

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

100 NORTH UNION STREET, SUITE 870 MONTGOMERY, ALABAMA 36104

August 18, 2021

David A. Lester, Esquire Chief Executive Officer ProHealth Home Health 717 37th Street South Birmingham, Alabama 35222

RE:

TW2020-003

ProHealth Hospice-Gadsden, LLC

SHPDA ID: 055-P2811

Dear Mr. Lester:

On August 17, 2021, TW2021-013 was issued pursuant to ALA. ADMIN. CODE r 410-2-5-.09-E and 410-1-10-.05-E on behalf of the referenced hospice provider to provide in-home hospice services in Talladega County due to COVID. This provider was previously authorized to provide in-home hospice services in Talladega County pursuant to TW2020-003 issued on April 9, 2020.

TW2020-003 is now deemed closed.

Should you have any questions please contact the Agency at (334) 242-4103,

Sincerely.

Emily T. Marsal

Executive Director

ETM/kwm



STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

100 NORTH UNION STREET, SUITE 870 MONTGOMERY, ALABAMA 36104

August 12, 2021

David A. Lester, Esquire Chief Executive Officer ProHealth Home Health 717 37th Street South Birmingham, Alabama 35222

RE:

TW2020-003

ProHealth Hospice-Gadsden, LLC

SHPDA ID: 055-P2811

Dear Mr. Lester:

On April 9, 2020, TW2020-003 was issued pursuant to ALA. ADMIN. CODE r 410-2-5-.09-E and 410-1-10-.05-E on behalf of the referenced hospice provider to provide in-home hospice services in Talladega County due to COVID.

On August 10, 2021, the Agency was notified that the provider has discharged, transferred, or will discharge/transfer all in-home hospice patients in Talladega County prior to September 3, 2021. After that date all services are limited to the provider's Certificate of Need authorized service area only. Please provide a final update once this provider is no longer offering in-home hospice services in Talladega County.

Should you have any questions please contact the Agency at (334) 242-4103.

Sincerely,

Emily **Marsal**

Executive Director

ETM/kwm



David A. Lester Chief Executive Officer 717 37th Street South Birmingham, AL 35222 Tel: (205) 820-7000

Fax: (205) 383-3557

Email: david.lester@prohealthgroup.com

August 9, 2021

(DELIVERED BY EMAIL TO shpda.online@shpda.alabama.gov)

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

Re: TW2020-002, TW2020-006, TW2020-007, TW2021-002, TW2021-003,

TW2021-004, TW2021-005, TW2021-006

Dear Ms. Marsal,

I am writing on behalf of ProHealth of North Central Alabama, LLC and ProHealth of Northeast Alabama, LLC, and their successor ProHealth Home Health, LLC (collectively, "ProHealth") to comply with your Memorandum dated May 14, 2021, regarding Temporary Emergency Waivers.

Based on the current winddown timeframe of the waivers, ProHealth has discharged, transferred, or will discharge/transfer all home health patients in Tuscaloosa, Fayette, Greene, Hale, and Pickens County prior to September 3, 2021. Should the State of Alabama provide any extension of the waiver winddown or enter a new State of Emergency addressing temporary waivers, ProHealth reserves whatever rights it may have to continue home health services in these counties in accordance with such declaration or order.

As you are aware, ProHealth Home Health, LLC has applied for a permanent Certificate of Need ("CON") to provide home health services in Shelby County in accordance with the statistical update to the State Health Plan which was issued in December 2020. ProHealth was the only provider to submit an application to establish a new home health agency in Shelby County. An administrative law hearing was held on ProHealth's application in July 2021. Judge Cole, the Administrative Law Judge who conducted the hearing, indicated that he would rule on ProHealth's Shelby County application on or before September 1, 2021. Therefore, ProHealth intends to submit an emergency CON application for Shelby County to bridge the gap between its current waiver authority and its permanent CON authority, should Judge Cole and the Certificate of Need Review Board decide to award ProHealth the Shelby County CON for which it applied. An emergency CON would allow ProHealth to continue to provide home health services in Shelby County, Talladega County, and Bib County (the latter two counties, under

contiguous county authority). If ProHealth's application for an emergency CON is denied, ProHealth will discharge or transfer all home health patients in Shelby, Talladega, and Bibb Counties prior to September 3, 2021. Should the State of Alabama provide any extension of the waiver winddown or enter a new State of Emergency addressing temporary waivers, ProHealth reserves whatever rights it may have to continue home health services in these counties in accordance with such declaration or order.

If you have any questions or need any additional information from us, please do not hesitate to let me know.

Sincerely,

David A. Lester

cc: Ms. Karen McGuire, SHPDA



STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

100 NORTH UNION STREET, SUITE 870 MONTGOMERY, ALABAMA 36104

NOTICE FOR ISSUANCE OF TEMPORARY WAIVER

In the fifth supplemental State of Emergency for the COVID-19 pandemic, Governor Ivey gave the State Health Planning and Development Agency (Agency) the ability to promulgate rules in order to issue temporary waivers to the normal Certificate of Need (CON) process for providers specifically requiring additional capacity or services directly related to the State of Emergency declared for the COVID-19 pandemic.

The Agency has filed two emergency administrative rules: ALA. ADMIN. CODE r. 410-2-5-.09-E COVID-19 State of Emergency, passed by the Statewide Health Coordinating Council, and ALA. ADMIN. CODE r 410-1-10-.05-E Emergency Provisions Related to COVID-19 Emergency, passed by the Certificate of Need Review Board. Both of these emergency rules can be found on the SHPDA website.

By filling out this attached form, the applicant has requested a temporary waiver under these emergency rules and it has been signed and notarized that this request is directly related to the COVID-19 pandemic. The affirmation by the SHPDA Executive Director is related solely to the addition and/or provision of any beds, stations, or services during the State of Emergency and succeeding 60-day period and does not affirm any permanent CON authority for such request. The affirmation shall also not be considered to be a waiver of any requirements related to the Alabama Department of Public Health or any other regulatory agency.

Pursuant to ALA. ADMIN. CODE r. 410-2-5-.09-E (3), the request as affirmed, "shall automatically terminate on the earlier of (i) as applicable, the discontinuation of services or closure of facilities subject to the waiver; or (ii) sixty (60) days following the termination of the State of Emergency as recognized in the Declaration." Furthermore, the rule states, "[a]ny continued operation of institutional health services authorized under a waiver granted pursuant to this section will require a CON, which shall be subject to existing CON criteria and procedures, including compliance with the State Health Plan, without regard to emergency rules adopted by the CON Board or SHCC in response to the Declaration. It is the intent of this subsection that services, facilities or other new institutional health services established as a result a waiver be considered 'new' for purposes of an application for CON authority to extend such new institutional health services beyond the deadlines in this subsection."

In addition, pursuant to ALA. ADMIN. CODE r. 410-2-5-.09-E (4), "new institutional health services authorized on a temporary basis pursuant to a waiver granted under this rule shall not be considered for purposes of the permanent need methodology in the State Health Plan."

For any questions or concerns, please contact the Agency at (334) 242-4103.

FOR STAFF USE ONLY:

WAIVER IDENTIFICATION: TW2020-003

RECEIVED

Apr 8 2020

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

REQUEST FOR CERTIFICATE OF NEED WAIVER

FACILITY ID NO.: <u>055-P2811</u>	COUNTY	Talladega Etowah
FACILITY/PROVIDER NAME: ProHe	eith Hospice-Gadsden, LLC	
STREET ADDRESS: 717 37th Stree	t South	
CITY: Birmingham	ZIP CODE: 35222	analysis of the second
AUTHORIZED REPRESENTATIVE:	Dayid A. Lester	The second commence of the second control of
TITLE: CEO	EMAIL ADDRESS:	david.lester@prohealthgroup.com
DIRECT TELEPHONE NUMBER: 205-82	20-7000	(영화) 120명 (영화) 전 120명 120명 (영화) 120명 (영화) 120명 (영화) 120명 (영화)
TYPE OF FACILITY/PROVIDER: Hospic	Se	
Pursuant to a declaration issued by Gorbeing enacted pursuant to Ala. Admin. Hospice Services in	Code r 410-2-5-,09-E and 41	0-1-1005-E.
Does this request involve an increase in	n: Beds No X	Yes Number
Provide a brief explanation of how the the emergency (attach additional sheet	se services will assist in the h	
Our referral sources have indicated to us the COVID virus outbreak.	at they are having a difficult time	placing patients in this county due to the

Projected Construction/Renovation Costs: \$	<u>0</u>		
Projected Equipment Costs: \$	0		
Projected date additional services/equipment wil	l be available for service	e: <u>04/08/2020</u>	
If this Walver request involves construction of a reprovide a brief description of the proposal on a se	new facility and/or acqueparate sheet of paper a	isition of <u>new equipment,</u> and return with this form.	
The undersigned, being first duly sworn, hereby a contained this request, and to the best of their in and correct. The undersigned agrees to comply \$410-2-509-E and \$410-1-1005-E	formation, knowledge,	and belief, such facts are true	
$\bigcirc \bigcirc \bigcirc \bigcirc \bigcirc$		04/08/2020	
Signature of Authorized Officer		Date	
David A. Lester		CEO	
Printed Name	day of April	Title 2020	
Sworn to and subscribed before me this	Terra Rickles Jerra Rickle		
TERRA RICKLES Notary Public (Seal) Alabama State at Large	Notary Public My Commissio	My Commission Expires My Commission Expires June 21, 2023	
AFFIRMED BY EXECUTIVE DIRECTOR:	Emb T-Mar	2/9/2020 Date	