525 WEST JEFFERSON ST. ● SPRINGFIELD, ILLINOIS 62761 ●(217) 782-3516 FAX: (217) 785-4111

ELECTRONICALLY TRANSMITTED

May 11, 2020

Daniel J. Lawler. Partner Barnes & Thornburg, LLP One North Wacker Drive, Suite 4400 Chicago, Illinois 60606-2833

RE: **EXEMPTION:** Illinois Health Facilities Planning Act 20 ILCS 3960

EXEMPTION: # E-018-20 – Gateway Regional Medical Center

EXEMPTION HOLDERS: Quincy Health, LLC., Quorum Health Corporation, Granite

City Illinois Hospital Company LLC d/b/a Gateway Regional Medical Center

LICENSEE: Granite City Illinois Hospital Company LLC d/b/a Gateway Regional

Medical Center

Dear Mr. Lawler:

On May 8, 2020, the Chairman of the Illinois Health Facilities Planning Board (State Board) acting on behalf of the State Board under 77 IAC 1130.560(b) approved your request for a change of ownership exemption. The approval was based upon the application's compliance with applicable provisions of 77 IAC 1130.520. The exemption is for Granite City Illinois Hospital Company LLC d/b/a Gateway Regional Medical Center located at 2100 Madison Avenue, Granite City, Illinois. The entity to be licensed is Granite City Illinois Hospital Company LLC d/b/a Gateway Regional Medical Center.

As a result of this approval, the hospital's bed capacity by category of service will remain as follows:

Category of Service		Number of Beds
Medical/Surgical		166
Pediatric		0
Obstetric		27
Intensive Care		12
Acute Mental Illness		<u>100</u>
	Total	305

The exemption involves a purchase of stock resulting in no change in the licensee. No specific consideration is designated as being for or attributable to the facility.

You are reminded that this exemption is not transferable or assignable. To demonstrate completion of this transaction, the exemption holder must provide the State Board with the date that the ownership change occurred and also provide a copy of the license or certification issued pursuant to the change of ownership. Failure to provide the required notification shall subject the exemption holder to the sanctions provided under Section 14 of the Illinois Health Facilities Planning Act. The exemption holder is also reminded that 77 IAC 1130.140 defines transactions that constitute a change of ownership of a health care facility. You should become familiar with those definitions.

The State Board's approval does not exempt the transaction from any other regulatory, certification or licensure requirements that may be applicable prior to acquisition. The exemption will be invalid should the facility for which the change of ownership was granted cease to be an existing health care facility as defined in 77 IAC 1130.140.

Should you have any questions or concerns please contact Mike Constantino or George Roate of my staff at Mike.Constantino@illinois.gov or George.Roate@illinois.gov or 217.782.3516.

Sincerely,

Courtney Avery Administrator

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Illinois Health Facilities and Services Review Board