

James A Dietz Member 859.817.5928 (t) 859.283.5902 (f)

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STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

November 14, 2016

State Health Planning and Development Agency P.O. Box 303025 Montgomery, AL 36130-3025

Re: Notice of Transaction

Dear Sir or Madam:

I write on behalf of our client, Almost Family, Inc. ("Almost Family"). The purpose of this letter is to provide notice of a transaction involving Almost Family and its wholly-owned subsidiary. National Health Industries. Inc. ("Buyer"); CHS/Community Health Systems, Inc. ("Seller"), and Seller's wholly owned subsidiary, Community Health United Home Care, LLC (the "Company") (the purchase referred to herein as the "Transaction"). Through its various subsidiaries, the Company owns and operates home health agencies and hospices located throughout the country, including four home health agencies in Alabama (the "Operating Entities"). Enclosed as Exhibit A is a listing of the Operating Entities located in Alabama that will be included in the Transaction.

The Transaction is a stock transaction, in which the Buyer will acquire eighty percent (80%) of the membership interests of the Company. The remaining twenty percent (20%) of the membership interests of the Company will be retained by the Seller. As a result of the Transaction, the Buyer will own a majority of the membership interests of the Company, but the Company's ownership of the Operating Entities will not be affected. For your reference, enclosed as Exhibit B is an ownership chart showing the ownership structure of the Operating Entities before and after the closing of the Transaction. As you can see, there will be no change in the direct ownership of the Operating Entities. The Operating Entities will retain all of their assets, and there will be no change in their respective business names, federal tax identification numbers, or Medicare provider numbers. The anticipated effective date for the Transaction is January 1, 2017.

We are providing the enclosed change of ownership notices for each of the four facilities, along with the required fees, and request a determination as to whether the Transaction is reviewable for CON purposes.

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Thank you for your attention to this matter. If you have any questions, or if you require any additional information concerning the Transaction, please do not hesitate to contact me.

Very truly yours,

James A. Dietz

JAD/lbh Enclosures

cc: A. Paige Miller, Esq. (via email: pmiller@bradley.com)

EN01142.Public-01142 4833-1563-7818v1

EXHIBIT A

OPERATING ENTITIES IN INCLUDED IN TRANSACTION

FACILITY NAME

Gadsden Home Care Services, LLC, d/b/a Gadsden Regional Home Care

Fort Payne Home Care, LLC, d/b/a DeKalb Regional Home Care

Centre Home Care, LLC, d/b/a Cherokee Community Home Health

Birmingham Home Care Services, LLC, d/b/a Central Alabama Home Health

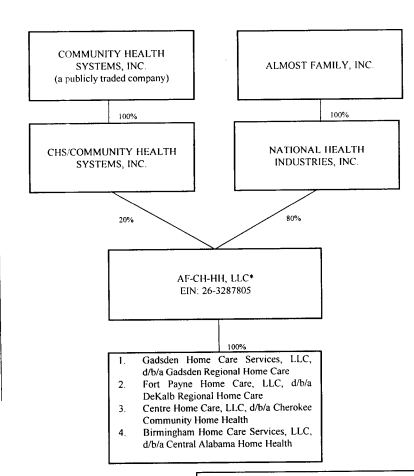
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Exhibit B: OWNERSHIP STRUCTURE CHART

BEFORE TRANSACTION:

COMMUNITY HEALTH SYSTEMS, INC. (a publicly traded company) 100% CHS/COMMUNITY HEALTH SYSTEMS, INC. 100% COMMUNITY HEALTH UNITED HOME CARE, LLC EIN: 26-3287805 100% Gadsden Home Care Services, LLC, d/b/a Gadsden Regional Home Care Fort Payne Home Care, LLC, d/b/a DeKalb Regional Home Care Centre Home Care, LLC, d/b/a Cherokee Community Home Health Birmingham Home Care Services, LLC, d/b/a Central Alabama Home Health

AFTER TRANSACTION:



* AF-CH-HH, LLC is the same legal entity as Community Health United Home Care, LLC. In connection with the Transaction, the entity's name will be changed; however, the federal tax identification number will remain the same.