control, as defined under ALA. CODE § 22-20-271(e), please attach organizational charts outlining current and proposed structures.)

Owner (Entity Name) of

Facility named in Part I: <u>Bio-Medical Applications of Alabama, Inc.</u>

Mailing Address: 920 Winter Street

Waltham, Massachusetts 02451

Operator (Entity Name): <u>Bio-Medical Applications of Alabama, Inc.</u>

#### Part III: Acquiring Entity Information

Name of Entity: Fresenius Medical Care Mobile Area, LLC

Mailing Address: 920 Winter Street

	Waltham, Massachusetts 02451
Operator (Entity Name):	Fresenius Management Services, Inc.
Proposed Date of Transaction is on or after:	Upon approval of Change of Ownership License Application by ADPH
Part IV: Terms of Purchase	
Monetary Value of Purchase:	See attached letter.
Type of Beds:	
Number of Beds/ESRD Stations:	20 dialysis stations.
<b>Financial Scope:</b> to Include Prelimina Construction, and Yearly Operating Cos	ary Estimate of the Cost Broken Down by Equipment t:
See attached letter.	
Projected Equipment Cost:	\$
Projected Construction Cost:	\$
Projected Yearly Operating Cost:	\$
Projected Total Cost:	\$

## On an Attached Sheet Please Address the Following:

- 1.) The services to be offered by the proposal (the applicant will state whether he has previously offered the service, whether the service is an extension of a presently offered service, or whether the service is a new service).
- 2.) Whether the proposal will include the addition of any new beds.
- 3.) Whether the proposal will involve the conversion of beds.
- 4.) Whether the assets and stock (if any) will be acquired.

## Part V: Certification of Information

## **Current Authority Signature(s):**

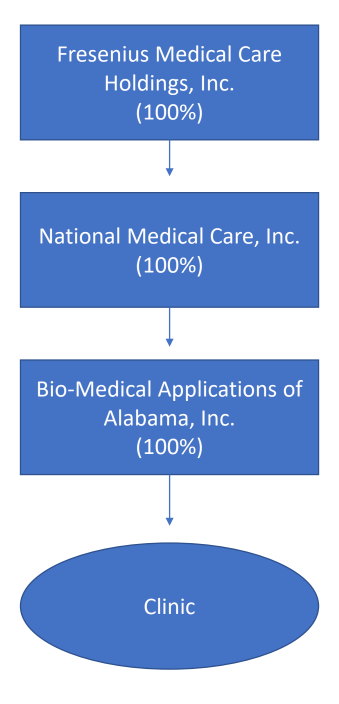
The information contained belief.	ed in this notification is true and	correct to the best of my knowledge and
Owner:	Gini C Bre, tal	
Name and Title:	Ginine Brentar, GVPO, South	east Group
Date:	07-29-2020	
SWORN to and subscrib	oed before me, this 3) 57 day o	Tuly 2000
(Seal)	A-84	Notary Public
		My Commission Expression Expression December 29, 2021
Acquiring Authority Si	gnature(s):	
period, as specified in	e for reporting of all services pr ALA. ADMIN. CODE r. 410-1-3 orrect to the best of my knowled	ovided during the current annual reporting12. The information contained in this ge and belief.
Owner:	Civil Fresty	<del> </del>
Name and Title:	Ginine Brentar, GVPO, South	east Group
Date:	OBEPERO	
SWORN to and subscril	bed before me, this 3) 5 day o	f July 2020
(Seal)		Motary Public 6. Week
		My Commission Expires:  December 29, 2021

Author: Alva M. Lambert

Statutory Authority: § 22-21-271(c), Code of Alabama, 1975

History: New Rule

## Ownership Prior to Closing



# Ownership After Closing Physician Investors\* Bio-Medical Applications of Mobile Dialysis, LLC Alabama, Inc. (24%)(76%)Fresenius Medical Care Mobile Area, LLC (100%) Clinic

*Physician Investors in Mobile Dialysis, LLC	Membership Interest
Douglas A. Amare, M.D.	10%
J. Michael Nipper, M.D.	10%
M. Craig Kleinmann, D.O.	10%
Stephen P. Wilber, M.D.	10%
W. Bibb Lamar III, M.D.	10%
Christopher D. Mire, M.D.	10%
Jonathan B. Cole, M.D.	10%
R. Sellors Meador, M.D.	10%
Jesse M. Corbello, M.D.	10%
Ryan Tulowitzki, M.D.	10%