Alabama CON Rules & Regulations

May 14 2018
STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

NOTICE OF CHANGE OF OWNERSHIP/CONTROL

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.

Change in Certificate of Need Holde		
Change in Facility Management (Fac Any transaction other than those above-o	described requires an application for a Certificate of Need	
Part I: Facility Information		
SHPDA ID Number:	073-P2447	
(This can	be found at <u>www.shpda.alabama.gov</u> , Health Care Data, ID Codes)	
Name of Facility/Provider:	Wiregrass Hospice, LLC d/b/a Kindred Hospice - Hoover	
(ADPH Licensure Name)	2000B SouthBridge Parkway, Suite 150, Birmingham,	
Physical Address:	AL 35209-7709	
County of Location:	JEFFERSON	
Number of Beds/ESRD Stations:	Not Applicable	
CON Authorized Service Area (Home Hepages if necessary	ealth and Hospice Providers Only). Attach additional	
	Clay, Cleburne, Coosa, Dallas, Elmore, Fayette, Jefferson, Saint Clair, Shelby, Talladega, Tallapoosa, Tuscaloosa,	
	this transaction will result in a change in direct ownership 22-20-271(e), please attach organizational charts outlining	
Owner (Entity Name) of Facility named in Part I:	Kindred Healthcare, Inc.	
Mailing Address:	680 South 4th Street, Louisville, KY 40202-2407	
Operator (Entity Name):	Wiregrass Hospice, LLC	
Part III: Acquiring Entity Inform	ation	
Name of Entity:	Kentucky Homecare Parent, Inc.	

Malling Address:	500 West Main Street, Louisville, KY 40202	
Operator (Entity Name):	Wiregrass Hospice, LLC	
Proposed Date of Transaction is on or after:	The Transaction is expected to close June 30, 2018.	
Part IV: Terms of Purchase Monetary Value of Purchase:	\$48,688,377.51	
Type of Beds:	Not Applicable	
Number of Beds/ESRD Stations:	Not Applicable	
Financial Scope: to Include Prelimina Construction, and Yearly Operating Cos	ary Estimate of the Cost Broken Down by Equipment,	
Projected Equipment Cost:	\$ 0	
Projected Construction Cost:	\$ 0	
Projected Yearly Operating Cost:	\$ _0	
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). See <u>Exhibit I</u>
- 2.) Whether the proposal will include the addition of any new beds. See Exhibit I
- 3.) Whether the proposal will involve the conversion of beds. See Exhibit I
- 4.) Whether the assets and stock (if any) will be acquired. See Exhibit I

Part V: Certification of Information

Current Auth	ority Signature(s):	
The information belief.	on contained in this notification is true and	correct to the best of my knowledge and
Owner(s):	Kindred Healthcare, Inc.	ANA
Operator(s);	Wiregrass Hospice, http://doi.org/10.1009/10.1009	s/Joseph/Lahrdenwich
Title/Date:	General Counsel and Corporate Secretary Kindred Healthcare, Inc.	May 8, 2018
SWORN to an	d subscribed before me, this $\underline{\underline{SL}}$ day o	
(Seal)	PENNY WILKEY NOTARY PUBLIC State at Large, Kenlucky My Commission Expires 3-28-2023	Notary Public Willey My Commission Expires: 3-28-22
Acquiring Aut	hority Signature(s):	Programme of the control of the cont
notification is tr	tue and correct to the best of my knowledge	vided during the current annual reporting 12. The information contained in this ge and belief.
Purchaser(s): Title/Date:	Vice President & Corporate Secretary Kentucky Homecare Parent, Inc.	s/Joseph Ventura
SWORN to and	subscribed before me, this day of	
(Seal)		Notary Public
	*******************	My Commission Expires:
Operator(s):	Wiregrass	ann
Title/Date:	General Counsel and Corporate Secretary Kindred Healthcare, Inc.	May 8, 2018
SWORN to and	subscribed before me, this 2^{t} day of	May 2018
(Seal)	NOTARY PUBLIC	Notary Public VI VI Commission Expires: 3 28 23

Part V: Certification of Information

Current Authority Signature(s):

belief.	n contained in this nothication is true and	correct to the best of my knowledge and
Owner(s):	Kindred Healthcare, Inc.	•
		s/ Joseph Landenwich
Operator(s):	Wiregrass Hospice, LLC	
Title/Date:	General Counsel and Corporate Secretary Kindred Healthcare, Inc.	s/ Joseph Landenwich
SWORN to and	d subscribed before me, this day o	f
(Seal)		Notary Public
		My Commission Expires:
Acquiring Aut	thority Signature(s):	
period, as spe	esponsible for reporting of all services pre- ecified in ALA. ADMIN. CODE r. 410-1-3- rue and correct to the best of my knowled	ovided during the current annual reporting12. The information contained in this ge and belief.
Purchaser(s):	Kentucky Homecare Parent, Inc.	
Title/Date:	Vice President & Corporate Secretary Kentucky Homecare Parent, Inc.	s/ Joseph Ventura
SWORN to an	day of state Al Large, Kentucky	May 2019
(Seal)	Commission No. 433947	Notary Public
	The state of the s	My Commission Expires: 1511

Operator(s):	Wiregrass	
Title/Date:	General Counsel and Corporate Secretary Kindred Healthcare, Inc.	s/ Joseph Landenwich
SWORN to and	d subscribed before me, this day o	f,
(Seal)		Notary Public
•		My Commission Expires:

Exhibit I

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).

The applicant offers hospice services. There will be no changes to the services offered by the applicant as a result of this transaction.

2.) Whether the proposal will include the addition of any new beds.

Not Applicable

3.) Whether the proposal will involve the conversion of beds.

Not Applicable

4.) Whether the assets and stock (if any) will be acquired.

Pursuant to the transaction, neither the assets nor the direct stock ownership of the operator will be transferred. This change, as described in more detail in the Notification of Transaction letter dated February 21, 2018 (Attachment I of the Cover Letter), will occur at the ultimate parent company level and will not result in a change in the direct or immediate/intermediate parent companies, tax identification numbers or service areas of the provider entities licensed by the state. Please refer to Attachment I for a more detailed explanation of the Transaction.