

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

100 NORTH UNION STREET, SUITE 870 MONTGOMERY, ALABAMA 36104

August 20, 2021

Mr. Henry B. Fulgham Chief Operating Officer Saad Healthcare 1515 University Boulevard South Mobile, Alabama 36609

RE:

TW2020-024

Saad Enterprises Inc.,

d/b/a Saad Hospice Services

SHPDA ID: 097-P2511

Dear Mr. Fulgham:

On August 18, 2021, TW2021-022 was issued pursuant to ALA. ADMIN. CODE r 410-2-5-.09-E and 410-1-10-.05-E on behalf of the referenced inpatient hospice provider for the addition of three (3) inpatient hospice beds for a total of twenty-four (24) beds due to COVID. This provider was previously authorized to operate an additional three (3) inpatient hospice beds pursuant to TW2020-024 issued on April 13, 2020.

TW2020-024 is now deemed closed.

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

Sincerely,

Emily Marsai

Executive Director

ETM/kwm



STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

100 NORTH UNION STREET, SUITE 870 MONTGOMERY, ALABAMA 36104

August 17, 2021

Mr. Henry B. Fulgham Chief Operating Officer Saad Healthcare 1515 University Boulevard South Mobile, Alabama 36609

RE:

TW2020-024

Saad Enterprises Inc.,

d/b/a Saad Hospice Services

SHPDA ID: 097-P2511

Dear Mr. Fulgham:

On April 13, 2020, TW2020-024 was issued pursuant to ALA. ADMIN. CODE r 410-2-5-.09-E and 410-1-10-.05-E on behalf of the referenced facility for the utilization of three (3) additional inpatient hospice beds in the provision of healthcare services due to COVID.

On August 5, 2021, the Agency was notified that the facility will cease use of these additional beds as of September 3, 2021, at which time this waiver will expire. After September 3, 2021, all inpatient hospice services will be limited to Certificate of Need authorized beds only, or beds authorized under a new Temporary Waiver request pursuant to the State of Emergency issued by Governor Ivey on August 13, 2021. Please provide an updated status on behalf of this waiver once these three (3) beds are no longer utilized as part of TW2020-024 issued on April 13, 2020.

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

Sincerely,

Emily T. Marsal

Executive Director

ETM/kwm



TW2020-024

RECEIVED

Aug 05 2021

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

August 5, 2021

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

100 North Union Street, Suite 870 Montgomery, Alabama 36104

Re:

Temporary Waiver Status

Waiver ID No. TW2020-024

Good Afternoon,

In April 2020, Saad Hospice Services applied for and received a temporary waiver for the immediate use and operation of 3 additional inpatient hospice beds for our existing inpatient hospice facility in Mobile County, Alabama.

We appreciated Governor Ivey granting SHPDA the ability to issue the temporary waiver, which allowed us to have the additional bed capacity available for the local hospitals to better serve the needs of those affected by the Covid-19 pandemic.

This letter will serve as our notice that as of September 3, 2021, Saad Hospice will cease to use these 3 additional beds located in our inpatient facility for patients and no further action will need to be taken.

Thank you again for granting the temporary waiver.

Sincerely,

Henry B. Fulgham

Chief Operating Officer



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: TW2020-024

the emergency (attach additional sheets if necessary):

RECEIVED

Apr 13 2020

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

REQUEST FOR CERTIFICATE OF NEED WAIVER
FACILITY ID NO.: AL 2014-027, CON 2695-HPC COUNTY: MOBILE
FACILITY/PROVIDER NAME: SAAD ENTERPRISES INC., Aba SAAD HOSPICE SERVICES
STREET ADDRESS: 1515 UNIVERSITY BLVD. S.
CITY: MOBILE ZIP CODE: 3469
AUTHORIZED REPRESENTATIVE: HENRY B. FULCHAM
TITLE: CHIEF OPERATING OFFICER EMAIL ADDRESS: henry fulgham @ saadhealthcare.com
DIRECT TELEPHONE NUMBER: 251-287-8886
TYPE OF FACILITY/PROVIDER: HOSPICE INPATIENT
Pursuant to a declaration issued by Governor Ivey on April 2, 2020, the following additional services are being enacted pursuant to Ala. Admin. Code r 410-2-509-E and 410-1-1005-E.
Saad Hospice Services is requesting a temporary waiver for the immediate use and operation of 3 additional inpatient hospice beds for our existing inpatient hospice facility in Mobile County, Alabama.
Does this request involve an increase in: Beds No Yes Number 3
ESRD Stations No Yes Number
Provide a brief explanation of how these services will assist in the health and safety of citizens during

We are applying for the waiver for the three additional CON beds as a measure to provide additional support to local hospitals and healthcare agencies. It is imperative at this time that patients that are actively dying, but haven't been diagnosed with COVID-19, are removed from the acute hospital setting in order to provide increased infection control for a peaceful end of life experience. Since January 2020, there have been 14 days where our facility has had an admission waitlist where actively dying patients remained in hospitals due to lack of bed space. On any given day, the waitlist was anywhere from 1-4 patients that remained in intensive care units or med surg beds while waiting to be admitted for end of life care and for us to provide a peaceful death experience. Since the worldwide pandemic, there has been increased difficulty in skilled nursing facility placement from an acute care setting. Our hospice facility has given us the opportunity to accept patients needing assistance with placement to provide additional relief to the hospitals. The three additional CON beds would allow us to continue our efforts to support our local medical community in their efforts to fight COVID-19.

Projected Construction/Renovation Costs:	\$		
Projected Equipment Costs:	\$ -0-		
Projected date additional services/equipmen	nt will be available for se	rvice: IMMEDIATELY	
If this Waiver request involves construction of provide a brief description of the proposal or			
The undersigned, being first duly sworn, here contained this request, and to the best of the and correct. The undersigned agrees to com 410-2-509-E and 410-1-1005-E	eir information, knowled	dge, and belief, such facts are true	
Signature of Authorized Officer		<u>4-10-20</u> Date	
HENRY B. FULGHAM Printed Name		CHIEF OPERATING OFFICER Title	
Sworn to and subscribed before me this <u>fOTH</u> day of <u>APRIL</u> , <u>2020</u> .			
	Notary Pub	lic Yanne	
(Seal)	My Commis	sion Expires: <u>3-21-23</u>	
AFFIRMED BY EXECUTIVE DIRECTOR:	Emb T.N	4/13/2020 Date	