

SHOALS PRIMARY CARE, LLC PO BOX 2587 MUSCLE SHOALSF, AL 35662-2587 256-383-4473

May 31, 2017

To: Mr. Alva Lambert, Executive Director, State Health Planning and Development Agency 100 North Union Street, Suite 870 Montgomery, Alabama 36130

This Letter of Non-Reviewability is for Shoals Primary Care Sleep Disorders Center. Shoals Primary Care Sleep Disorders Center is a diagnostic testing facility that provides services that include overnight diagnostic sleep studies, Polysomnogram, Multiple Sleep Latency Testing (MSLT), and Maintenance of Wakefulness Test (MWT), therapeutic sleep studies (CPAP titration, Bi-Level titration, ASV titration and Split Night therapy titration studies).

Shoals Primary Care Sleep Disorders Center is located at:

501 North Montgomery Avenue Sheffield, AL 35660.

Contact: Rafiullah Khan, Administrator

Mobile phone: (256)627-3351

Sincerely,

The service area for the sleep disorders center is Northwest Alabama. Diagnostic equipment was purchased from Phillips/Respironics for \$64,496.00. First year annual operating costs approximately \$375,000. Capital costs include leases of \$96,000 and construction remodel costs of \$55,000. There is no other financial interest by any other health care facility or group.

RECEIVED MAY 3 0 2017

Letter of Non Reviewability

1. Name of Company applying

Shoals Primary Care Sleep Disorders Center

2. Address and contact information

501 North Montgomery Avenue

Sheffield, AL 35660

Rafi.spc@gmail.com

Rafiullah Khan, Administrator

Shoals Primary Care, LLC

Cell: 256-627-3351

3. Service area being requested

Northwest Alabama

4. What services will be provided by requestor

Diagnostic medical services testing for sleeping disorders

- 5. Financial breakdown
 - a. Equipment

\$ 64,496.00

b. 1st year annual operating costs

\$ 375,000.00

- c. Capital costs
 - 1. Leases

\$ 96,000.00

2. Land/Building costs

\$ 0.0

3. Construction costs

\$ 55,000.00 (remodel)

6. Financial interests by any other health care facilities or groups

None

7. Check or Money Order for \$1,000.00 US Dollars

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JERRY L. BASSET, DIRECTOR EIFED MITH THE LEGISLATIVE REFERENCE SERVICE CERTIFICATION OF ADMINISTRATIVE RULES STATE HER THE PLANNING.

Pursuam to Code of Alabama 1975, § 41-22-6, as amended).

of August, 2016, and filed with the agency secretary on the 23th day of August, 2016. I certify that the attached is/are a correct copy/copies of rule/s as promulgated and adopted on the 17th day

Repeal;

(Certificate of Need Review Board) State Health Planning and Development Agency ACENCY NAME:

Rule No. 410-1-7-02(1), (3), (4), (7), and (8) New: X Amendment;

(Hamended rule, give specific paragraph, subparagraphs, etc., being amended)

Rule Title: Reviewability Determination Request

wellten or oral comments, ECHON LYKEN: State whether the rule was adopted without changes from the proposal due to

No public comments were received; the rule was adopted without changes and as published for comment

in the Alabama Administrative Monthly.

NOLICE OF INTENDED ACTION PUBLISHED IN VOLUME XXXIV

IZZNE NO. 2, DATED JUNE 30, 2016.

Statutoty Rulemaking Authority: Code of Alabama, 1975 & 22-271, -274 and -275.

(Date Filed)

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(For LRS Use Only)

Alva M. Lamberf, Executive Director

(Mark appropriate space)

(Certifying Officer or his or her Deputy) State Health Planning and Development Agency TECHSIVALIME HEL SERVICE

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90 days after completion of the notice:) (NOTE: in accordance with § 41-22-6(b), as amended, a proposed rule is required to be certified within

410-1-7-.02 Reviewability Determination Request

(1) Any person may request for informational purposes only a determination as to the current reviewability of an anticipated project or determination of exemption for replacement equipment. Such request shall be submitted pursuant to Rule 410-1-3-.09 disclosing full factual information as may be more specifically identified on the SHPDA website, supplemented by any additional information or documentation which the Executive Director may deem necessary. Such request shall be attested by an officer, partner or authorized agent of the company having knowledge of the facts contained therein, utilizing the following form:

Affirmation of Requesting Party:

The undersigned, being first duly sworn, hereby make oath or affirm that he/she is [include position with entity requesting the determination], has knowledge of the facts in this request, and to the best of his/her/their information, knowledge and belief, such facts are true and correct.

Affiant	(SEAL)
SUBSCRIBED AND SWO	N to before me this 30 to day o	f Mey 201
Bereitan Cel	en all_	7 .
Notary Publid		

- (2) Upon a request being deemed complete, the Executive Director shall publish notice thereof on the Agency's web site and provide notice to the general distribution list maintained by the Agency and, for informational purposes, to the CON Board as part of its monthly Board agenda.
 - (3) Within thirty (30) business days of publication of the request pursuant to (2) above, any affected person may file comments with the Agency pursuant to Rule 410-1-3-.09 regarding the issuance of the requested letter of non-reviewability. In addition, any affected person opposing such a determination of non-reviewability may seek a declaratory ruling by filing a petition with the CON Board, which request shall be governed by the provisions of Rule 410-1-9-.01. A copy of any such filings shall be served on the person requesting the reviewability determination.
 - (4) At any time following the thirty (30) day period, the Executive Director, giving due consideration to any comments received, shall respond to the request. Such response shall be rendered within forty-five (45) days of the request, unless the Executive Director finds that additional time is needed to obtain additional information or to evaluate comments filed in opposition of the request. A copy of the Agency's determination shall be included in the SHPDA Review and, for informational purposes, to the CON Board, as part of the monthly Board agenda.

- (5) The party seeking the reviewability determination or other affected person may challenge the Agency's reviewability determination by seeking a declaratory ruling from the CON Board, which shall be governed by Rule 410-1-9-.01.
- (6) Should the law or regulations change and the anticipated project become subject to review, any determination furnished under this section shall become null and void.
- (7) Except as provided below, all reviewability requests shall be accompanied by a fee of \$1,000. A request submitted under this rule addressing solely the exemption for the purchase of equipment shall be accompanied by a fee as specified in ALA. CODE § 22-21-265(b)(4). Reviewability determinations associated with a change of ownerships shall be governed by Rule 410-1-7-.04. Rural hospitals shall be exempt from the payment of fees under this chapter to the extent provided in ALA. CODE § 22-21-265 (1975 as amended).
- (8) All required filing fees must be submitted to the State Agency via overnight mail and marked in such a way as to clearly identify the fee with the electronic submission; or the fee may be submitted electronically via the payment portal available through the State Agency's website.

Statutory Authority: §§ 22-21-263, 265, 275, Code of Alabama, 1975.

History: Amended: Filed June 12, 1997; effective July 17, 1997; Amended: Filed October 30, 2007; effective December 4, 2007; Amended: Filed March 26, 2012; effective: April 30, 2012. Amended: Filed August 23, 2016; effective: October 7, 2016.