



PRESTON  
STRATEGY  
GROUP

RV2025-035

RECEIVED

May 08 2025

STATE HEALTH PLANNING AND  
DEVELOPMENT AGENCY

FILED: [shpda.online@shpda.alabama.gov](mailto:shpda.online@shpda.alabama.gov)

May 8, 2025

Ms. Emily T. Marsal, Executive Director  
State Health Planning and Development Agency  
100 North Union Street, Suite 870  
Montgomery, Alabama 36104

RE: AltaPointe Health  
Reviewability Determination Request

Dear Ms. Marsal:

Pursuant to Certificate of Need (CON) Rules and Regulations **410-1-7-.02 Reviewability Determination Request**, please accept the following information regarding AltaPointe Health.

AltaPointe Health currently operates BayPointe Hospital in the City of Mobile, Mobile County. BayPointe Hospital is currently licensed for sixty (60) child/adolescent inpatient psychiatric beds. In addition, CON2882-PSYCH was issued for the addition of eighteen (18) adult and sixteen (16) child/adolescent inpatient psychiatric beds at the facility.

BayPointe Hospital was originally granted sixty (60) adolescent inpatient psychiatric beds exempt from CON authority as determined by a letter of non-reviewability issued on January 28, 2004 based on Section 22-21-263(c), 1975 Code of Alabama:

*..... those facilities and distinct units operated by the Department of Mental Health and Mental Retardation and those facilities and distinct units operating under contract or subcontract with the Department of Mental Health and Mental Retardation where the contract constitutes the primary source of income to the facility shall not be subject to review under this article.*

AltaPointe Health is requesting that the reclassification of twenty-six (26) of the original exempt adolescent beds to adult beds is not subject to CON review pursuant to the same provision and CON Rules and Regulations **410-1-4-.01 New Institutional Health Services Subject to Review (h)**. The reclassification of these twenty-six (26) beds is not a part of, nor have an impact on, the inpatient psychiatric beds authorized via CON 2882.



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Additional Information:

1. AltaPointe Health  
5750-A Southland Drive  
Mobile, AL 36693
2. Stephen D. Preston 205.873.0816 [stephen@prestonstrategygroup.com](mailto:stephen@prestonstrategygroup.com)  
Preston Strategy Group, Inc.  
P.O. Box 2183  
Fairhope, AL 36533
3. Primary Service Area: Mobile County
4. AltaPointe Health and BayPointe Hospital have been providing inpatient psychiatric care for 21 years.
5. The proposed project is not anticipated to exceed any of the CON cost thresholds.
6. There are no other financial interests held by any other healthcare facilities or groups.
7. Attestation attached

The \$1,000 filing fee for this Reviewability Determination Request is being submitted through the SHPDA payment portal. Please let me know if you need any additional information at this time.

Sincerely,

Stephen D. Preston



*Your well-being is our priority.*

Ms. Emily T. Marsal

May 8, 2025

Reviewability Determination Request

AltaPointe Health

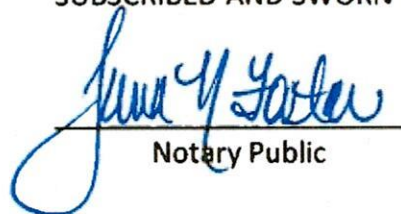
Affirmation of Requesting Party:

The undersigned, being duly sworn, hereby make oath or affirm that he/she is (position with AltaPointe Health), has knowledge of the facts in this request, and to the best of his/her information, knowledge and belief, such facts are true and correct.

Affiant: \_\_\_\_\_

  
J. Tuerk Schlesinger, CEO  
AltaPointe Health

SUBSCRIBED AND SWORN to before me this 8 day of May, 2025.

  
\_\_\_\_\_  
Notary Public

My commission expires 4/24/2029.

Serving the Mobile Bay & Sylacauga Regions of Alabama

5750-A Southland Drive Mobile, AL 36693 (251) 450-2211 · [AltaPointe.org](http://AltaPointe.org)



FILED: [shpda.online@shpda.alabama.gov](mailto:shpda.online@shpda.alabama.gov)

May 16, 2025

Ms. Emily T. Marsal, Executive Director  
State Health Planning and Development Agency  
100 North Union Street, Suite 870  
Montgomery, Alabama 36104

RE: AltaPointe Health  
RV2025-035

Dear Ms. Marsal:

This letter will confirm my receipt of your May 15, 2025, correspondence regarding the Reviewability Determination Request submitted for AltaPointe Health. Below, please find requested supplemental information in order to complete the review:

- AltaPointe Health Systems is a 501(c)(3) Community Mental Health 310 Board. AltaPointe Health owns both BayPointe Hospital in Mobile County and EastPointe Hospital in Baldwin County.
- RV2001-022 was issued to Mobile Mental Health Center, Inc., on January 28, 2004, acknowledging the merger of Mobile Mental Health Center, Inc., with the local 310 Board, Greater Mobile-Washington County Mental Health-Mental Retardation Board, Inc.
- As a reclassification of twenty-six (26) existing beds from Child/Adolescent to Adult, no Capital Expenditures, Major Medical Expenditures, or New Annual Operating Cost are anticipated.
- AltaPointe Health  
5750-A Southland Drive  
Mobile, Alabama
- BayPointe Hospital  
5800 Southland Drive  
Mobile, Alabama

Please let me know if you need any additional information at this time.

Sincerely,



Stephen D. Preston