## CERTIFICATION OF EMERGENCY RULES FILED WITH LEGISLATIVE SERVICES AGENCY OTHNI LATHRAM, DIRECTOR

Pursuant to Code of Alabama 1975, \$\$41-22-5(b) and

41-22-6 (c) (2) a. and	b.
chapter, repeal or a	ttached emergency (amendment, new rule, new doption by reference) is a correct copy as ted on the <a href="https://dx.new.rule">7th</a> day of <a href="https://dx.new.rule">April</a> , 2020.
AGENCY NAME: State Health	Planning and Development Agency (Certificate of Need Review Board)
RULE NO. AND TITLE:4	10-1-1005-E, Emergency Provisions Related to COVID-19 Emergency
EFFECTIVE DATE OF RU	LE: April 7, 2020
EXPIRATION DATE (If	less than 120 days): August 5, 2020 (120 days)
behalf of additional services to be appearance of COVID-19; and to the State of Emergency.	limitations to temporary waivers granted to any healthcare provider on e provided in the treatment of patients potentially affected by the provide for termination of granted temporary waivers upon termination of \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
SUBJECT OF RULE TO B	E ADOPTED ON PERMANENT BASIS YES X_NO
NAME, ADDRESS, AND T OF RULE:	ELEPHONE NUMBER OF PERSON TO CONTACT FOR COPY
	Mrs. Emily T. Marsal  100 North Union Street, Suite 870, Montgomery, AL 36104  (334) 242-4103, emily.marsal@shpda.alabama.gov
REC'D & FILED	Eunles T. Marson
APR 7 2020	Signature of officer authorized to promulgate and adopt rules and regulations or his or her deputy
LEGISLATIVE SWC AGENCY	regaractons of hits of her deputy

FILING DATE (For APA Use Only)

## 410-1-10-.05-E EMERGENCY PROVISIONS RELATED TO COVID-19 EMERGENCY

- (1) On March 13, 2020, pursuant to the Alabama Emergency Management Act of 1955, Governor Ivey proclaimed a State of Emergency related to the appearance of the 2019 novel coronavirus known as COVID-19. In the declaration, the Governor found that "COVID-19 cases could overwhelm the health care facilities and personnel of this State and undermine their ability to deliver patient care in the traditional, normal, and customary manner or using the traditional, normal, and customary standards of care." (Governor Ivey Emergency Proclamation, March 13, 2020). Supplements to the declaration of the State of Emergency were subsequently issued on March 18, March 20, March 23, March 26 and April 2, 2020. The April 2, 2020 declaration directed the State Planning and Development Agency, Statewide Health Coordinating Council and the Certificate of Need Review Board to provide for temporary waivers to the Certificate of Need ("CON") requirements to permit new services, facilities and other resources needed for the treatment of patients affected by appearance of COVID-19, or to free up bed or treatment space at existing health care facilities to permit such treatment. The State of Emergency Declaration, and all current and future supplements, are collectively referenced herein as the "Declaration."
- (2) The Statewide Health Coordinating Council ("SHCC") has found that existing health care resources may not be enough to handle the needs of the public during this crisis, and that additional resources are likely to be required, on an urgent and temporary basis, to address the public health needs of the citizens of the State. The emergency resulting from COVID-19, as described in the Declaration, constitutes an unforeseen event which constitute an immediate danger for the health and safety of patients, and the adoption of this emergency rule is necessary to address such threat.
- (3) Any provider submitting an application for a waiver of CON requirements that meets the requirements of Section 410-2-5-.09-E of the State Health Plan ("SHP") shall comply with the filing requirements of subsection 2 of Section 410-2-5-.09-E of the State Health Plan. The Agency shall create an abbreviated form meeting the requirements of Section 410-2-5-.09-E and this section within one (1) business day of adoption of this rule. A provider shall agree to the requirements and limitations of this rule and Section 410-2-5-.09-E of the SHP as a condition for a waiver.
- (4) Any waiver issued pursuant to this emergency rule 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. Any continued operation of institutional health services authorized under a waiver granted pursuant to Section 410-2-5-.09-E and 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 of 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. Any waiver of ordinary CON requirements shall not be considered to be a waiver of any requirements related to the Alabama Department of Public Health or any other regulatory Agency.

- (5) Notwithstanding the provisions of ALA. ADMIN. CODE r. 410-1-7-.06, any application filed pursuant to this rule shall be subject to a special filing fee of \$50.00. See: Ala. Op. Att'y Gen. No. 2001-070 (Jan. 16, 2001).
- (6) The period of suspension of the operation of a facility or service due to the COVID-19 emergency shall not be counted for purposes of the twelve-month abandonment provision of ALA. ADMIN. CODE r. 410-1-11-.08 (b).
- (7) The grant of a waiver under this rule for the temporary relocation of beds, equipment or other resources shall automatically authorize the return of such beds, equipment or other resources to their original location after the emergency, without the need for further authorization. Providers shall notify SHPDA of the effective date of such relocation in such manner as prescribed by the Executive Director.

**Author: Certificate of Need Review Board** 

Statutory Authority: §§ 41-22-5, 22-21-260(6), -264 and -275, Code of Alabama (1975)

History: Effective April 7, 2020; Expires: August 5, 2020. (Emergency Rule)