E-068-17



ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD

**APPLICATION FOR PERMIT-01/2017 Edition** 

# ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR EXEMPTION PERMIT

# SECTION I. IDENTIFICATION, GENERAL INFORMATION, AND CERTIFICATION ECEIVED

This Section must be completed for all projects.

DEC 2 2 2017

Facility/Project Identification	HEALTH FACILITIES &
Facility Name: Dreyer Ambulatory Surgery Center	SERVICES REVIEW BOARD
Street Address: 1221 N. Highland Avenue	
City and Zip Code: Aurora 60506	<del> </del>
County: Kane Health Service Area 8 Health Planning Area:	089
County. Raile Floatist Colvins 5	<del></del>
Annellia ant/a) (Bravida for each continent /refer to Part 1130 220)]	
Applicant(s) [Provide for each applicant (refer to Part 1130.220)]	<del></del>
Exact Legal Name: Dreyer/Mercy Ambulatory Surgery Center Partnership	
Street Address: 3075 Highland Parkway	<del></del>
City and Zip Code: Downers Grove, IL 60515	<del></del>
Name of Registered Agent: Earl J. Barnes, II Registered Agent Street Address: 3075 Highland Parkway, Suite 600	
Registered Agent City and Zip Code: Downers Grove, IL 60515	<del></del>
Name of Chief Executive Officer: Vincent J. Bufalino, M.D.	
CEO Street Address: 3075 Highland Parkway	
CEO City and Zip Code: Downers Grove, IL 60515	
CEO Telephone Number: (630) 990-5018	
OCO Tetephione Number: (030) 330 3010	<del></del>
Ture of Ourseashin of Applicants	
Type of Ownership of Applicants	
IX       Non-profit Corporation       ☐       Partnership         ☐       For-profit Corporation       ☐       Governmental	
Limited Liability Company Sole Proprietorship	Other
<ul> <li>Corporations and limited liability companies must provide an Illinois certificate of good</li> </ul>	
standing.	
o Partnerships must provide the name of the state in which they are organized and the name	e and
address of each partner specifying whether each is a general or limited partner.	ļ
APPEND DOCUMENTATION AS ATTACHMENT 1 IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF T	THE
APPLICATION FORM.	
Primary Contact [Person to receive ALL correspondence or inquiries]	
Name: Joe Ourth	
Title: Partner	
Company Name: Saul Ewing Arnstein & Lehr LLP	
Address: 161 North Clark Street, Suite 4200, Chicago, IL 60601	
Telephone Number: (312) 876-7815	
E-mail Address: joe.ourth@saul.com	<del> </del>
Fax Number: (312) 876-0288	
the second section for	
Additional Contact [Person who is also authorized to discuss the application for	
exemption permit]	
Name: Scott Powder	
Title: Senior Vice President, Chicf Strategy Officer	
Company Name: Advocate Health Care Network	
	·
Page 1	

Address:	3075 Highland Parkway, Downers Grove, IL 60515
Telephone Number:	(630) 929-8710
E-mail Address:	scott.powder@advocatehealth.com
Fax Number:	

# ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR EXEMPTION PERMIT

# SECTION I. IDENTIFICATION, GENERAL INFORMATION, AND CERTIFICATION

This Section must be completed for all projects.

	Identification
Facility Name: Street Address:	Dreyer Ambulatory Surgery Center
	1221 N. Highland Avenue
City and Zip Code:	
County: Kan	ne mealth Service Alea 6 Thealth Harring Alea.
	ovide for each applicant (refer to Part 1130.220)]
Exact Legal Name:	
Street Address:	3075 Highland Parkway
City and Zip Code:	
	Agent: Earl J. Barnes, II
Registered Agent Str	
	ty and Zip Code: Downers Grove, IL 60515
Name of Chief Execu	
CEO Street Address:	
CEO City and Zip Co	
CEO Telephone Num	mber: (630) 990-5018
Type of Ownersh	hip of Applicants
<b>(573)</b>	U. Dadametia
Non-profit Confirmation ★ For-profit Confirmation	
Limited Liabii	ility Company
o Corporations	s and limited liability companies must provide an Illinois certificate of good
standing.	a dire initiod lidelity being a linear provider an account of the contract of
o Partnerships	s must provide the name of the state in which they are organized and the name a
address of ea	each partner specifying whether each is a general or limited partner.
ADDEND DOCUMENTAT	TION AS ATTACHMENT 1 IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE
APPLICATION FORM.	HOR AS AT TACHMENT THE RUMIEND SEGULATIVE STOCKTON THE ENGLY FROM STOCKTON
	ASD in the second of ALL company and are a second second
Primary Contact	t [Person to receive ALL correspondence or inquiries]
	Joe Ourth
Name:	
Name: Title:	Joe Ourth
Name: Title: Company Name:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, 1L 60601
Name: Title: Company Name: Address:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601
Name: Title: Company Name: Address: Telephone Number:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601
Name: Title: Company Name: Address: Telephone Number: E-mail Address:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601 (312) 876-7815
Name: Title: Company Name: Address: Telephone Number: E-mail Address: Fax Number:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601 (312) 876-7815 joe.ourth@saul.com (312) 876-0288
Name: Title: Company Name: Address: Telephone Number: E-mail Address: Fax Number:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601 (312) 876-7815 joe.ourth@saul.com (312) 876-0288
Name: Title: Company Name: Address: Telephone Number: E-mail Address: Fax Number: Additional Conta	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, 1L 60601 (312) 876-7815 joe.ourth@saul.com (312) 876-0288  sact [Person who is also authorized to discuss the application for
Name: Title: Company Name: Address: Telephone Number: E-mail Address: Fax Number:  Additional Contaexemption permit	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601 (312) 876-7815 joe.ourth@saul.com (312) 876-0288  act [Person who is also authorized to discuss the application for t]
Name: Title: Company Name: Address: Telephone Number: E-mail Address: Fax Number: Additional Contaexemption permit	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601 (312) 876-7815 joe.ourth@saul.com (312) 876-0288  act [Person who is also authorized to discuss the application for t] Scott Powder
Name: Title: Company Name: Address: Telephone Number: E-mail Address: Fax Number:	Joe Ourth Partner Saul Ewing Arnstein & Lehr LLP 161 North Clark Street, Suite 4200, Chicago, IL 60601 (312) 876-7815 joe.ourth@saul.com (312) 876-0288  act [Person who is also authorized to discuss the application for t]

- Page 1

Address:	3075 Highland Parkway, Downers Grove, IL 60515
Telephone Number:	(630) 929-8710
E-mail Address:	scott.powder@advocatehealth.com
Fax Number:	·

## ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR EXEMPTION PERMIT

# SECTION I. IDENTIFICATION, GENERAL INFORMATION, AND CERTIFICATION

This Section must be completed for all projects.

Facility/Project Id	lentification	ı			
Facility Name:	Dreyer Ambul		Center C		
Street Address:	1221 N. Highl	and Avenue			
City and Zip Code:	Aurora 60506				
County: Kane		Health Sen	vice Are	a 8	Health Planning Area: 089
			<del></del>		
Applicant(s) [Prov				to Part	1130.220)]
Exact Legal Name:		e Aurora Hea			
Street Address:		ghland Parkv			
City and Zip Code:	<u>Dovvner</u>	s Grove 6051	5		
Name of Registered A					
Registered Agent Stre		1209 Ora			
Registered Agent City		City of V	<u>Vilmingte</u>	<u>n 19801</u>	1 77 00 1 1 1 1 ( 7) 44
Name of Chief Execut	ive Officer:				ck W. Turkal, M.D.**
CEO Street Address:		3075 Hi	ghland Pa	rkway /	750 West Virginia Street, P.O. Box 341880
CEO City and Zip Cod				0515 / N	Ailwaukee 53204
CEO Telephone Numi		(630) 99			
*Co-Corporate Headqua	rters located at:	750 West Vi	rginia Str	eet, P.O.	Box 341880, Milwaukee, WI 53204
Type of Ownersh	ip of Applic	ants ** C	o-CEOs		
					·· ·
Non-profit Con	poration			Partner	
	poration			Govern	
Limited Liabili	ty Company			Sole Pr	oprietorship 🔲 Other
standing.  o Partnerships r	nust provide th	ne name of t	he state	in which	e an Illinois certificate of good  they are organized and the name and neral or limited partner.
APPEND DOCUMENTATION APPLICATION FORM.	ON AS ATTACHM	ENT 1 IN NUN	IERIC SE	UENTIAL	L ORDER AFTER THE LAST PAGE OF THE
Artabella					
Primary Contact	Person to re	eceive ALI	L corre	sponde	ence or inquirles]
Name:	Joe Ourth				
Title:	Partner				
Company Name:	Saul Ewing A	rnstein & Lcl	hr LLP		
Address:	161 North Cla		te 4200,	Chicago,	, IL 60601
Telephone Number:	(312) 876-78	15			
E-mail Address:	joe.ourth@sa	aul.com			
Fax Number:	(312) 876-028	8			
Additional Contact [Person who is also authorized to discuss the application for exemption permit]					
Name:	Scott Powder				
Title:	Senior Vice P		ef Strater	v Office	
Company Name:	Advocate He				
·					
		<u> </u>	Page 1	<del></del>	

Address:	3075 Highland Parkway, Downers Grove, IL 60515
Telephone Number:	(630) 929-8710
E-mail Address:	scott.powder@advocatehealth.com
Fax Number:	

## ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR EXEMPTION PERMIT

# SECTION I. IDENTIFICATION, GENERAL INFORMATION, AND CERTIFICATION

This Section must be completed for all projects.

Facility/Project Id	entification			
Facility Name:		itory Surgery Center		
Street Address:	1221 N. Highla			
		ind Avenue		
	Aurora 60506	Health Service Are	2 8	Health Planning Area: 089
County: Кале		Health Service An	<u> в</u>	Ficalet Flamming Area. 005
Applicant(s) [Prov			to Part 113	0.220)]
Exact Legal Name:		ealth Care, Inc.		
Street Address:		Virginia Street, P.O.	Box 341880	
City and Zip Code:		e, WI 53204		
Name of Registered A		Grebe		
Registered Agent Stre	et Address:	750 West Virginia S	street, P.O. Box	: 341880
Registered Agent City		Milwaukee, WI 532	204	
Name of Chief Executi	ive Officer:	Nick W. Turkal, M.		
CEO Street Address:		750 West Virginia S	Street, P.O. Box	c 341880
CEO City and Zip Cod	e:	Milwaukee, WI 532	204	
CEO Telephone Numb	oer:			
Type of Ownersh	ip of Applic	ants		
Non-profit Cor	poration		Partnership	
For-profit Corp		$\Box$	Government	al
Limited Liabilit			Sole Proprie	torship 🔲 Other
standing. o Partnerships r	nust provide th	•	in which the	Ilinois certificate of good  are organized and the name and or limited partner.
APPEND DOCUMENTATION APPLICATION FORM.	ON AS ATTACHM	ENT 1 IN NUMERIC SE	QUENTIAL ORD	ER AFTER THE LAST PAGE OF THE
Primary Contact [	Person to re	ceive ALL corre	spondence	or Inquiries]
Name:	Joc Ourth			
Title:	Partner			
Company Name:	Saul Ewing A	nstein & Lehr LLP		
Address:		rk Street, Suite 4200,	Chicago, IL 60	0601
Telephone Number:	(312) 876-781			
E-mail Address:	joe.ourth@sa			
Fax Number:	(312) 876-028			
			rized to dis	cuss the application for
Name:	Scott Powder			
Title:		resident. Chief Strate	gy Officer	
Company Name:		alth Care Network		
		Page 1		

Address:	3075 Highland Parkway, Downers Grove, IL 60515
Telephone Number:	(630) 929-8710
E-mail Address:	scott.powder@advocatehealth.com
Fax Number:	

# **Post Exemption Permit Contact**

[Person to receive all correspondence subsequent to permit issuance-THIS PERSON MUST BE EMPLOYED BY THE LICENSED HEALTH CARE FACILITY AS DEFINED

AT 20 ILCS 3960]					
Name:	Scott Powder				
Title:	Senior Vice President,	Chief St	trategy Officer		
Company Name:	Advocate Health Care	Network			
Address:	3075 Highland Parkwa	ay, Down	ners Grove, IL 60515		
Telephone Number:	(630) 929-8710				
E-mail Address:	scott.powder@advoca	tehe <u>alth</u> .	com		
Fax Number:					
Address of Site Owner: Street Address or Legal	e Owner: Dreyer/Mcrcy 3075 Highlan Description of the Site:	/ Ambula d Parkwa	ite] atory Surgery Center Partnersh ay, Downers Grove, IL 60515 ovided as Attachment 2.		proof of
ownership are property	r tax statements, tax a	assesso	or's documentation, deed,	notarized st	atement
of the corporation attes	sting to ownership, ar	option	to lease, a letter of inten	t to lease, or	a iease.
	TION AS ATTACHME		NUMERIC SEQUENTIAL		
Operating Identity/I		able fa	acility and insert after th	nis page.]	
Exact Legal Name: Drev	yer/Mercy Ambulatory Si	urgery C	enter Partnership		<del></del> -
Address: 3075	Highland Parkway, Dov	ners Gro	ove, IL 606515		
			Derfreschin		
Non-profit Corpo		H	Partnership Governmental		
For-profit Corpor Limited Liability		H	Sole Proprietorship		Other
Limited Liability (	Sompany	لسا	Odie i ropiletoramp	<u></u>	Ottiloi
o Partnerships mu	st provide the name of ecifying whether each is	the stat	ust provide an Illinois Certifice in which organized and the eral or limited partner.  In the licensee must be ide	e name and a	address of
APPEND DOCUMENTA LAST PAGE OF THE AR	TION AS ATTACHME	NT 3, IŅ	NUMERIC SEQUENTIAL	ORDER AFT	ER THE
			· · · · · · · · · · · · · · · · · · ·		
Organizational Rela	ationships				
Provide (for each applica	nt) an organizational c	hart cor	taining the name and relati	onship of any	person or
entity who is related (as	defined in Part 1130.14	10). If th	ne related person or entity is	participating	in the
development or funding of	of the project, describe	the inte	rest and the amount and ty	pe of any fina	ncial
contribution.			<u></u>	<u>.                                    </u>	
APPEND DOCUMENTA LAST PAGE OF THE AI	TION AS <u>ATTACHME</u>	<u>NT 4,</u> IN	NUMERIC SEQUENTIAL	ORDER AFT	ER THE

F	lood	Plain	Requi	ireme	nts
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[Refer to application instructions.]

Provide documentation that the project complies with the requirements of Illinois Executive Order #2006-5 pertaining to construction activities in special flood hazard areas. As part of the flood plain requirements, please provide a map of the proposed project location showing any identified floodplain areas. Floodplain maps can be printed at <a href="www.FEMA.gov">www.FEMA.gov</a> or <a href="www.FEMA.gov">www.illinoisfloodmaps.org</a>. This map must be in a readable format. In addition, please provide a statement attesting that the project complies with the requirements of Illinois Executive Order #2006-5 (<a href="http://www.illinois.gov/sites/hfsrb">http://www.illinois.gov/sites/hfsrb</a>).

APPEND DOCUMENTATION AS <u>ATTACHMENT 5</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

# Historic Resources Preservation Act Requirements

[Refer to application instructions.]

Provide documentation regarding compliance with the requirements of the Historic Resources Preservation Act.

APPEND DOCUMENTATION AS <u>ATTACHMENT 6,</u> IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

#### **DESCRIPTION OF PROJECT**

1. Project Classification

[Check those applicable - refer to Part 1110.40 and Part 1120.20(b)]

Part 11	10 Classification:
X	Change of Ownership
	Discontinuation of an Existing Health Care Facility or of a category of service
	Establishment or expansion of a neonatal intensive care or beds

#### 2. Narrative Description

In the space below, provide a brief narrative description of the project. Explain WHAT is to be done in State Board defined terms, NOT WHY it is being done. If the project site does NOT have a street address, include a legal description of the site. Include the rationale regarding the project's classification as substantive or non-substantive.

Advocate Health Care Network ("Advocate") and Aurora Health Care, Inc. ("Aurora") have entered into an Affiliation Agreement dated as of December 4, 2017. Under this Affiliation Agreement, subject to Review Board and other approvals, Advocate and Aurora agree to affiliate their organizations under the name Advocate Aurora Health, Inc. ("Advocate Aurora Health"). This application is part of a series of 15 applications seeking Review Board approval for Certificates of Exemption ("COEs") for changes of ownership.

Aurora is the not-for-profit parent organization of an integrated health care delivery system that provides a full continuum of health care services to communities primarily in Wisconsin. Aurora's operations do not include any Illinois health care facilities as defined by the Planning Act. Advocate is the parent organization of a faith-based not-for-profit population health management system that provides the full continuum of health care services to communities in Illinois. Advocate's operations include 1t hospitals in Illinois, and additional healthcare facilities in which it has partial ownership interests.

To effect the affiliation, Advocate and Aurora have formed a new corporate entity "Advocate Aurora Health, Inc." which will be the parent entity for Advocate and Aurora. Upon consummating the transaction, Advocate Aurora Health will become the sole corporate member of each Advocate and Aurora. As shown in the organization charts included in this Application, Advocate related facilities will continue operations under the Advocate corporate structure and Aurora related entities will continue to operate under the Aurora corporate structure. The current CEOs of Advocate and Aurora respectively will become Co-CEOs of Advocate Aurora Health. Following the closing, the Advocate Aurora Health Board will consist of 14 members, six designated by Aurora, six designated by Advocate and the Co-CEOs of Advocate Aurora Health.

Advocate and its direct affiliates currently operate the following 11 bospitals:

Advocate BroMenn Medical, Normal
Advocate Christ Medical Center, Oak Lawn
Advocate Condell Medical Center, Libertyville
Advocate Eureka Hospital, Eureka
Advocate Good Samaritan Hospital, Downers Grove
Advocate Good Shepherd Hospital, Barrington
Advocate Illinois Masonic Medical Center, Chicago
Advocate Lutheran General Hospital, Park Ridge
Advocate Sherman Hospital, Elgin
Advocate South Suburban Hospital, Hazel Crest
Advocate Trinity Hospital, Chicago

In addition, Advocate also has an ownership interest of 50% or more or other indicia of control in the following licensed health care facilities

Bromenn Comfort and Care Suites Dreyer Amhulatory Surgery Center, Aurora RML Specialty Hospital, Chicago RML Specialty Hospital, Hinsdale Sherman West Court, Elgin

All of the above listed Advocate related facilities are included in the series of COE applications with the exception of Sherman West Court which is exempt for COE change of ownership because it is licensed under the Nursing Home Care Act. The applicants will notify the Review Board upon the change of ownership of Sherman West Court.

The proposed transaction will not directly affect the licensed entity of the health care facilities listed above nor affect the legal entity that owns the physical plant of the facilities.

There will be no direct exchange of funds between Advocate and Aurora as a part of this transaction. As this transaction is an affiliation of the two organizations there is no acquisition price. The Applicants wish to close April 1, 2018 or as soon as the Certificate of Exemption and federal regulatory approval is received.

Page 6 is not applicable to a Change accordance with Review Board instruc	and has been intention	onally and omitted in

# **Related Project Costs**

Provide the following information, as applicable, with respect to any land related to the project that will be or has been acquired during the last two calendar years:

Land acquisition is related to project		
The project involves the establishment of a new facility or a new category of service  Yes No  If yes, provide the dollar amount of all non-capitalized operating start-up costs (including operating deficit through the first full fiscal year when the project achieves or exceeds the target utilization specified in Part 1100.  Estimated start-up costs and operating deficit cost is \$ N/A  Project Status and Completion Schedules  For facilities in which prior permits have been Issued please provide the permit numbers.  Indicate the stage of the project's architectural drawings:  None or not applicable Preliminary  Schematics Pinal Working  Anticipated project completion date (refer to Part 1130.140): April 1, 2018  Indicate the following with respect to project expenditures or to financial commitments (refer to Part 1130.140):  Purchase orders, leases or contracts pertaining to the project have been executed. Financial commitment is contingent upon permit issuance. Provide a copy of the contingent 'certification of financial commitment' document, highlighting any language related to CON Contingencies  Financial Commitment will occur after permit issuance.  APPEND DOCUMENTATION AS ATTACHMENT 8, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.  State Agency Submittals [Section 1130.620(c)]  Are the following submittals up to date as applicable:  A cancer Registry  A PORS  All reports regarding outstanding permits Failure to be up to date with these requirements will result in the application for permit being	Purchase Price: \$ N/A	☐ Yes
If yes, provide the dollar amount of all non-capitalized operating start-up costs (including operating deficit through the first full fiscal year when the project achieves or exceeds the target utilization specified in Part 1100.  Estimated start-up costs and operating deficit cost is \$ N/A		-
through the first full fiscal year when the project achieves or exceeds the target utilization specified in Part 1100.  Estimated start-up costs and operating deficit cost is \$N/A	The project involves the establishment of a new facility ☐ Yes ☒ No	or a new category of service
Project Status and Completion Schedules  For facilities in which prior permits have been issued please provide the permit numbers.  Indicate the stage of the project's architectural drawings:    None or not applicable	through the first full fiscal year when the project achieve	I operating start-up costs (including operating deficits res or exceeds the target utilization specified in Part
For facilities in which prior permits have been issued please provide the permit numbers.  Indicate the stage of the project's architectural drawings:    None or not applicable	Estimated start-up costs and operating deficit cost is \$	N/A
Indicate the stage of the project's architectural drawings:    None or not applicable	Project Status and Completion Schedu	ules
Indicate the stage of the project's architectural drawings:    None or not applicable	For facilities in which prior permits have been issue	red please provide the permit numbers.
Anticipated project completion date (refer to Part 1130.140): April 1, 2018  Indicate the following with respect to project expenditures or to financial commitments (refer to Part 1130.140):  Purchase orders, leases or contracts pertaining to the project have been executed. Financial commitment is contingent upon permit issuance. Provide a copy of the contingent "certification of financial commitment" document, highlighting any language related to CON Contingencies  Financial Commitment will occur after permit issuance.  APPEND DOCUMENTATION AS ATTACHMENT 8, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.  State Agency Submittals [Section 1130.620(c)]  Are the following submittals up to date as applicable:  Cancer Registry  APORS  All formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted  All reports regarding outstanding permits Failure to be up to date with these requirements will result in the application for permit being	Indicate the stage of the project's architectural drawing	gs:
Anticipated project completion date (refer to Part 1130.140): April 1, 2018  indicate the following with respect to project expenditures or to financial commitments (refer to Part 1130.140):    Purchase orders, leases or contracts pertaining to the project have been executed.	∑ None or not applicable	☐ Preliminary
Anticipated project completion date (refer to Part 1130.140): April 1, 2018  indicate the following with respect to project expenditures or to financial commitments (refer to Part 1130.140):    Purchase orders, leases or contracts pertaining to the project have been executed.	☐ Schematics	☐ Final Working
Purchase orders, leases or contracts pertaining to the project have been executed.  Financial commitment is contingent upon permit issuance. Provide a copy of the contingent "certification of financial commitment" document, highlighting any language related to CON Contingencies    X   Financial Commitment will occur after permit issuance.    APPEND DOCUMENTATION AS ATTACHMENT 8, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.    State Agency Submittals [Section 1130.620(c)]   Are the following submittals up to date as applicable:   X   Cancer Registry   APORS   APORS   APORS   APORS   All formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted   All reports regarding outstanding permits   Failure to be up to date with these requirements will result in the application for permit being	Anticipated project completion date (refer to Part 1130.	).140): April 1, 2018
Financial commitment is contingent upon permit issuance. Provide a copy of the contingent "certification of financial commitment" document, highlighting any language related to CON Contingencies    Financial Commitment will occur after permit issuance.    APPEND DOCUMENTATION AS ATTACHMENT 8, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.    State Agency Submittals [Section 1130.620(c)]    Are the following submittals up to date as applicable:   Cancer Registry   APORS   Ali formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted   Ali reports regarding outstanding permits   Failure to be up to date with these requirements will result in the application for permit being		res or to financial commitments (refer to Part
APPEND DOCUMENTATION AS ATTACHMENT 8, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.  State Agency Submittals [Section 1130.620(c)]  Are the following submittals up to date as applicable:  \[ \textstyle \text{Cancer Registry} \] \[ \textstyle \text{APORS} \] \[ \textstyle \text{Ali formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted \[ \textstyle \text{Ali reports regarding outstanding permits} \] \[ \text{Failure to be up to date with these requirements will result in the application for permit being} \]	Financial commitment is contingent upon perm "certification of financial commitment" documer Contingencies	nit issuance. Provide a copy of the contingent ent, highlighting any language related to CON
Are the following submittais up to date as applicable:  \[ \begin{align*} \times \text{Cancer Registry} \\ \times \text{APORS} \\ \times \text{Ali formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted  \[ \begin{align*} \times \text{Ali reports regarding outstanding permits} \\ \text{Failure to be up to date with these requirements will result in the application for permit being} \]	APPEND DOCUMENTATION AS ATTACHMENT 8, II	······································
Are the following submittais up to date as applicable:  \[ \begin{align*} \times \text{Cancer Registry} \\ \times \text{APORS} \\ \times \text{Ali formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted  \[ \begin{align*} \times \text{Ali reports regarding outstanding permits} \\ \text{Failure to be up to date with these requirements will result in the application for permit being} \]	State Agency Submittals [Section 1130	).620(c)]
<ul> <li>Ali formal document requests such as IDPH Questionnaires and Annual Bed Reports been submitted</li> <li>Ali reports regarding outstanding permits</li> <li>Failure to be up to date with these requirements will result in the application for permit being</li> </ul>	Are the following submittals up to date as applicable:  X Cancer Registry	
Failure to be up to date with these requirements will result in the application for permit being	Ali formal document requests such as IDPH Qu submitted	uestionnaires and Annual Bed Reports been
	Failure to be up to date with these requirements	ts will result in the application for permit being
Page 7		7

The Application must be signed by the authorized representatives of the applicant entity. Authorized representatives are:

- o in the case of a corporation, any two of its officers or members of its Board of Directors;
- in the case of a limited liability company, any two of its managers or members (or the sole manager or member when two or more managers or members do not exist);
- o in the case of a partnership, two of its general partners (or the sole general partner, when two or more general partners do not exist):
- o in the case of estates and trusts, two of its beneficiaries (or the sole beneficiary when two or more beneficiaries do not exist); and
- o in the case of a sole proprietor, the individual that is the proprietor.

Dreyer/Mercy Ambulatory Surgery Center Partnership, by Dreyer This Application is filed on the behalf of Clinic, Inc., its General Partner in accordance with the requirements and procedures of the Illinois Health Facilities Planning Act. The undersigned certifies that he or she has the authority to execute and file this Application on behalf of the applicant entity. The undersigned further certifies that the data and information provided herein, and appended hereto, are complete and correct to the best of his or her knowledge and belief. The undersigned also certifies that the fee required for this application is sent herewith or will be paid upon request.

SIGNATURE

Vincent J. Bufalino, M.D.

PRINTED NAME

President, Dreyer Clinic, Inc.,

PRINTED TITLE

Notarization:

Subscribed and sworn to before me

this 6th day of December 2017

Signature of Notary

Seal

SIGNATURE

Eric Tower

PRINTED NAME

Secretary, Dreyer Clinic, Inc.

PRINTED TITLE

Notarization:

Subscribed and swarn to before me

this borday of 1 lecental

Seal

\*Insert the EXACT legal name of the applicant

OFFICIAL SEAL CRISTIN G FOSTER

NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires Mar 4, 2019

OFFICIAL SEAL CRISTIN G FOSTER

NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires Mar 4, 2019

The Application must be signed by the authorized representatives of the applicant entity. Authorized representatives are:

- in the case of a corporation, any two of its officers or members of its Board of Directors;
- in the case of a limited liability company, any two of its managers or members (or the sole manager or member when two or more managers or members do not exist);
- in the case of a partnership, two of its general partners (or the sole general partner, when two or more general partners do not exist):
- o in the case of estates and trusts, two of its beneficiaries (or the sole beneficiary when two or more beneficiaries do not exist); and
- o in the case of a sole proprietor, the individual that is the proprietor.

This Application is filed on the behalf of Advocate Health Care Network

in accordance with the requirements and procedures of the Illinois Health Facilities Planning Act. The undersigned certifies that he or she has the authority to execute and file this Application on behalf of the applicant entity. The undersigned further certifies that the data and information provided herein, and appended hereto, are complete and correct to the best of his or her knowledge and belief. The undersigned also certifies that the fee required for this application is sent herewith or will be paid upon request.

James H. Skogsbergh

PRINTED NAME

President and Chief Executive Officer

PRINTED TITLE

Notarization:

Subscribed and sworn to before me day of it

Signature of Notary

Seal

Notarization:

SIGNATURE

William P. Santulli

PRINTED NAME

PRINTED TITLE

Subscribed and sworn to before me this 6th day of DECPYMBER

Executive Vice President and Chief Operating Officer

Signature of Notary

Seal

\*Insert the EXACT legal name of the applicant

OFFICIAL SEAL CRISTIN G FOSTER

NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires Mar 4, 2019

OFFICIAL SEAL CRISTIN G FOSTER NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires Mar 4, 2019

Page 8

The Application must be signed by the authorized representatives of the applicant entity. Authorized representatives are:

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- o in the case of a limited liability company, any two of its managers or members (or the sole manager or member when two or more managers or members do not exist);
- o In the case of a partnership, two of its general partners (or the sole general partner, when two or more general partners do not exist);
- o in the case of estates and trusts, two of its beneficiaries (or the sole beneficiary when two or more beneficiaries do not exist); and

in accordance with the requirements and procedures of the Illinois Health Facilities Planning Act.

o in the case of a sole proprietor, the individual that is the proprietor.

This Application is filed on the behalf of \_\_\_Advocate Aurora Health, Inc.

behalf of the applicant entity. The undersigne provided herein, and appended hereto, are con	ne authority to execute and file this Application on d further certifies that the data and information mplete and correct to the best of his or her certifies that the fee required for this application is
SIGNATURE SLUTSHEY	SIGNATURE
SIGNATURE	
James H. Skogsbergh	Nick W. Turkal, M.D.
PRINTED NAME	PRINTED NAME
Co-CEO	Co-CEO
PRINTED TITLE	PRINTED TITLE
Notarization: Subscribed and sworn to before me this but day of becomber 2017	Notarization: Subscribed and sworn to before me this day of
Signature of Notary	Signature of Notary
Seal	Seal

OFFICIAL SEAL
CRISTIN G FOSTER
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires Mar 4, 2019

\*Insert the EXACT legal name of the applicant

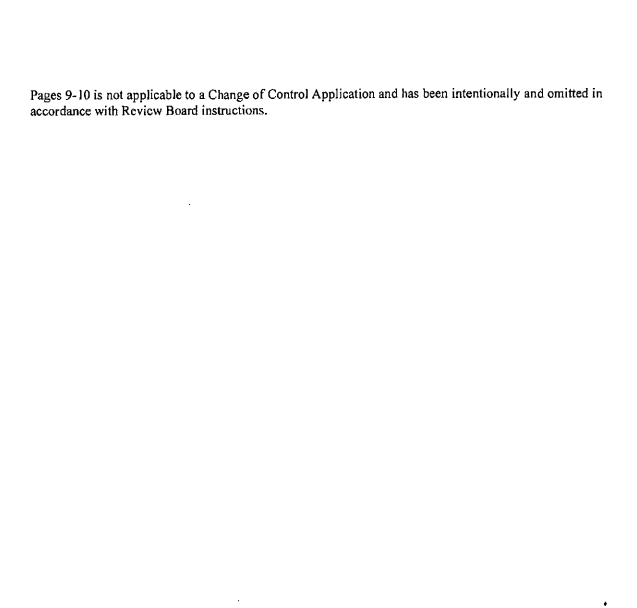
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0	in the case of a limited liability company, an manager or member when two or more man	y two of its managers or members (or the sole nagers or members do not exist);
0	in the case of a partnership, two of its general more general partners do not exist);	ral partners (or the sole general partner, when two or
0	in the case of estates and trusts, two of its beneficiaries do not exist); and	peneficiaries (or the sole beneficiary when two or more
٥	in the case of a sole proprietor, the individua	al that is the proprietor.
in according to the under the half providence knowledge to the half between the half betwee	idersigned certifies that he or she has the of the applicant entity. The undersigned ed herein, and appended hereto, are comp	authority to execute and file this Application on further certifies that the data and information
		July W Turken w
SIGNA	TURE	SIGNATURE
	H. Skogsbergh	Nick W. Turkal, M.D.
PRINT	ED NAME	PRINTED NAME
Co-CE	o	Co-CEO
PRINT	ED TITLE	PRINTED TITLE
	ration: ribed and sworn to before me ribed and sworn to before me	Notarization: Subscribed and sworn to before me this 4M day of <u>MCCMVL</u> , 2017
Signatu	ure of Notary	Signature of Notary
Seal		Seal
*Insert	the EXACT legal name of the applicant	

The Application must be signed by the authorized representatives of the applicant entity. Authorized representatives are:

- o in the case of a corporation, any two of its officers or members of its Board of Directors;
- o in the case of a limited liability company, any two of its managers or members (or the sole manager or member when two or more managers or members do not exist);
- o in the case of a partnership, two of its general partners (or the sole general partner, when two or more general partners do not exist);
- in the case of actatos and trusts, two of its beneficiaries (or the sale beneficiary when two or more

beneficiaries do not exist); and	belies claires (or the sole belies clair) when two or more
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The undersigned certifies that he or she has the behalf of the applicant entity. The undersigned provided herein, and appended hereto, are com	dures of the Illinois Health Facilities Planning Act.  a authority to execute and file this Application on further certifies that the data and information
SIGNATURE	SIGNATURE
Nick W. Turkal, M.D.	Michael Lappin
PRINTED NAME	PRINTED NAME
President and Chief Executive Officer	Secretary
PRINTED TITLE	PRINTED TITLE
Notarization: Subscribed and sworn to before me this 411 day of December 7017	Notarization: Subscribed and sworn to before me this <u>イト</u> day of <u>Dィにへからい</u> 2017
Signature of Notary	Signature of Notary
Seal	Seal
*!risert the EXACT legal name of the applicant	



# SECTION III. BACKGROUND, PURPOSE OF THE PROJECT, AND ALTERNATIVES - INFORMATION REQUIREMENTS

This Section is applicable to all projects except those that are solely for discontinuation with no project costs.

#### **Background**

# READ THE REVIEW CRITERION and provide the following required information:

#### **BACKGROUND OF APPLICANT**

- 1. A listing of all health care facilities owned or operated by the applicant, including licensing, and certification if applicable.
- 2. A certified listing of any adverse action taken against any facility owned and/or operated by the applicant during the three years prior to the filing of the application.
- 3. Authorization permitting HFSRB and DPH access to any documents necessary to verify the information submitted, including, but not limited to: official records of DPH or other State agencies; the licensing or certification records of other states, when applicable; and the records of nationally recognized accreditation organizations. Failure to provide such authorization shall constitute an abandonment or withdrawal of the application without any further action by HFSRB.
- 4. If, during a given calendar year, an applicant submits more than one application for permit, the documentation provided with the prior applications may be utilized to fulfill the information requirements of this criterion. In such instances, the applicant shall attest that the information was previously provided, cite the project number of the prior application, and certify that no changes have occurred regarding the information that has been previously provided. The applicant is able to submit amendments to previously submitted information, as needed, to update and/or clarify data.

APPEND DOCUMENTATION AS <u>ATTACHMENT 11</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM. EACH ITEM (1-4) MUST BE IDENTIFIED IN ATTACHMENT 11.

#### **ALTERNATIVES**

1) Identify ALL of the alternatives to the proposed project:

Alternative options must include:

- A) Proposing a project of greater or lesser scope and cost;
- B) Pursuing a joint venture or similar arrangement with one or more providers or entities to meet all or a portion of the project's intended purposes; developing alternative settings to meet all or a portion of the project's intended purposes;
- C) Utilizing other health care resources that are available to serve all or a portion of the population proposed to be served by the project; and
- D) Provide the reasons why the chosen alternative was selected.
- Documentation shall consist of a comparison of the project to alternative options. The comparison shall address issues of total costs, patient access, quality and financial benefits in both the short-term (within one to three years after project completion) and long-term. This may vary by project or situation. FOR EVERY ALTERNATIVE IDENTIFIED, THE TOTAL PROJECT COST AND THE REASONS WHY THE ALTERNATIVE WAS REJECTED MUST BE PROVIDED.
- The applicant shall provide empirical evidence, including quantified outcome data that verifies improved quality of care, as available.

APPEND DOCUMENTATION AS <u>ATTACHMENT 13.</u> IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

Page 13 is not applicable to a Change of Contro accordance with Review Board instructions.	l Application and has	been intentionally an	d omitted in
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### SECTION V. CHANGE OF OWNERSHIP (CHOW)

# 1130.520 Requirements for Exemptions Involving the Change of Ownership of a Health Care Facility

- Prior to acquiring or entering into a contract to acquire an existing health care facility, a
  person shall submit an application for exemption to HFSRB, submit the required
  application-processing fee (see Section 1130.230) and receive approval from HFSRB.
- 2. If the transaction is not completed according to the key terms submitted in the exemption application, a new application is required.
- 3. READ the applicable review criteria outlined below and submit the required documentation (key terms) for the criteria:

APPLICABLE REVIEW CRITERIA	CHOW
1130.520(b)(1)(A) - Names of the parties	X
1130.520(b)(1)(B) - Background of the parties, which shall include proof that the applicant is fit, willing, able, and has the qualifications, background and character to adequately provide a proper standard of health service for the community by certifying that no adverse action has been taken against the applicant by the federal government, licensing or certifying bodies, or any other agency of the State of Illinois against any health care facility owned or operated by the applicant, directly or indirectly, within three years preceding the filing of the application.	X
1130.520(b)(1)(C) - Structure of the transaction	Х
1130.520(b)(1)(D) - Name of the person who will be licensed or certified entity after the transaction	
1130.520(b)(1)(E) - List of the ownership or membership interests in such licensed or certified entity both prior to and after the transaction, including a description of the applicant's organizational structure with a listing of controlling or subsidiary persons.	X
1130.520(b)(1)(F) - Fair market value of assets to be transferred.	×
1130.520(b)(1)(G) - The purchase price or other forms of consideration to be provided for those assets. [20 iLCS 3960/8.5(a)]	х
1130.520(b)(2) - Affirmation that any projects for which permits have been issued have been completed or will be completed or altered in accordance with the provisions of this Section	х
1130.520(b)(2) - if the ownership change is for a hospital, affirmation that the facility will not adopt a more restrictive charity care policy than the policy that was in effect one year prior to the transaction. The hospital must provide affirmation that the compliant charity care policy will remain in effect for a two-year period following the change of ownership transaction	X
1130.520(b)(2) - A statement as to the anticipated benefits of	X

the proposed changes in ownership to the community	
1130.520(b)(2) - The anticipated or potential cost savings, if any, that will result for the community and the facility because of the change in ownership;	Х
1130.520(b)(2) - A description of the facility's quality improvement program mechanism that will be utilized to assure quality control;	X
1130.520(b)(2) - A description of the selection process that the acquiring entity will use to select the facility's governing body;	Х
1130.520(b)(2) - A statement that the applicant has prepared a written response addressing the review criteria contained in 77 III. Adm. Code 1110.240 and that the response is available for public review on the premises of the health care facility	X
1130.520(b)(2)- A description or summary of any proposed changes to the scope of services or levels of care currently provided at the facility that are anticipated to occur within 24 months after acquisition.	х

# Application for Change of Ownership Among Related Persons

When a change of ownership is among related persons, and there are no other changes being proposed at the health care facility that would otherwise require a permit or exemption under the Act, the applicant shall submit an application consisting of a standard notice in a form set forth by the Board briefly explaining the reasons for the proposed change of ownership. [20 ILCS 3960/8.5(a)]

APPEND DOCUMENTATION AS <u>ATTACHMENT 16,</u> IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

Pages 16-20 is not applicable to a Change of Control Application and has been intentionally and omitted a accordance with Review Board instructions.	

### SECTION X. CHARITY CARE INFORMATION (CHOW ONLY)

Charity Care information MUST be furnished for ALL projects [1120.20(c)].

- All applicants and co-applicants shall indicate the amount of charity care for the latest three
   <u>audited</u> fiscal years, the cost of charity care and the ratio of that charity care cost to net patient
   revenue.
- 2. If the applicant owns or operates one or more facilities, the reporting shall be for each individual facility located in Illinois. If charity care costs are reported on a consolidated basis, the applicant shall provide documentation as to the cost of charity care; the ratio of that charity care to the net patient revenue for the consolidated financial statement; the allocation of charity care costs; and the ratio of charity care cost to net patient revenue for the facility under review.
- 3. If the applicant is not an existing facility, it shall submit the facility's projected patient mix by payer source, anticipated charity care expense and projected ratio of charity care to net patient revenue by the end of its second year of operation.

Charity care" means care provided by a health care facility for which the provider does not expect to receive payment from the patient or a third-party payer (20 ILCS 3960/3). Charity Care <u>must</u> be provided at cost.

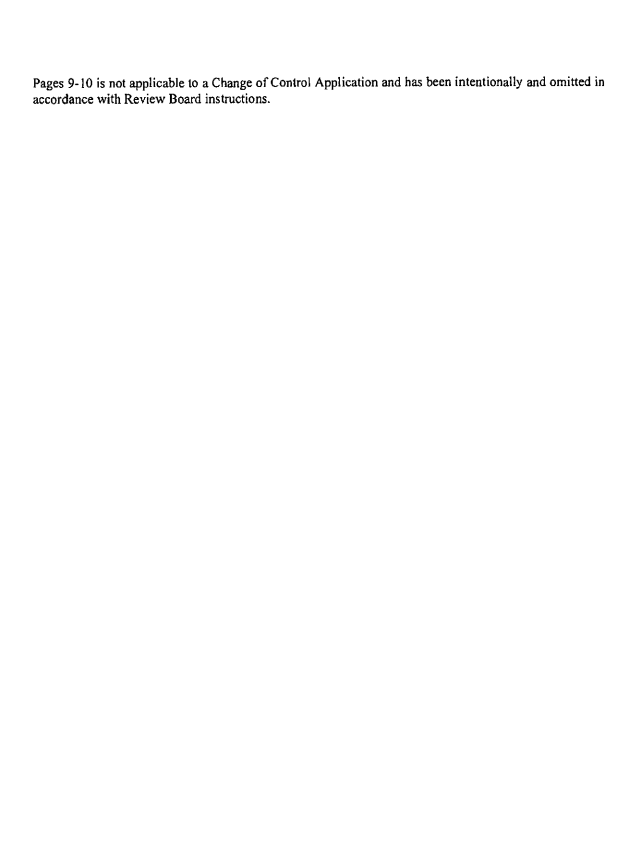
A table in the following format must be provided for all facilities as part of Attachment 41.

CHARITY CARE				
	Year	Year	Year	
Net Patient Revenue				
Amount of Charity Care (charges)				
Cost of Charity Care				

APPEND DOCUMENTATION AS <u>ATTACHMENT 21</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

After paginating the entire completed application indicate, in the chart below, the page numbers for the included attachments:

INDEX OF ATTACHMENTS		
TACHMEN'	<b>г</b>	PAGES
1	Applicant Identification including Certificate of Good Standing	
2	Site Ownership	
3	Persons with 5 percent or greater interest in the licensee must be	İ
	identified with the % of ownership.	
4	Organizational Relationships (Organizational Chart) Certificate of	
	Good Standing Etc.	
5_	Flood Plain Requirements	
6		
7	Project and Sources of Funds Itemization	
8	Financial Commitment Document if required	_
9_	Cost Space Requirements	
10	Discontinuation	_
11	Background of the Applicant	
12	Purpose of the Project	
13	Alternatives to the Project	-
	Service Specific:	
14_	Neonatal Intensive Care Services	
15	Change of Ownership	<del> </del>
	Financial and Economic Feasibility:	
16	Availability of Funds	
17	Financial Waiver	
18	Financial Viability	<u> </u>
19	Economic Feasibility	
20	Safety Net Impact Statement	
21	Charity Care Information	



# SECTION III. BACKGROUND, PURPOSE OF THE PROJECT, AND ALTERNATIVES - INFORMATION REQUIREMENTS

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#### **Background**

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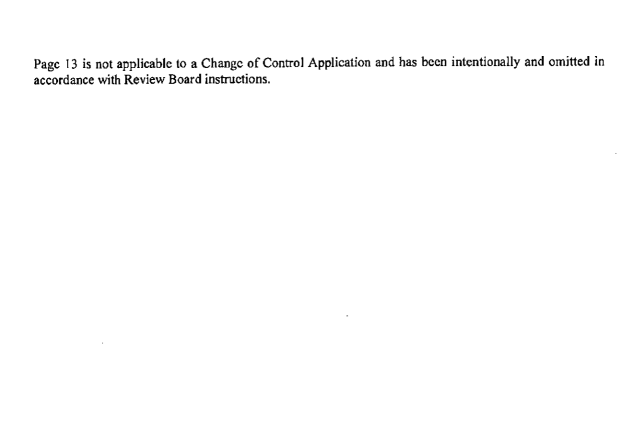
#### **ALTERNATIVES**

1) Identify ALL of the alternatives to the proposed project:

Alternative options must include:

- A) Proposing a project of greater or lesser scope and cost;
- B) Pursuing a joint venture or similar arrangement with one or more providers or entities to meet all or a portion of the project's intended purposes; developing alternative settings to meet all or a portion of the project's intended purposes;
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APPLICABLE REVIEW CRITERIA	CHOW
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1130.520(b)(1)(C) - Structure of the transaction	X
1130.520(b)(1)(D) - Name of the person who will be licensed or certified entity after the transaction	
1130.520(b)(1)(E) - List of the ownership or membership interests in such licensed or certified entity both prior to and after the transaction, including a description of the applicant's organizational structure with a listing of controlling or subsidiary persons.	X
1130.520(b)(1)(F) - Fair market value of assets to be transferred.	х
1130.520(b)(1)(G) - The purchase price or other forms of consideration to be provided for those assets. [20 ILCS 3960/8.5(a)]	Х
1130.520(b)(2) - Affirmation that any projects for which permits have been issued have been completed or will be completed or altered in accordance with the provisions of this Section	X
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1130.520(b)(2) - A statement as to the anticipated benefits of	_X

the proposed changes in ownership to the community	
the proposed changes in ownership to the dominantly	
1130.520(b)(2) - The anticipated or potential cost savings, if any, that will result for the community and the facility because of the change in ownership;	X
1130.520(b)(2) - A description of the facility's quality improvement program mechanism that will be utilized to assure quality control;	X
1130.520(b)(2) - A description of the selection process that the acquiring entity will use to select the facility's governing body;	Х
1130.520(b)(2) - A statement that the applicant has prepared a written response addressing the review criteria contained in 77 III. Adm. Code 1110.240 and that the response is available for public review on the premises of the health care facility	Х
1130.520(b)(2)- A description or summary of any proposed changes to the scope of services or levels of care currently provided at the facility that are anticipated to occur within 24 months after acquisition.	Х

# Application for Change of Ownership Among Related Persons

When a change of ownership is among related persons, and there are no other changes being proposed at the health care facility that would otherwise require a permit or exemption under the Act, the applicant shall submit an application consisting of a standard notice in a form set forth by the Board briefly explaining the reasons for the proposed change of ownership. [20 ILCS 3960/8.5(a)]

APPEND DOCUMENTATION AS  $\underline{\text{ATTACHMENT 15.}}$  IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

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# SECTION X. CHARITY CARE INFORMATION (CHOW ONLY)

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A table in the following format must be provided for all facilities as part of Attachment 41.

CHARITY CARE			
	Year	Year	Year
Net Patient Revenue			
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Cost of Charity Care			

APPEND OCCUMENTATION AS <u>ATTACHMENT 21</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

After paginating the entire completed application indicate, in the chart below, the page numbers for the included attachments:

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3	identified with the % of ownership.	43-44	
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5		50	
6	Historic Preservation Act Requirements	51	
7	Project and Sources of Funds Itemization		
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9	Cost Space Requirements		
10	Discontinuation		
11	Background of the Applicant	53-55	
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	Service Specific:		
14	Neonatal Intensive Care Services		
15	Change of Ownership	59-63	
	Financial and Economic Feasibility:		
16	Availability of Funds		
17	Financial Waiver		
18	Financial Viability		
19	Economic Feasibility		
20	Safety Net Impact Statement		
21	Charity Care Information	65-69	

#### Section I, Identification, General Information and Certification

### Attachment 1, Type of Ownership of Applicants

An organizational chart showing the current ownership structure of each of Dreyer/Mercy Ambulatory Surgery Center Partnership ("Dreyer") and Aurora Health Care, Inc. ("Aurora"), along with the post-closing ownership structure of Advocate and Aurora, is included in Attachment 4. Good standing certificates for the following entities are also attached:

- 1. <u>Dreyer/Mercy Ambulatory Surgery Center Partnership ("Dreyer")</u>: Dreyer is an Illinois partnership. A copy of Dreyer's general partner's, Dreyer Clinic, Inc.'s, Illinois Good Standing Certificate is attached.
- 2. Advocate Health Care Network ("Advocate"): Advocate is an Illinois not-for-profit corporation and is the ultimate parent of Dreyer. A copy of Advocate's Illinois Good Standing Certificate is attached.
- 3. Advocate Aurora Health, Inc. ("Advocate Aurora Health"): Advocate Aurora Health is a Delaware non-profit corporation. A copy of Advocate Aurora Health's Delaware Good Standing Certificate is attached. Advocate Aurora Health currently does no business in the State of Illinois and it is not anticipated that it will do so until the COEs are approved and the Affiliation Agreement closes. Advocate Aurora Health will obtain authorization to do business in Illinois from the Secretary of State in advance of conducting business.
- 4. <u>Aurora Health Care. Inc. ("Aurora")</u>. Aurora is a Wisconsin non-stock corporation. A copy of Aurora's Wisconsin Good Standing certificate is attached. Aurora does not conduct business in Illinois and, therefore, is not required to be registered as a foreign corporation in Illinois.



# To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that I am the keeper of the records of the Department of Business Services. I certify that

DREYER CLINIC, INC., A DOMESTIC CORPORATION, INCORPORATED UNDER THE LAWS OF THIS STATE ON APRIL 01, 1970, APPEARS TO HAVE COMPLIED WITH ALL THE PROVISIONS OF THE BUSINESS CORPÓRATION ACT OF THIS STATE RELATING TO THE PAYMENT OF FRANCHISE TAXES, AND AS OF THIS DATE, IS IN GOOD STANDING AS A DOMESTIC CORPORATION IN THE STATE OF ILLINOIS.



In Testimony Whereof, I hereto set

my hand and cause to be affixed the Great Seal of the State of Illinois, this 6TH day of DECEMBER A.D. 2017.

Authentication #: 1734002218 verifiable until 12/06/2018
Authenticate at: http://www.cyberdriveillinois.com

esse White

SECRETARY OF STATE



# To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that I am the keeper of the records of the Department of

Business Services. I certify that

ADVOCATE HEALTH CARE NETWORK, A DOMESTIC CORPORATION, INCORPORATED UNDER THE LAWS OF THIS STATE ON JUNE 14, 1923, APPEARS TO HAVE COMPLIED WITH ALL THE PROVISIONS OF THE GENERAL NOT FOR PROFIT CORPORATION ACT OF THIS STATE, AND AS OF THIS DATE, IS IN GOOD STANDING AS A DOMESTIC CORPORATION IN THE STATE OF ILLINOIS.



In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, this 29TH day of NOVEMBER A.D. 2017.

Authentication #: 1733301276 verifiable until 11/29/2018
Authenticate at: http://www.cyberdrivelillinois.com

SECRETARY OF STATE

<u>Delaware</u>

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY "ADVOCATE AURORA HEALTH, INC." IS DULY

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD

STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS

OF THIS OFFICE SHOW, AS OF THE SIXTH DAY OF DECEMBER, A.D. 2017.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESALD CORPORATION IS AN EXEMPT CORPORATION.

6645600 8300C SR# 20177413995

You may verify this certificate online at corp.delaware.gov/authver.shtml

MSQ

Authentication: 203697226

Date: 12-06-17

### United States of America State of Wisconsin

### DEPARTMENT OF FINANCIAL INSTITUTIONS



Division of Corporate & Consumer Services

To All to Whom These Presents Shall Come, Greeting:

I, Mary Ann McCoshen, Administrator of the Division of Corporate and Consumer Services, Department of Financial Institutions, do hereby certify that

#### AURORA HEALTH CARE, INC.

is a domestic corporation or a domestic limited liability company organized under the laws of this state and that its date of incorporation or organization is February 02, 1983.

I further certify that said corporation or limited liability company has, within its most recently completed report year, filed an annual report required under ss. 180.1622, 180.1921, 181.1622 or 183.0120 Wis. Stats., and that it has not filed articles of dissolution.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Department on November 29, 2017.

MARY ANN MCCOSHEN, Administrator Division of Corporate and Consumer Services Department of Financial Institutions

DFI/Corp/33

To validate the authenticity of this certificate

Visit this web address: http://www.wdfi.org/apps/ccs/verify/

Enter this code:

210166-A23C0F50

### Section I, Identification, General Information and Certification

### Attachment 2, Site Ownership

There will be no change in site ownership as a result of the proposed change in ownership.

### Section I, Identification, General Information and Certification

### Attachment 3, Operating Identity/Licensee

Dreyer/Mercy Ambulatory Surgery Center Partnership ("Dreyer") will continue to be the licensed entity operating the facility.

Dreyer is an Illinois partnership. A copy of Dreyer's general partner's, Dreyer Clinic, Inc.'s, Illinois Good Standing Certificate is attached.

An organizational chart showing the current ownership structure of Dreyer, Advocate Health Care Network, and Aurora Health Care, Inc., along with the post-closing ownership structure of Advocate Aurora Health, Inc. is included in Attachment 4.



# To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that I am the keeper of the records of the Department of Business Services. I certify that

DREYER CLINIC, INC., A DOMESTIC CORPORATION, INCORPORATED UNDER THE LAWS OF THIS STATE ON APRIL 01, 1970, APPEARS TO HAVE COMPLIED WITH ALL THE PROVISIONS OF THE BUSINESS CORPORATION ACT OF THIS STATE RELATING TO THE PAYMENT OF FRANCHISE TAXES, AND AS OF THIS DATE, IS IN GOOD STANDING AS A DOMESTIC CORPORATION IN THE STATE OF ILLINOIS.



In Testimony Whereof, I hereto set

my hand and cause to be affixed the Great Seal of the State of Illinois, this 6TH day of DECEMBER A.D. 2017.

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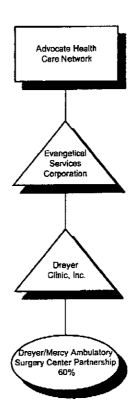
SECRETARY OF STATE

### Section I, Identification, General Information and Certification

### Attachment 4, Organizational Relationships

An organizational chart showing the current ownership structure of Dreyer/Mercy Ambulatory Surgery Center Partnership ("Dreyer"), Advocate Health Care Network ("Advocate") and Aurora Health Care, Inc. ("Aurora"), together with the post-closing ownership structure of Advocate Aurora Health, Inc. ("Advocate Aurora Health"), is attached.

# ದ್ದೈ Advocate Health Care

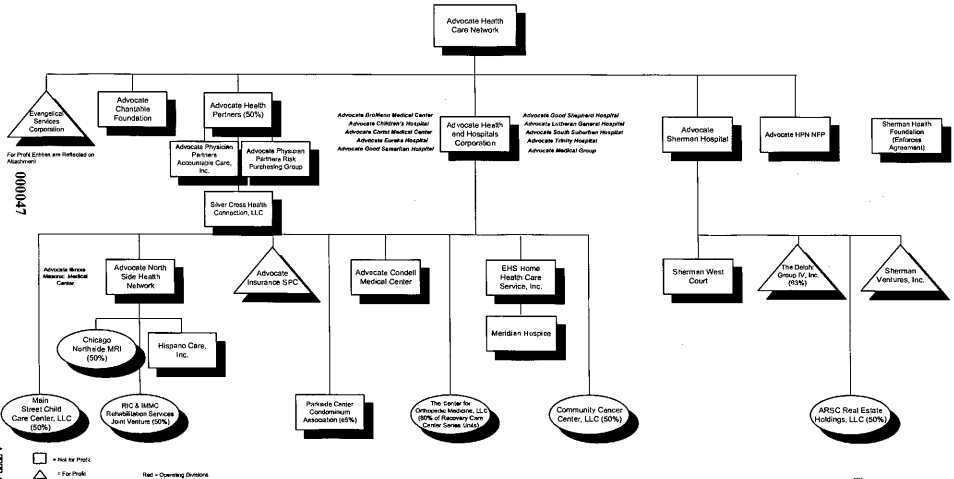


= Not for Profit
- For Profit
= Pass Through Entities with less than 100% Ownership

# Advocate Health Care

Red = Operating Divisions

100% Ownership Unless Otherwise Noted



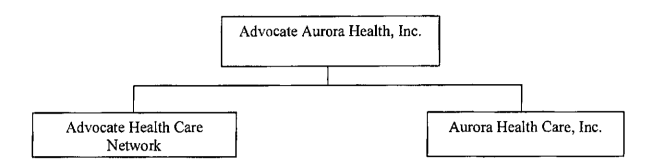
#82 Revised 5/12/2016

ATTACHMENT 4

= Pass Through Enklies

December 2017

### **POST-CLOSING ORGANIZATIONAL CHART**



All of the Advocate Health Care Network ("Advocate") entities will remain under the Advocate corporate structure and all of the Aurora Health Care, Inc. ("Aurora") entities will remain under the Aurora corporate structure, shown on the previously included organizational charts for each of Advocate and Aurora.

### Section I, Identification, General Information and Certification

### Attachment 5, Flood Plain Requirement

This section appears not to be applicable to a change of ownership COE application.

### Section I, Identification, General Information and Certification

### Attachment 6, Historic Resources Preservation Act Requirements

This section appears not to be applicable to a change of ownership COE application.

ATTACHMENTS 7-10 ARE NOT APPLICABLE TO A CHANGE OF OWNERSHIP APPLICATION AND HAVE BEEN INTENTIONALLY OMITTED IN ACCORDANCE WITH REVIEW BOARD INSTRUCTIONS.

#### Section III, Background, Purpose of the Project, and Alternatives

#### Attachment 11, Background

# 1. A listing of all health care facilities owned or operated by the Applicant, including licensing, and certificate if applicable.

A list of all the Illinois health care facilities owned or operated by the Applicants, including licensing and certification information, is included. Aurora Health Care, Inc. currently owns no health care facilities, as that term is defined in the Planning Act, in Illinois.

# 2. A certified listing of any adverse action taken against any facility owned and/or operated by the Applicant during the three years prior to the filing of the application.

By their signatures on the Certification pages to this application, each of the Applicants attest that no adverse action has been taken against any facility owned and/or operated by them during the three (3) years prior to the filing of this application.

Authorization permitting HFSRB and IDPH access to any documents necessary to verify the information submitted, including, but not limited to: official records of IDPH or other State agencies; the licensing or certification records of other states, when applicable; and the records of nationally recognized accreditation organizations.

By their signatures to the Certification pages to this application, each of the Applicants authorize HFSRB and IDPH access to any documents necessary to verify the information submitted, including, but not limited to: (i) official records of IDPH or other State agencies; (ii) the licensing or certification records of other states, when applicable; and (iii) the records of nationally recognized accreditation organizations.

#### ADVOCATE HEALTH AND HOSPITALS CORPORATION FACILITIES

Advocate Health Care Network ("Advocate"), or one of its direct or indirect subsidiaries, currently operates the following 11 hospitals and all are a part of this series of COE applications.

FACILITY	LOCATION	LICENSE NO.	DNV ACCREDITATION NUMBER
Advocate BroMenn	Normal	0005645	189504-2015-
Medical Center			AHC-USA-NIAHO
Advocate Christ	Oak Lawn	0000315	197946-2016-
Medical Center			AHC-USA-NIAHO
Advocate Condell	Libertyville	0005579	147414-2013-
Medical Center	·		AHC-USA-NIAHO
Advocate Eureka	Eureka	0005652	141309-2015-
Hospital			AHC-USA-NIAHO
Advocate Good	Downers Grove	0003384	176404-2015-
Samaritan Hospital			AHC-USA-NIAHO
Advocate Good	Barrington	0003475	176396-2015-
Shepherd Hospital	_		AHC-USA-NIACHO
Advocate Illinois	Chicago	0005165	192082-2015-
Masonic Medical			AHC-USA-NIACHO
Center			
Advocate Lutheran	Park Ridge	004796	178979-2015-
General Hospital			AHC-USA-NIACHO
Advocate Sherman	Elgin	0005884	165481-2014-
Hospital	_		AHC-USA-NIAHO
Advocate South	Hazel Crest	0004697	190161-2015-
Suburban Hospital		1	AHC-USA-NIACHO
Advocate Trinity	Chicago	0004176	193041-2015-
Hospital			AHC-USA-NIAHO

Additionally, Advocate Health Care Network ("Advocate"), or one of its direct or indirect subsidiaries, has an ownership interest of fifty percent (50%) or more in the following licensed health care facilities:

FACILITY	LOCATION	LICENSE NO.	JOINT COMMISSION ACCREDITATION NO.	OTHER ACCREDITATION NO.
BroMenn Comfort and Care Suites	Bloomington	4000025	N/A	N/A
Dreyer Ambulatory Surgery	Aurora	7001779	N/A	N/A

Center				
RML	Chicago	0005678	N/A	N/A
Specialty		1		
Hospital				
RML	Hinsdale	0004804	N/A	N/A
Specialty				
Hospital				
Sherman West	Elgin	N/A	N/A	N/A
Court				

All of the above listed Advocate related facilities are included in the series of COE applications with the exception of Sherman West Court which is exempt because it is licensed under the Nursing Home Care Act. The Applicants will notify the Review Board upon the change of ownership of Sherman West Court which will occur as part of the Proposed Transaction.

Neither the licensed entity of the health care facilities listed above, nor the legal entity that owns the physical plant of such facilities will change as part of the Proposed Transaction.

# ATTACHMENT 12 IS NOT APPLICABLE TO A CHANGE OF OWNERSHIP APPLICATION AND HAVE BEEN INTENTIONALLY OMITTED IN ACCORDANCE WITH REVIEW BOARD INSTRUCTIONS

#### Section III, Alternatives

#### Attachment 13, Alternatives

In compliance with the Review Board's review criterion to address alternatives, the Applicants submit the following:

- 1. Other Affiliations with Health Care Systems. Advocate and Aurora continually evaluate opportunities with other high quality providers, with an eye toward enhancing the care that patients receive. Previously, Advocate explored an affiliation with NorthShore University Health System and had submitted Change of Ownership Exemption applications to the Review Board, which the Board had approved. That proposed affiliation was not completed.
- 2. Proposed Transaction between Advocate and Aurora. Advocate and Aurora are excited about the possible combination of the two systems. The proposed transaction is subject to review by federal regulators; however, as the parties' service areas are generally adjacent with very little overlap, if any, the parties are hopeful that federal regulators will approve the transaction. Both Aurora and Advocate are not-for-profit health care systems that share a cultural and strategic commitment to transforming the health care delivery model to provide value-based service. The Applicants believe that the combination of the two systems is the best opportunity to provide better, more efficient high quality care in the communities they serve.

# ATTACHMENTS 14 IS NOT APPLICABLE TO A CHANGE OF OWNERSHIP APPLICATION AND HAS BEEN INTENTIONALLY OMITTED IN ACCORDANCE WITH REVIEW BOARD INSTRUCTIONS

### Section IV, Change of Ownership

Attachment 15, Requirements for Exemptions Involving the Change of Ownership of a Health Care Facility

# Section 1130.520, Information Requirements for Change of Ownership of a Health Care Facility

1. <u>1130.520(b)(1)(A), Names of Parties</u>: The Applicants are: (i) Advocate Health Care Network; (ii) Dreyer/Mercy Ambulatory Surgery Center Partnership, acting through its general partner Dreyer Clinic, Inc.; (iii) Aurora Health Care, Inc., and (iv) Advocate Aurora Health. Inc.

An organizational chart showing the current ownership structure of Dreyer/Mercy Ambulatory Surgery Center Partnership ("Dreyer"), Advocate Health Care Network ("Advocate") and Aurora Health Care, Inc. ("Aurora"), along with the post-closing ownership structure of Advocate Aurora Health, Inc., is included in Attachment 4. Good standing certificates for each of the Applicants are included in Attachment 1.

2. <u>1130.520(b)(1)(B)</u>, <u>Background of Parties</u>: Each of the Applicants, by their signatures to the Certification pages of this application, attest that they are fit, willing, able and have the qualifications, background and character to adequately provide a proper standard of health service for the community.

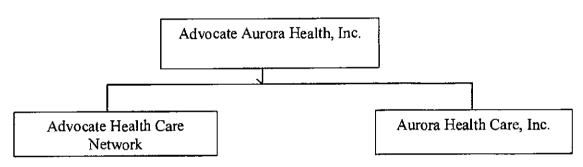
By their signatures on the Certification pages to this application, each of the Applicants attest that no adverse action has been taken against any facility owned and/or operated by each of them during the three (3) years prior to the filing of this application.

3. <u>1130.520(b)(1)(C)</u>, Structure of the Transaction: Advocate Health Network ("Advocate") and Aurora Health Care, Inc. ("Aurora") have entered into an Affiliation Agreement dated as of December 4, 2017. Under this Affiliation Agreement, subject to Review Board and other approvals, Advocate and Aurora agree to affiliate their organizations under the name Advocate Aurora Health, Inc. ("Advocate Aurora Health").

Aurora is the not-for-profit parent of an integrated health care delivery system that provides a full continuum of health care services to communities primarily in Wisconsin. Aurora's operations do not include any Illinois health care facilities as defined by the Planning Act. Advocate is the parent organization of a faith-based, not-for-profit population health management system that provides the full continuum of health care services to communities in Illinois. Advocate's operations include 11 hospitals in Illinois, and additional healthcare facilities in which it has partial ownership interests.

To effect the affiliation, Advocate and Aurora have formed a new corporate entity "Advocate Aurora Health, Inc." which will be the parent entity for Advocate and Aurora. Upon consummating the transaction, Advocate Aurora Health will become the sole corporate member of each Advocate and Aurora. As shown in the simple organization chart below (and as more fully depicted elsewhere in the attachment), Advocate related facilities will continue operations under the Advocate corporate structure and Aurora related entities will continue to operate under the Aurora corporate structure. Following the closing Advocate Aurora Health will maintain dual headquarters in Wisconsin and Illinois.

The current CEOs of Advocate and Aurora respectively will become the Co-CEOs of Advocate Aurora Health. Following the closing, the Advocate Aurora Health Board will consist of 14 members, six designated by Aurora, six designated by Advocate and each of the Co-CEOs. The initial Advocate Aurora Health Directors will serve staggered terms of between two and four years.



For at least a two year period following the closing, Advocate and Aurora will each continue their respective charitable assistance policies for patients.

The proposed transaction will not directly affect the licensed entity of the health care facilities included in this series of COE applications nor affect the legal entity that owns the physical plant of the facilities.

There will be no direct exchange of funds between Advocate and Aurora as a part of this transaction. As this transaction is an affiliation of the two organizations there is no acquisition price. The Applicants wish to close April 1, 2018 or as soon thereafter as the Certificate of Exemption and federal regulatory approvals are received.

- 4. <u>1130.520(b)(1)(D)</u>, Name of Licensed Entity after Transaction: Each of the licensed facilities included in this series of COE applications will continue to be the licensed entity after the Proposed Transaction. There is no change in the licensed entity as a consequence of the Proposed Transaction.
- 5. 1130.520(b)(1)(E), List of Ownership/Membership Interests in Licensed Entity Prior to and After Transaction: An organizational chart showing the current ownership structure of Advocate and Aurora, together with the post-closing ownership structure of

Advocate Aurora Health, is included in Attachment 4. Good standing certificates for each of the Applicants are included in Attachment 1.

### 6. 1130.520(b)(1)(F), Fair Market Value of Assets to be Transferred:

No monetary consideration is being exchanged between the parties as part of this transaction.

The amounts listed as Fair Market Value are the Net Book Value from the Advocate 2015 audited financial statements.

Facility Name	Fair Market Value
Advocate BroMenn Medical Center	\$134,734,125
Advocate Christ Medical Center	\$339,338,235
Advocate Condell Medical Center	\$243,555,943
Advocate Eureka Hospital	\$8,939,097
Advocate Good Samaritan Hospital	\$120,792,174
Advocate Good Shepherd Hospital	\$233,804,298
Advocate Illinois Masonic Medical Center	\$227,358,435
Advocate Lutheran General Hospital	\$233,804,298
Advocate Sherman Hospital	\$229,886,411
Advocate South Suburban Hospital	\$51,451,293
Advocate Trinity Hospital	\$69,091,546
BroMenn Comfort and Care Suites	\$21,336
Dreyer Ambulatory Surgery Center	\$2,662,609
RML Specialty Hospital	\$18,774,794
RML Specialty Hospital	\$27,017,387

# 7. <u>1130.520(b)(1)(G)</u>, Purchase Price or Other Forms of Consideration to be Provided:

No monetary consideration being exchanged between the parties as part of this transaction.

- 8. <u>1130.520(b)(2), Affirmations:</u> In accordance with 77 <u>Ill. Adm. Code</u> §1130.520, each of the Applicants affirm the following:
  - a. The transaction documents contain a provision that closing is subject to CON and COE approvals.
  - b. No adverse action has been taken against any of the Applicants by the federal government, licensing or certifying bodies, or any other agency of the State of Illinois against any health care facility owned or operated by any of the Applicants, directly or indirectly, within the past three years.

- c. Any projects for which permits have been issued by the Review Board have been completed or will be completed or altered in accordance with the provisions of 77 Ill. Adm. Code §1130.520.
- d. The Applicants understand that failure to complete the Affiliation in accordance with the applicable provisions of Section 1130.500(d) no later than 24 months from the date of exemption approval and failure to comply with the material change requirements of this Section will invalidate the exemption.

# 9. 1130.520(b)(2), Statement as to the Anticipated Benefits of the Proposed Changes in Ownership to the Community.

There will be no change in the operation of the Applicant facility anticipated as a consequence of the affiliation.

# 10. 1130.520(b)(2), Statement as to the Anticipated or Potential Cost Savings, if any, That Will Result for the Community and the Facility as a Result of the Change in Ownership.

There will be no change in the operation of the Applicant facility anticipated as a consequence of the affiliation.

# 11. 1130.520(b)(2), Description of the Facility's Quality Improvement Program Mechanism that will be Utilized to Assure Quality Control.

There will be no change in the operation of the Applicant facility anticipated as a consequence of the affiliation.

# 12. 1130.520(b)(2), Description of the applicants' organizational structure, including a listing of controlling or subsidiary persons.

Diagrams illustrating the ownership structure, both current and post transaction, are provided in Attachment 4.

# 13. 1130.520(b)(2), Description of the selection process that the acquiring entity will use to select the facility's governing body.

There will be no change in the legal entity that holds the licenses for the facilities included in this series of COE applications. Rather, as described above in the "Summary of Transaction" section above, the corporate change will be in the creation of the new corporate entity "Advocate Aurora Health, Inc." which will serves as the ultimate parent entity.

The governing board of Advocate Aurora Health will initially consist of 14 members, with half of the members selected by Advocate and the other half by Aurora. There will be six directors selected by each of Advocate and Aurora and both the current Chief

Executive Officers for each Advocate and Aurora, who will serve as the Co-CEOs of Advocate Aurora Health, will be ex officio voting member of the initial board of directors. Two of the Advocate directors shall be representatives of the two sponsoring churches, one each from the United Church of Christ and the Evangelical Lutheran Church in America. The initial board of directors shall serve staggered terms of between two and four years.

14. 1130.520(b)(2), Statement that the applicants have prepared a written response addressing the review criteria contained in 77 Ill. Adm. Code 1110.240 and that the response is available for public review on the premises of the health care facility.

The Applicants have or will prepare a written response addressing the review criteria contained in 77 Ill. Adm. Code 1110.240 that will be available for public review at the facility.

15. 1130.520(b)(2), Description or summary of any proposed changes to the scope of services or levels of care currently provided at the facility that are anticipated to occur within twenty-four (24) months after acquisition.

There are no proposed changes to the scope of services or levels of care currently provided at the facility that are anticipated to occur within twenty-four (24) months as a result of the transaction.

ATTACHMENTS 16-20 ARE NOT APPLICABLE TO A CHANGE OF OWNERSHIP
APPLICATION AND HAVE BEEN INTENTIONALLY OMITTED IN ACCORDANCE
WITH REVIEW BOARD INSTRUCTIONS

### Section X, Charity Care Information

### Attachment 21, Charity Care Information

The Applicants will not implement any less restrictive charity care policy for the facility for the immediate period following the closing of the proposed transaction.

Information regarding the Applicant's facilities' charity care is as follows:

# Advocate Health and Hospitals Corporation d/b/a Advocate BroMenn Medical Center

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$2,657,000	\$864,000	\$1,804,000	
Cost of Charity Care	1.6%	0.5%	1.1%	

## Advocate Health and Hospital Corporation d/b/a Advocate Christ Medical Center

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$8,473,000	\$13,522,000	\$10,756,000	
Cost of Charity Care	0.9%	1.4%	1.0%	

### Advocate Condell Medical Center

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$9,631,000	\$8,663,000	\$5,110,000	
Cost of Charity Care	3.0%	2.7%	1.5%	

### Advocate Health and Hospitals Corporation d/b/a Advocate Eureka Hospital

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$160,000	\$40,000	\$156,000	
Cost of Charity Care	1.1%	0.3%	1.2%	

### Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$7,144,000	\$4,762,000	\$4,273,000	
Cost of Charity Care	1.9%	1.3%	1.1%	

### Advocate Health and Hospitals Corporation d/b/a Advocate Good Shepherd

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$2,804,000	\$2,158,000	\$1,847,000	
Cost of Charity Care	1.0%	0.7%	0.6%	

## Advocate Health and Hospitals Corporation d/b/a Advocate Illinois Masonic

Charity Care				
Net Patient Revenue 2014 2015				
Amount of Charity Care (charges)	\$7,445,000	\$8,022,000	\$5,647,000	
Cost of Charity Care	1.9%	1.9%	1.3%	

## Advocate Health and Hospitals Corporation d/b/a Advocate Lutheran General Hospital

Charity Care				
Net Patient Revenue	2014	2015	2016	
Amount of Charity Care (charges)	\$8,154,000	\$9,882,000	\$10,904,000	
Cost of Charity Care	1.1%	1.3%	1.4%	

### Advocate Sherman Hospital

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$7,857,000	\$4,818,000	\$5,963,000
Cost of Charity Care	2.7%	1.6%	1.9%

### Advocate Health and Hospitals Corporation d/b/a Advocate South Suburban

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$3,771,000	\$3,056,000	\$2,196,000
Cost of Charity Carc	1.8%	1.4%	1.0%

## Advocate Health and Hospitals Corporation d/b/a Advocate Trinity

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$1,993,000	\$2,349,000	\$1,441,000
Cost of Charity Care	1.4%	1.7%	1.1%

#### **BroMenn Comfort and Care Suites**

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	N/A*	N/A	N/A
Cost of Charity Care	N/A	N/A	N/A

<sup>\*</sup>N/A meaning not reportable to Board

### **Dreyer Ambulatory Surgery Center**

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$0	\$0	\$0
Cost of Charity Care	0%	0%	0%

## RML Health Providers Limited Partnership d/b/a RML Chicago

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$242,703	\$148,772	\$206,000
Cost of Charity Care	0.8%	0.4%	0.6%

### RML Health Providers Limited Partnership d/b/a RML Hinsdale

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$320,014	\$19,126	\$161,934
Cost of Charity Care	0.6%	0%	0.3%

### Sherman West Court

Charity Care			
Net Patient Revenue	2014	2015	2016
Amount of Charity Care (charges)	\$91,291	\$71,825	\$47,885
Cost of Charity Care	0.8%	0.8%	0.4%
Cost of Charity Care	0.8%	0.8%	