



DEPARTMENT OF HEALTH AND HUMAN SERVICES  
DIVISION OF HEALTH SERVICE REGULATION

ROY COOPER  
GOVERNOR

MANDY COHEN, MD, MPH  
SECRETARY

MARK PAYNE  
DIRECTOR

February 8, 2018

Tracy Buchanan  
68 Sweeten Creek Road  
Asheville, NC 28803

**No Review**

**Record #:** 2503  
**Facility Name:** CarePartners Home Health *Care and Hospice*  
*923826* ~~Brevard Office~~ *FW*  
**Business Name:** Community CarePartners, Inc.  
**Business #:** 2394  
**Project Description:** Change CMS designation of Brevard office from subunit to parent office and transfer Hendersonville branch office to Brevard parent office  
**County:** ~~Buncombe~~ *Transylvania*

Dear Mr. Buchanan:

The Healthcare Planning and Certificate of Need Section, Division of Health Service Regulation (Agency) received your letter of February 5, 2018 regarding the above referenced proposal. Based on the CON law **in effect on the date of this response to your request**, the proposal described in your correspondence is not governed by, and therefore, does not currently require a certificate of need. However, please note that if the CON law is subsequently amended such that the above referenced proposal would require a certificate of need, this determination does not authorize you to proceed to develop the above referenced proposal when the new law becomes effective.

However, you need to contact the Agency's Acute and Home Care Licensure and Certification Section to determine if they have any requirements for development of the proposed project.

It should be noted that this determination is binding only for the facts represented in your correspondence. Consequently, if changes are made in the project or in the facts provided in your correspondence referenced above, a new determination as to whether a certificate of need is required would need to be made by this office. Changes in a project include, but are not limited to: (1) increases in the capital cost; (2) acquisition of medical equipment not included in the original cost estimate; (3) modifications in the design of the project; (4) change in location; and (5) any increase in the number of square feet to be constructed.

**HEALTHCARE PLANNING AND CERTIFICATE OF NEED SECTION**

WWW.NCDHHS.GOV

TELEPHONE 919-855-3873

LOCATION: EDGERTON BUILDING • 809 RUGGLES DRIVE • RALEIGH, NC 27603

MAILING ADDRESS: 2704 MAIL SERVICE CENTER • RALEIGH, NC 27699-2704

AN EQUAL OPPORTUNITY/ AFFIRMATIVE ACTION EMPLOYER





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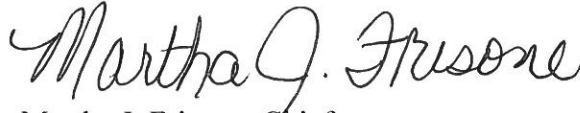


Please contact this office if you have any questions. Also, in all future correspondence you should reference the Facility ID # (FID) if the facility is licensed.

Sincerely,



Julie M. Faenza  
Project Analyst



Martha J. Frisone, Chief  
Healthcare Planning and Certificate of Need Section

cc: Acute and Home Care Licensure and Certification Section, DHSR  
Sharetta Blackwell, Program Assistant, Healthcare Planning, DHSR

February 5, 2018

Ms. Martha J. Frisone  
Chief, Healthcare Planning & Certificate of Need  
NC Department of Health and Human Services  
Division of Health Service Regulation  
2704 Mail Service Center  
Raleigh, NC 27699-2704



Re: Request for Letter of CON Exemption

Dear Ms. Frisone:

On behalf of Community CarePartners, Inc. (“CarePartners”), I am requesting the CON Section’s confirmation that the change described below is exempt from CON review pursuant to the NC General Statutes.

CarePartners Home Health currently has five licensed and certified home health offices and is structured as follows:

- 1 Parent Home Health Agency: 68 Sweeten Creek Rd, Asheville, NC
- 2 Home Health Subunits under the Asheville parent agency:
  - 170 Church Street, Franklin, NC
  - 1266 Asheville Highway, Suite 5, Brevard, NC
- 2 Home Health Branch Offices under the Asheville parent agency:
  - 88 Waynesville Plaza, Waynesville, NC
  - 95 Francis Road, Hendersonville, NC

Recently, CMS revised the Medicare Home Health Conditions of Participation and has eliminated home health subunits. Due to this change, CMS is converting CarePartners' two subunits to parent agencies. As a result of this change and to improve operational efficiency, CarePartners plans to reassign the Hendersonville branch office to the Brevard parent office, and reassign the Waynesville branch office to the Franklin parent office, as follows:

	<b>Currently Assigned to:</b>	<b>To Be Reassigned to:</b>
Hendersonville Branch Office	Asheville Home Health Office	Brevard Home Health Office
Waynesville Branch Office	Asheville Home Health Office	Franklin Home Health Office

This change does not create any new home health offices or branch offices, does not expand our current service area, and does not involve any cost. It simply reassigns the existing branch offices to different parent offices. In accordance with G.S. 131E-176(16), this change does not constitute a new institutional health service, and thus should be exempt from certificate of need review in accordance with G.S. 131E-184(b).

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February 5, 2018

We are requesting a letter from your office to confirm that this reassignment of branch offices to different parent offices is exempt from certificate of need review. Once we receive your letter, we will coordinate with the Acute and Home Care Licensure and Certification Section and with CMS to effectuate this change.

If you have any questions, please do not hesitate to contact Gary Bowers ([Gary.Bowers@msj.org](mailto:Gary.Bowers@msj.org) or 828-777-1870). Thank you very much for your attention to this request.

Sincerely,



Tracy Buchanan  
President and CEO