ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION-04/2021 Edition

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR CHANGE OF OWNERSHIP EXEMPTION

SECTION I. IDENTIFICATION, GENERAL INFORMATION, AND CERTIFICATION

This Section must be completed for all projects.

Facility/Project Identification

Facility Name:	Advocate Good Samaritan Hospital	
Street Address:	3815 Highland Avenue	
City and Zip Code:	Downers Grove 60515	
County: DuPage	Health Service Area: 7	Health Planning Area: A-05

Legislators

State Senator Name: Suzy Glowiak Hilton
State Representative Name: Deanne M. Mazzochi

Applicant(s) [Provide for each applicant (refer to Part 1130.220)]

Exact Legal Name	Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan
Hospital	
Street Address:	3815 Highland Avenue
City and Zip Code:	Downers Grove 60515
Name of Registered	Agent: Michael Kerns
Registered Agent St	reet Address: 3075 Highland Parkway
Registered Agent C	ity and Zip Code: Downers Grove 60515
Hospital President:	Allison Wyler
Hospital President S	Street Address: 3815 Highland Avenue
Hospital President	City and Zip Code: Downers Grove 60515
Hospital President T	elephone Number: 630-275-5900

Type of Ownership of Applicants

	Non-profit Corporation For-profit Corporation Limited Liability Company Other		Partnership Governmental Sole Proprietorship		
0	Corporations and limited liability comporations and limited liability components	panies mu	st provide an Illinois certi	ficate of good	
0	Partnerships must provide the name and address of each partner specifyir				
	ND DOCUMENTATION AS ATTACHM AST PAGE OF THE APPLICATION F		NUMERIC SEQUENTIAL	ORDER AFTER	
Prima	ry Contact [Person to receive Al	LL corres	spondence or inquiries		
Name:	Joe Ourth				
Title:	Attorney				
Compa	any Name: Saul Ewing Arnstein & Leh	r LLP			
Address: 161 North Clark Street, Suite 4200, Chicago, Illinois 60601					
Telephone Number: 312-876-7815					
E-mail Address: joe.ourth@saul.com					
Fax Nu	umber: 312-876-6215				
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Page 1

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR CHANGE OF OWNERSHIP EXEMPTION

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Facility/Project Identification

Facility Nam	e:	Advocate Good Samaritan	Hospita	al	
Street Addre	SS:	3815 Highland Avenue			
City and Zip	Code:	Downers Grove 60515			
County:	DuPage	Health Service	Area:	7	Health Planning Area: A-05

Legislators

State Senator Name: Suzy Glowiak Hilton	
State Representative Name: Deanne M. Mazzochi	

Applicant(s) [Provide for each applicant (refer to Part 1130.220)]

Exact Legal Name Advocate A	Nurora Health Inc.
Street Address: 3	075 Highland Parkway
City and Zip Code:	Downers Grove 60515
Name of Registered Agent: T	he Corporation Trust Company
Registered Agent Street Address:	Corporation Trust Center, 1209 Orange Street
Registered Agent City and Zip Cod	le: Wilmington DE 19801
Name of Chief Executive Officer:	James Skogsbergh
CEO Street Address:	3075 Highland Parkway, Suite 600
CEO City and Zip Code:	Downers Grove 60515
CEO Telephone Number:	630-572-9393

Type of Ownership of Applicants

	Non-profit Corporation For-profit Corporation Limited Liability Company Other		Partnership Governmental Sole Proprietorship		
0	Corporations and limited liability comp standing.	anies mu	st provide an Illinois certil	icate of good	
0	Partnerships must provide the name o and address of each partner specifying	f the state g whether	in which they are organiz each is a general or limite	ed and the name d partner.	
	ND DOCUMENTATION AS ATTACHMI AST PAGE OF THE APPLICATION FO		NUMERIC SEQUENTIAL	ORDER AFTER	
Primar	y Contact [Person to receive AL	L corres	pondence or inquiries		
Name:	Joe Ourth		· · · · · · · · · · · · · · · · · · ·		
Title:	Attorney				
Compa	iny Name: Saul Ewing Arnstein & Lehr	LLP			
Addres	s: 161 North Clark Street, Suit	te 4200, C	hicago, Illinois 60601		
Telephone Number: 312.876-7815					
E-mail	Address: joe.ourth@saul.com				
Fax Nu	mber: <u>312-876-6215</u>				

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR CHANGE OF OWNERSHIP EXEMPTION

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Facility Na	ame:	Advocate Good Samaritan Hospital	
Street Add	dress:	3815 Highland Avenue	
City and Z	ip Code:	Downers Grove 60515	
County:	DuPage	Health Service Area: 7 Health Pl	anning Area: A-05

Legislators

State Senator Name: Suzy Glowiak Hilton	
State Representative Name: Deanne M. Mazzochi	

Applicant(s) [Provide for each applicant (refer to Part 1130.220)]

Exact Legal Name Advocate	Health, Inc.
Street Address:	3075 Highland Parkway
City and Zip Code:	Downers Grove 60515
Name of Registered Agent:	CT Corporation System
Registered Agent Street Address:	208 S. LaSalle Street, Ste. 814
Registered Agent City and Zip Co	de: Chicago, IL 60604
Name of Co-Chief Executive Offic	er: James Skogsbergh
Co-CEO Street Address:	3075 Highland Parkway, Suite 600
Co-CEO City and Zip Code:	Downers Grove 60515
Co-CEO Telephone Number:	630-572-9393

Type of Ownership of Applicants

	Non-profit Corporation For-profit Corporation Limited Liability Company Other		Partnership Governmental Sole Proprietorship		
0	Corporations and limited liability compa standing.	inies mu	st provide an Illinois certi	ficate of good	
0	Partnerships must provide the name of and address of each partner specifying				
	ID DOCUMENTATION AS ATTACHME AST PAGE OF THE APPLICATION FO		NUMERIC SEQUENTIAL	ORDER AFTER	
Primar	y Contact [Person to receive ALL	_ corres	pondence or inquiries		
Name:	Joe Ourth		· · · · · · · · · · · · · · · · · · ·		
Title:	Attorney				
Compa	ny Name: Saul Ewing Arnstein & Lehr L				
Address: 161 North Clark Street, Suite 4200, Chicago, Illinois 60601					
Teleph	one Number: 312-876-7815				
E-mail	Address: joe.ourth@saul.com				
Fax Nu	mber: 312-876-6215				

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD APPLICATION FOR CHANGE OF OWNERSHIP EXEMPTION

SECTION I. IDENTIFICATION, GENERAL INFORMATION, AND CERTIFICATION

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Facility Name:	Advocate Good Samaritan Hospital	
Street Address:	3815 Highland Avenue	
City and Zip Code:	Downers Grove 60515	
County: DuPage	Health Service Area: 7	Health Planning Area: A-05

Legislators

State Senator Name: Suzy Glowiak Hilton	
State Representative Name: Deanne M. Mazzochi	

Applicant(s) [Provide for each applicant (refer to Part 1130.220)]

Exact Legal Name	Atrium Health, Inc.
Street Address:	1000 Blythe Boulevard
City and Zip Code:	Charlotte, North Carolina 28203
Name of Registered Agent:	Brett J. Denton
Registered Agent Street Address	: 1111 Metropolitan Avenue, Ste. 600
Registered Agent City and Zip Co	ode: Charlotte, North Carolina 28204
Chief Executive Officer:	Eugene A. Woods
CEO Street Address:	1111 Metropolitan Avenue, Ste. 800
CEO City and Zip Code:	Charlotte, North Carolina 28204
CEO Telephone Number:	704-355-3406

Type of Ownership of Applicants

	Non-profit Corporation For-profit Corporation Limited Liability Company Other		Partnership Governmental Sole Proprietorship		
0					
0	 standing. Partnerships must provide the name of the state in which they are organized and the name and address of each partner specifying whether each is a general or limited partner. 				
APPEND DOCUMENTATION AS <u>ATTACHMENT 1</u> IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.					
Primar	y Contact [Person to receive ALL	. corres	pondence or inquiries		
Name:	Joe Ourth				
Title:	Title: Attorney				
Company Name: Saul Ewing Arnstein & Lehr LLP					
Addres	s: 161 North Clark Street, Suite) 4200, C	hicago, Illinois 60601		
Teleph	one Number: 312-876-7815				
E-mail	Address: joe.ourth@saul.com				
Fax Nu	mber: 312-876-6215				

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Edition

Additional Contact [Person who is also authorized to discuss the Application]

Myndee Gomberg Balkan
Director, Health Facilities Planning
Name: Advocate Aurora Health
e Number: 847-721-0376
ldress: Myndee.balkan@aah.org
ber:
e

Name:	Elizabeth Kirkman	
Title:	Assistant Vice President, Atrium Health Enterprise Strategy Partners	
Company	Name: Atrium Health, Inc.	
Address:	2709 Water Ridge Parkway, Suite 200, Charlotte, NC 28217	
Telephone	e Number: 980-622-7049	
E-mail Ad	idress: Elizabeth.kirkman@atriumhealth.org	
Fax Numb	ber:	

Post Exemption Contact

[Person to receive all correspondence subsequent to exemption issuance-THIS PERSON MUST BE EMPLOYED BY THE LICENSED HEALTH CARE FACILITY AS DEFINED AT 20 ILCS 3960]

Name:	Michael Kerns
Title:	Senior Vice President & Deputy General Counsel, Legal
Company	Name: Advocate Aurora Health
Address:	3075 Highland Parkway, Suite 600, Downers Grove, IL 60515
Telephon	e Number: 630-929-8149 (x558149)
E-mail Ad	dress: Michael.Kerns@aah.org
Fax Num	ber: 630-929-9820

Site Ownership after the Project is Complete

[Provide this information for each applicable site]

Exact Legal Name of Site Owner: Advocate Health and Hospitals Corporation

Address of Site Owner: 3075 Highland Parkway, Downers Grove, IL 60515

Street Address or Legal Description of the Site:

Proof of ownership or control of the site is to be provided as Attachment 2. Examples of proof of ownership are property tax statements, tax assessor's documentation, deed, notarized statement of the corporation attesting to ownership, an option to lease, a letter of intent to lease, or a lease.

APPEND DOCUMENTATION AS <u>ATTACHMENT 2</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

Current Operating Identity/Licensee

[Provid	de this information for each a	oplicable fa	cility and insert after thi	s page.]	
Exact	Legal Name: Advocate Health and	Hospitals Co	prporation d/b/a Advocate Ge	ood Samaritan	_
Hospit					
Addre	ss: 3815 Highland Avenue, Downe	ers Grove, IL	60515	·	
	Non-profit Corporation For-profit Corporation Limited Liability Company Other		Partnership Governmental Sole Proprietorship		
4022598	3.6				

Page 5

Operating Identity/Licensee after the Project is Complete

[Provide this information for each applicable facility and insert after this page.]

	Legal Name: (No Change)		
Addres	ss: (No Change)		
	Non-profit CorporationPartnershipFor-profit CorporationGovernmentalLimited Liability CompanySole ProprietorshipOther		
0	Corporations and limited liability companies must provide an Illinois Certificate of Good		
	Standing.		
0	Partnerships must provide the name of the state in which organized and the name and address		
	of each partner specifying whether each is a general or limited partner.		
0	Persons with 5 percent or greater interest in the licensee must be identified with the % of ownership.		
	ND DOCUMENTATION AS ATTACHMENT 3, IN NUMERIC SEQUENTIAL ORDER AFTER		
THEL	AST PAGE OF THE APPLICATION FORM.		

Organizational Relationships

Provide (for each applicant) an organizational chart containing the name and relationship of any person or entity who is related (as defined in Part 1130.140). If the related person or entity is participating in the development or funding of the project, describe the interest and the amount and type of any financial contribution.

APPEND DOCUMENTATION AS <u>ATTACHMENT 4</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

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Narrative Description

In the space below, provide a brief narrative description of the change of ownership. 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.

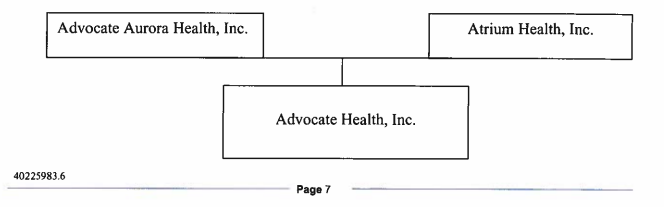
This Certificate of Exemption application is part of a series of COE applications relating to the transaction described below.

Advocate Aurora Health, Inc. ("AAH") and Atrium Health, Inc. ("Atrium") have entered into Master Agreement dated as of May 9, 2022. Under this Master Agreement, subject to Review Board and other approvals, Advocate and Atrium agree to affiliate their organizations under the name Advocate Health, Inc. ("Advocate Health").

Atrium is a single, integrated healthcare delivery and academic system which operates in the Southeast United States area focused on equity, innovation and next generation education. Atrium was formed by The Charlotte Mecklenburg Hospital Authority, a North Carolina Hospital Authority, and Wake Forest University Baptist Medical Center, a North Carolina nonprofit corporation in order to improve health and advance healing for all communities it serves. Atrium's operations do not include any Illinois health care facilities as defined by the Planning Act. AAH is the parent organization of a health management system that provides the full continuum of health care services to communities in Illinois and Wisconsin. AAH's operations include 9 hospitals in Illinois, and additional healthcare facilities in which it has partial ownership interests.

To effect the affiliation, Advocate and Atrium have formed a new corporate entity "Advocate Health, Inc.". Upon consummating the transaction, AAH and Atrium will enter into a Joint Operating Agreement. In that Agreement AAH and Atrium will delegate to Advocate Health certain operational functions to AAH and Atrium facilities. Unlike the Advocate and Aurora merger in 2018, this transaction will not create Advocate Health as a parent corporate entity. Ownership of existing AAH and Atrium facilities will remain with current respective corporate entities. As shown in the simple organization chart below (and as more fully depicted elsewhere in the attachment), AAH related facilities will continue operations under the AAH corporate structure and Atrium related entities will continue to operate under the Atrium corporate structure.

The current CEOs of Advocate and Atrium respectively will become Co-CEOs of Advocate Health. Following the closing, the AAH Board will consist of 20 members, ten designated by AAH, ten designated by Atrium.



For the initial period following closing, each of AAH and Atrium will continue its 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 Atrium as consideration for this transaction. As this transaction is an affiliation of the two organizations there is no acquisition price. There will be no change in the entities that hold the licenses and no change in who owns the real estate and physical plants. The Applicants wish to close no later than September 30, 2022 or as soon thereafter as the Certificate of Exemption and federal regulatory approvals are received.

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Edition

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 Purchase Price: \$	☐ Yes	🛛 No	
Fair Market Value: \$			

Project Status and Completion Schedules

Outstanding Permits: Does the facility have any projects for which the State Board issued a permit that is not complete? Yes X_ No __. If yes, indicate the projects by project number and whether the project will be complete when the exemption that is the subject of this application is complete.

Advocate Aurora Health has the following open permits:

Advocate Christ Medical Center	# 14-057
Advocate Condell Medical Center	# 20-004
Advocate Lutheran General Hospital	# 21-003
Advocate Illinois Masonic Medical Center	# 22-009

Pending Exemption: (Approved)

Advocate South Suburban Hospital #E-35-22

Future Permit Applications: To establish an AMI category of service at Advocate South Suburban Hospital and to discontinue that category of service at Advocate Christ Medical Center.

Anticipated exemption completion date (refer to Part 1130.570): September 30, 2022

State Agency Submittals

Are the following submittals up to date as applicable:

- Cancer Registry

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 being deemed incomplete.

#F-048-022

ILLINDIS HEALTH FACILI	TIES AND SERVICES REVIEW BOARD	
CHANGE OF OWNERSHIP	APPLICATION FOR EXEMPTION-04/2021 Edito	n

CERTIFICATION

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 0 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 0 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 and Hospitals Compration d/b/a Advocate Good Samaritan Hospital *

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 herato, 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

A SIGNATURE Skogsbergh AK. ames

SIGNATURE Dominic

PRINTED NAME President PRINTED TITLE

Notarization:

Subscribed and sworn to before me this 311 day of June, 2022

1 ins Signature of Notary

"OFFICIAL SEAL" MICHAEL E. KERNS Se Commission Stating USA2026 oolicant *in Commission No. 286069

Notarization: Subscribed and sworn to before me this ______day of ______ 2022

PRINTED NAME

PRINTED TITLE

lins 1Ar Signature of Notary

207.7

"OFFICIAL SEAL" MICHAEL E. KERNS Notary Public, State Of Illinois My Commission Expires 05/26/2026 Seal Commission No. 286089

Page 8

#F-048-022

ELINOIS HEALTH PACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Billion

CERTIFICATION

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

- 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 Ô. 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 O I or more general partners do not exist);
- o In the case of estates and truste, two of its beneficiaries (or the acte 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 Aurora Health Jac."

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 bellst. The undersigned also certifies that the fee required for this application is sent herewith or will be gaid upon request/

SIGNATURE

James PRINTED NAME

OFFICIAL SEAL"

Commission No. 209059

sion Expires 05/26/2026

2022

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PRINTED TITLE

Signature of Notary

Notarization:

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PRIN

PRINTED TITLE

Noterization: Subscribed and sworn to before me this 24th day of June 2022 day of June 2022

Signature of Notary

Sec "OFFICIAL SEAL" MICHAEL E. KERNS Notary Public, State Of (Enob My Commission Expires 05/26/2026 Commission No. 288069

ILLINGIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHEP APPLICATION FOR EXEMPTION- 64/2021 Edition

CERTIFICATION

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 officians 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);
- In the case of estates and trusts, two of its beneficiaries (or the sole beneficiary when two or more beneficiaries do not wrist); and
- In the case of a sole proprietor, the individual that is the proprietor.

This Application is filed on the behalf of Advocate Health, Inc."

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

SIGNATURE

PRINTED NAME

PRINTED TITLE

Co-Chief Executive Officer PRINTED TITLE

James

PRINTED NAME

Notorization. Subscribed and swom to before me this <u>141</u> they of <u>11106</u>, <u>2022</u>

Kuns 1 Elan Signature of Notary

Seal "Insert the EXAMPLIA State of Participation the American State State of Participation - . . .

Notarization: Subscribed and swom to before me this _____day of

Signature of Notary

Seal

ELLINOIS HEALTH PACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXCEPTION- 042021 Edition

CERTIFICATION

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 Directory;
- in the case of a limited liability company, any two of its managers or members (or the cole manager or member when two or more managers or members do not edsi);
- in the case of a partnership, two of its general partners (or the sole general partner, when two
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- 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. Inc.

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 bellet. The undersigned also certifies that the fee required for this application is sent berewith or will be paid upon request.

SIGNATURE

SIGNATURE

PRINTED NAME

PRINTED TITLE

Notarization: Subscribed and swom to before me this _____ day of _____

Signature of Notary

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PRINTED NAME

PRINTED TITLE

CLAR

Notarization: Subscribed and sworn to before me this AT day of Tune 2027

Signature Of Notary

Seal

"Insert the EXACT legal name of the applicant

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Edition

RTIFICATION		
ne Application must be signed by the author presentatives are:	prized representatives of the applicant entity. Authorized	
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); 		
 in the case of a partnership, two of it or more general partners do not exis 	ts general partners (or the sole general partner, when two it);	
 In the case of estates and trusts, two more beneficiaries do not exist); and 	o of its beneficiaries (or the sole beneficiary when two or	
o in the case of a sole proprietor, the in	ndividual that is the proprietor.	
is Application is filed on the behalf of A	Atrium Health Inc.	
accordance with the requirements and a	procedures of the Illinois Health Facilities Planning	
t. The undersigned certifies that he or :	procedures of the Illinois Health Facilities Planning she has the authority to execute and file this	
t. The undersigned certifies that he or splication on behalf of the applicant entities.	she has the authority to execute and file this ity. The undersigned further certifies that the data and	
t. The undersigned certifies that he or a plication on behalf of the applicant enti- ormation provided herein, and appende her knowledge and belief. The undersigned in the undersign	she has the authority to execute and file this ity. The undersigned further certifies that the data and ed hereto, are complete and correct to the best of his gned also certifies that the fee required for this	
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t. The undersigned certifies that he or a plication on behalf of the applicant enti ormation provided herein, and appende her knowledge and belief. The undersig plication is sent herewith or will be paid	she has the authority to execute and file this ity. The undersigned further certifies that the data and ed hereto, are complete and correct to the best of his gned also certifies that the fee required for this	
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t. The undersigned certifies that he or a plication on behalf of the applicant enti- ormation provided herein, and appende her knowledge and belief. The undersig- plication is sent herewith or will be paid Matture Configuration of the plication of the plicati	she has the authority to execute and file this ity. The undersigned further certifies that the data and ad hereto, are complete and correct to the best of his gned also certifies that the fee required for this 3 upon request. SIGNATOR Rasu B. Shrestha, M.D., M.B.A.	
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SECTION II. BACKGROUND.

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 listing of all health care facilities currently owned and/or operated in Illinois, by any corporate officers or directors, LLC members, partners, or owners of at least 5% of the proposed health care facility.
- 3. A certified listing of any adverse action taken against any facility owned and/or operated by the applicant, directly or indirectly, during the three years prior to the filing of the application. Please provide information for each applicant, including corporate officers or directors, LLC members, partners and owners of at least 5% of the proposed facility. A health care facility is considered owned or operated by every person or entity that owns, directly or indirectly, an ownership interest.
- 4. 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.
- 5. If, during a given calendar year, an applicant submits more than one Application, 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 5</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM. EACH ITEM (1-4) MUST BE IDENTIFIED IN ATTACHMENT 5.

SECTION III. CHANGE OF OWNERSHIP (CHOW)

Tran	saction Type. Check the Following that Applies to the Transaction:
	Purchase resulting in the issuance of a license to an entity different from current licensee.
	Lease resulting in the issuance of a license to an entity different from current licensee.
	Stock transfer resulting in the issuance of a license to a different entity from current licensee.
	Stock transfer resulting in no change from current licensee.
	Assignment or transfer of assets resulting in the issuance of a license to an entity different from the current licensee.
	Assignment or transfer of assets not resulting in the issuance of a license to an entity different from the current licensee.
	Change in membership or sponsorship of a not-for-profit corporation that is the licensed entity.
	Change of 50% or more of the voting members of a not-for-profit corporation's board of directors that controls a health care facility's operations, license, certification or physical plant and assets.
	Change in the sponsorship or control of the person who is licensed, certified or owns the physical plant and assets of a governmental health care facility.
	Sale or transfer of the physical plant and related assets of a health care facility not resulting in a change of current licensee.
	Change of ownership among related persons resulting in a license being issued to an entity different from the current licensee
	Change of ownership among related persons that does not result in a license being issued to an entity different from the current licensee.
	Any other transaction that results in a person obtaining control of a health care facility's operation or physical plant and assets and explain in "Narrative Description."

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Edition

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

- 1. 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	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.	x
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)]	x
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
1130.520(b)(3) - 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

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Edition

APPLICABLE REVIEW CRITERIA	CHOW
1130.520(b)(4) - A statement as to the anticipated benefits of the proposed changes in ownership to the community	x
1130.520(b)(5) - The anticipated or potential cost savings, if any, that will result for the community and the facility because of the change in ownership;	×
1130.520(b)(6) - A description of the facility's quality improvement program mechanism that will be utilized to assure quality control;	x
1130.520(b)(7) - A description of the selection process that the acquiring entity will use to select the facility's governing body;	x
1130.520(b)(9)- 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.	x

SECTION IV. CHARITY CARE INFORMATION

- 1. All applicants and co-applicants shall indicate the amount of charity care for the latest three audited 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 7.

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

APPEND DOCUMENTATION AS <u>ATTACHMENT 7</u>, IN NUMERIC SEQUENTIAL ORDER AFTER THE LAST PAGE OF THE APPLICATION FORM.

ILLINOIS HEALTH FACILITIES AND SERVICES REVIEW BOARD CHANGE OF OWNERSHIP APPLICATION FOR EXEMPTION- 04/2021 Edition

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

	INDEX OF ATTACHMENTS			
ATTACHMENT NO. 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 identified with the % of ownership.				
	4 Organizational Relationships (Organizational Chart) Certificate of Good Standing Etc.			
	5 Background of the Applicant		· · · ·	
	6	Change of Ownership		
	7	Charity Care Information		

Section I, Identification, General Information and Certification

Attachment 1, Type of Ownership of Applicants

An organizational chart showing the current ownership structure of Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan Hospital ("Advocate Good Samaritan Hospital"), along with the post-closing ownership structure of the facility, is included in Attachment 4. Good standing certificates for the following entities are also attached:

- 1. <u>Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan</u> <u>Hospital</u>: is an Illinois corporation. There is no change in the ownership as a result of the proposed transaction. A copy of Advocate Health and Hospitals Corporation's Illinois Good Standing Certificate is attached.
- 2. <u>Advocate Aurora Health ("AAH")</u>: AAH is a Delaware nonprofit nonstock corporation. A copy of Advocate Aurora Health's Delaware and Illinois Good Standing Certificates are attached.
- 3. <u>Advocate Health, Inc.</u>: is a Delaware nonprofit, nonstock corporation owned equally by AAH and Atrium Health, Inc. ("Atrium"), a North Carolina nonprofit corporation. A copy of Advocate Health Delaware Certificate of Good Standing is attached as is its application with the Illinois Secretary of State.
- 4. <u>Atrium Health, Inc., ("Atrium")</u>: is a North Carolina nonprofit corporation. A copy of Atrium's North Carolina Certificate of Good Standing is attached. Atrium does not do business in Illinois and no Illinois Certificate of Good Standing is required.



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 AND HOSPITALS CORPORATION, A DOMESTIC CORPORATION, INCORPORATED UNDER THE LAWS OF THIS STATE ON SEPTEMBER 12, 1906, 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 16TH day of JUNE A.D. 2022 .

Desse W hito.

SECRETARY OF STATI

Authentication #: 2216700930 varifiable until 08/15/2023 Authenticate al: http://www.lace.gov

ATTACHMENT 1



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 AURORA HEALTH, INC., INCORPORATED IN DELAWARE AND LICENSED TO CONDUCT AFFAIRS IN THIS STATE ON APRIL 03, 2018, 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 A FOREIGN CORPORATION IN GOOD STANDING AND AUTHORIZED TO CONDUCT AFFAIRS 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 16TH

day of JUNE A.D. 2022

Authentication #: 2216700604 verifiable until 08/15/2023 Authenticate at: http://www.lace.gov

W sear

SECRETARY OF STATI

ATTACHMENT 1



The First State

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 TWENTY-EIGHTH DAY OF JUNE, A.D. 2022.

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

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "ADVOCATE AURORA HEALTH, INC." WAS INCORPORATED ON THE FOURTH DAY OF DECEMBER, A.D. 2017.



6645600 8300C

SR# 20222851042

Authentication: 203788899

Date: 06-28-22

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



Page 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "ADVOCATE 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 IMENTY-EIGHTH DAY OF JUNE, A.D. 2022.

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

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "ADVOCATE HEALTH, INC." WAS INCORPORATED ON THE NINTH DAY OF MAY, A.D. 2022.



Authentication: 203788917 Date: 06-28-22

6784998 8300C

SR# 20222851073 You may verify this certificate online at corp.delaware.gov/authver.shtml



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE-Secretary of State

7376-313-4 JUNE 28, 2022

C T CORPORATION SYSTEM 208 SO LASALLE ST, SUITE 814 CHICAGO, IL 60604-1101

RE ADVOCATE HEALTH, INC.

DEAR SIR OR MADAM:

ENCLOSED YOU WILL FIND THE AUTHORITY OF THE ABOVE NAMED CORPORATION TO CONDUCT AFFAIRS IN THIS STATE.

PAYMENT OF THE FILING FEE IS HEREBY ACKNOWLEDGED.

CERTAIN NOT FOR PROFIT CORPORATIONS ORGANIZED AS A CHARITABLE CORPORATION ARE REQUIRED TO REGISTER WITH THE OFFICE OF THE ATTORNEY GENERAL. UPON RECEIPT OF THE ENCLOSED AUTHORITY, YOU MUST CONTACT THE CHARITABLE TRUST DIVISION, OFFICE OF THE ATTORNEY GENERAL, 100 W. RANDOLPH, 3RD FLOOR, CHICAGO, ILLINOIS 60601, TELEPHONE (312) 814-2595.

SINCERELY,

JESSE WHITE SECRETARY OF STATE DEPARTMENT OF BUSINESS SERVICES CORPORATION DIVISION TELEPHONE (217) 782-6961

ATTACHMENT 1

FORM NFP 113.15 (rev. Dec. 2003) APPLICATION FOR AUTHORITY TO CONDUCT AFFAIRS IN ILLINOIS (Foreign Corporations) General Not For Profit Corporation Act

Secretary of State Department of Business Services 501 S. Second St., Rm. 350 Soringfield, IL 62756 217-782-1834 www.llscs.gov

Remit payment in the form of a cashier's check, certified check, money order or an Illinois attorney's or CPA's check payable to Socretary of State.

FILED

JUN 2 8 2022

JESSE WHITE SECRETARY OF STATE

File # 7376-3134

----- Submit in duplicate ---- Type or Print clearly in black ink ----- Do not write above this line ----

Filing Fee: \$50

Approved

1. a. Corporate Name: Advocate Health, Inc.

b. Assumed Corporate Name (Complete only if the new corporate name is not available in this state.):

By electing this assumed name, the Corporation hereby agrees NOT to use its corporate name in the transaction of business in Illinois, Form NFP 104.15 is attached.

2. a. State or Country of Incorporation: Delaware

b. Date of Incorporation: May 9, 2022

c. Period of Duration: perpetual

3. a. Address of Principal Office, wherever located: 1000 Blythe Boulevard, Charlotte, NC 28203

b. Address of Principal Office in Illinois: 3075 Highland Parkway, Suite 600, Downers Grove, IL 60515

4. Name and Address of Registered Agent and Registered Office in Illinois:

Registered Agent: CT (Corporation System		
	First Name	Middle Name	Last Name
Registered Office: 208		S. LaSalle Street	814
	Number	Sirest	Suite # (P.O. Box alone is unacceptable)
Chic	ago	60604	Cook
	City -	ZIP Code	Çounty

5. States and Countries in which Corporation is admitted or qualified to conduct affairs: Delaware

6. Names and respective addresses of Corporation's officers and directors:

	Street Address	City	State ZIP
President Please see attached list			
Secretary			
Director			
Director			
Director			

If there are additional officers or more than three directors, please attach list.

Printed by authority of the State of Illinois. January 2015 - 1 - C 180.15

#E-048-022

1.1

7. Purpose(s) for which the Corporation is organized and proposes to pursue in the conduct of affairs in this State: For more space, attach additional sheets of this size.

Please see attached purpose.

- This application must be accompanied by an originally certified copy of the Articles of Incorporation and any amendments or mergers, duly authenticated within the last 90 days by the proper officer of the state or country wherein the corporation is incorporated.
- 9. The undersigned Corporation has caused this statement to be signed by a duly authorized officer who affirms, under penalties of perjury, that the facts stated herein are true and correct. All signatures must be in BLACK INK.

Dated	June 27	2022	Advocate Health, Inc.
	Michael Gribe	Year	Exact Name of Corporation
	CTCIRONO MANYAuthorized Officer's Signature		
	Michael Grebe, Treasurer	8	
÷	Name and Title (type or print)		

A Corporation that is to function as a club, as defined in Section 1-3.24 of the Liquor Control Act of 1934, must insert in its purpose clause a statement that it will comply with the State and local laws and ordinances relating to atcoholic liquors.

7376-334

ADVOCATE HEALTH, INC.

OFFICER AND DIRECTOR LIST

	NAME Eugene Woods	TITLE Co-Chief Executive Officer	ADDRESS 1000 Blythe Boulevard Charlotte, NC 28203
	James Skogsbergh	Co-Chief Executive Officer	3075 Highland Parkway, Suite 600 Downers Grove, 11: 60515
	Michael Grebe	Treasurer	750 West Virginia Street Milwaukee, WI 53204
\dot{w}	Brett Denton	Secretary	1000 Blythe Boulevard Charlotte, NC 28203

7376-3134

PURPOSE OF ADVOCATE HEALTH, INC. (THE "CORPORATION")

The Corporation is a nonprofit corporation and is organized and shall be operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"), including the making of distributions as permitted under Section 501(c)(3) of the Code. In furtherance thereof, the Corporation shall operate exclusively for the benefit of, perform the functions of, carry out the purposes of, and support The Charlotte-Mecklenburg Hospital Authority; North Carolina Baptist Hospital; Wake Forest University Health Sciences; AHSNF, Inc; AH Georgia, Inc.; Navicent Health, Inc.; Floyd Healthcare Management, Inc.; Atrium Health Foundation; Advocate Health and Hospitals Corporation; EHS Home Health Services, Inc.; Advocate Charitable Foundation; Advocate North Side Health Network; Meridian Hospice; Advocate Condell Medical Center; Advocate Sherman Hospital; Visiting Nurse Association of Wisconsin, Inc.; Aurora UW Academic Medical Group, Inc.; Aurora Health Care Metro, Inc.; Aurora Health Care Southern Lakes, Inc.; Aurora Health Care Central, Inc.; Aurora Psychiatric Hospital, Inc.; Aurora Medical Center of Washington County, Inc.; Aurora Health Care North, Inc.; West Allis Memorial Hospital, Inc.; Aurora Family Service, Inc.; Aurora Medical Center of Oshkosh, Inc.; Aurora Medical Group, Inc.; Aurora Advanced Healthcare, Inc.; AMG Illinois, Ltd.; Aurora Medical Center Grafton, LLC; Aurora Medical Center Bay Area, Inc.; and Kradwell School, Inc., each of which are exempt from federal income taxation under Section 501(a) of the Code as an organization described in Section 501(c)(3) of the Code and classified as other than a private foundation under Section 509(a)(1) or Section 509(a)(2) of the Code or a political subdivision as defined in 26 CFR § 1.103-1. The Corporation may solicit, raise, receive, hold, invest and expend funds for the advancement and furtherance of such purposes as permitted by law, and may engage in any and all activities in furtherance of, related to, or incidental to these purposes, which may lawfully be carried on by a corporation formed under the General Corporation Law of Delaware ("DGCL"), except as restricted in the Certificate of Incorporation or in the Bylaws of the Corporation.



NORTH CAROLINA **Department of the Secretary of State**

CERTIFICATE OF EXISTENCE

I, ELAINE F. MARSHALL, Secretary of State of the State of North Carolina, do hereby certify that

ATRIUM HEALTH, INC.

is a corporation duly incorporated under the laws of the State of North Carolina, having been incorporated on the 23rd day of October, 2019, with its period of duration being Perpetual.

I FURTHER certify that the said corporation's articles of incorporation are not suspended for failure to comply with the Revenue Act of the State of North Carolina; that the said corporation is not administratively dissolved for failure to comply with the provisions of the North Carolina Nonprofit Corporation Act; and that the said corporation has not filed articles of dissolution as of the date of this certificate.





Certification# 113993904-1 Reference# 18921714- Page: 1 of 1 Verify this certificate online at https://www.sosnc.gov/verification IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at the City of Raleigh, this 22nd day of July, 2022.

Elaine I. Marshall

Secretary of State

Page 31

Section I, Identification, General Information and Certification

Attachment 2, Site Ownership

The real property is owned by Advocate Health and Hospitals Corporation. There will be no change in site ownership as a result of the proposed change in ownership. A copy of a letter attesting to site ownership is attached.

Advocutiv Auronal Istuattis T (630) 572-9393 3025 Highland Packway F (630) 990-4752 Suite 600 Drivinges Grove, 11 60515

June 24, 2022

Ms. Debra Savage Chair Illinois Health Facilities and Services Review Board 525 W. Jefferson Street, Second Floor Springfield, IL 62761

RE: Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan Hospital Application for Change of Ownership Exemption

Dear Ms. Savage:

In connection with the Certificate of Exemption application relating to the transaction referenced above, we are providing this letter attesting that Advocate Health and Hospitals Corporation owns the Advocate Good Samaritan Hospital site.

We note that there will be no change in ownership of the site as a result of the proposed transaction.

Respectfully, _ A-Sh

James H. Skogsbergh President Advocate Health and Hospitals Corporation

Notarization:

Subscribed and sworn to before me this 24th day of June 2022.

(Seal of Notary)



Michal E. Kuna

Signature of Notary Public

91580v1 6/24/2022 10:11 AM

Section I, Identification, General Information and Certification

Attachment 3, Operating Identity/Licensee

Advocate Health and Hospital Corporation d/b/a Advocate Good Samaritan Hospital and will continue to be the licensed entity operating the hospital. There will be no change in the entity holding the license.

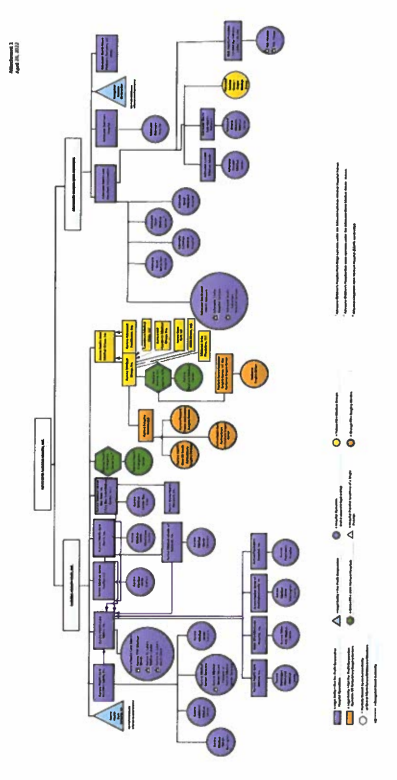
ATTACHMENT 3

Section I, Identification, General Information and Certification

Attachment 4, Organizational Relationships

Organizational charts showing the current ownership structure of Advocate Aurora Health, along with the post-closing affiliation structure of the hospital are attached.

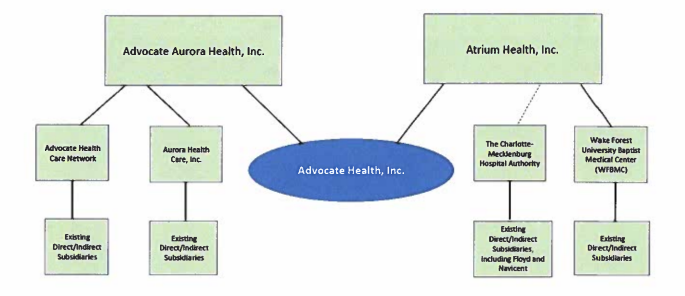
ATTACHMENT 4



Current Ownership Structure

ATTACHMENT 4

40225983.6 08/02/2022



Post Transaction Ownership

Section 1110.230 Background of Applicant Attachment 5

1. <u>A listing of all health care facilities owned or operated by the Applicants, including licensing, and certificate if applicable</u>.

A listing of all Illinois health care facilities owned by Applicants. Copies of IDPH licenses are attached.

Hospital Name	License Number	ID Number	Expiration Date	DNV Accreditation No.
Advocate Condell Medical Center	HF123806	0005579	11/30/2022	PRJC- 492361-2013- AST-USA
Advocate Good Samaritan Hospital	FH124184	0003384	12/31/2022	PRJC- 369029-2012- MSL-USA
Advocate Good Shepard Hospital	HF124185	0003475	12/31/2022	PRJC- 369027-2012- MSL-USA
Advocate Northside Health Network dba Illinois Masonic Medical Center	HF124281	0005165	11/4/2022	PRJC- 529782-2015- AST-USA
Advocate Lutheran General Hospital	HF124036	0004796	12/31/2022	PRJC- 369033-2012- MSL-USA
Advocate Sherman Hospital	HF122684	0005884	5/31/2023	PRJC- 469379-2013- MSL-USA
Advocate South Suburban Hospital	HF124035	0004697	12/31/2022	PRJC-40998- 2012-MSL- USA
Advocate Trinity Hospital	HF122929	0004176	6/30/2022	PRJC- 408213-2012- MSL-USA
Advocate Christ Hospital & Medical Center	HF124022	0000315	12/31/2022	PRJC- 435588-2012- MSL-USA
Dreyer Ambulatory Surgery Center	HF1237621	7001779	10/8/2022	АААНС

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

ATTACHMENT 5

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.

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

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

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Advocate Aurora Good Samaritan Hospital

2022 Hospital License

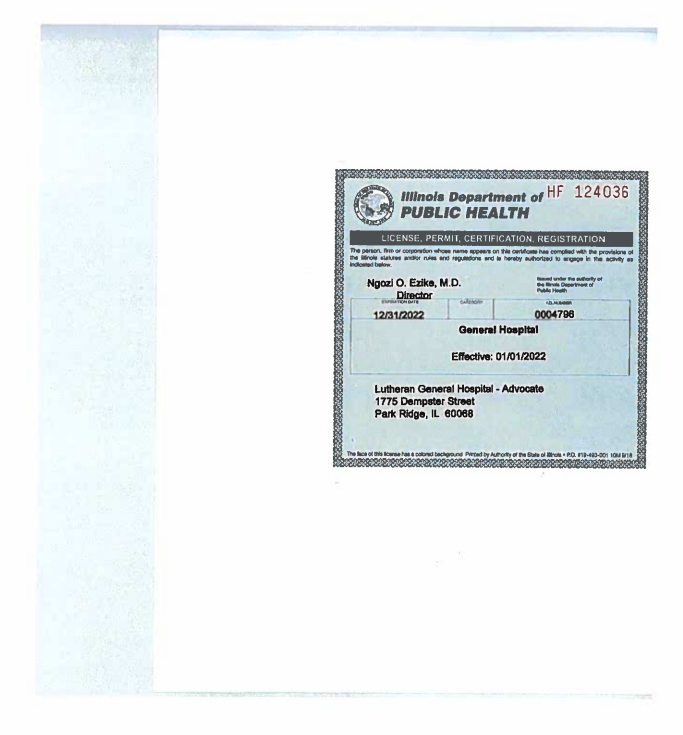
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ATTACHMENT 5



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Section IV, Change of Ownership

Attachment 6, Requirements for Exemptions Involving the Change of Ownership of a Health Care Facility

<u>Section 1130.520, Information Requirements for Change of Ownership of a Health Care</u> <u>Facility</u>

1. <u>1130.520(b)(1)(A), Names of Parties</u>.

The Applicants are: (i) Advocate Health and Hospitals Corporation d/b/ Advocate Good Samaritan Hospital ("Advocate Good Samaritan Hospital"), (ii) Advocate Aurora Health; Inc. ("AAH"), and Advocate Health, Inc.

An organizational chart showing the current ownership structure of Advocate Good Samaritan Hospital, along with the post-closing ownership structure 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), 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), Structure of the Transaction</u>.

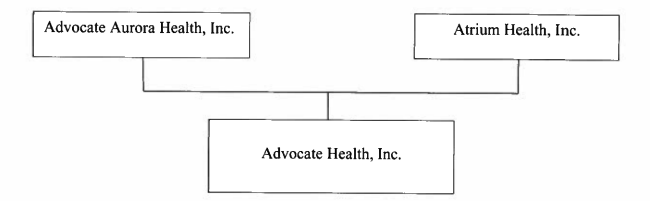
Advocate Aurora Health, Inc. ("AAH") and Atrium Health, Inc. ("Atrium") have entered into Master Agreement dated as of May 9, 2022. Under this Master Agreement, subject to Review Board and other approvals, Advocate and Atrium agree to affiliate their organizations under the name Advocate Health, Inc. ("Advocate Health").

Atrium is a single, integrated healthcare delivery and academic system which operates in the Southeast United States area and is focused on equity, innovation and next generation education. Atrium was formed by The Charlotte Mecklenburg Hospital Authority, a north Carolina Hospital Authority, and Wake Forest Baptist Medical Center, a North Carolina nonprofit corporation in order to improve health and advance healing for all communities it serves. Atrium's operations do not include any Illinois health care facilities as defined by the Planning Act. AAH is the parent organization of a health management system that

provides the full continuum of health care services to communities in Illinois and Wisconsin. AAH's operations include 9 hospitals in Illinois, and additional healthcare facilities in which it has partial ownership interests.

To effect the affiliation, Advocate and Atrium have formed a new corporate entity "Advocate Health, Inc.". Upon consummating the transaction, AAH and Atrium will enter into a Joint Operating Agreement. In that Agreement AAH and Atrium will delegate to Advocate Health certain operational functions to AAH and Atrium facilities. Unlike the Advocate and Aurora merger in 2018, this transaction will not create Advocate Health as a parent corporate entity. Ownership of existing AAH and Atrium facilities will remain with current respective corporate entities. As shown in the simple organization chart below (and as more fully depicted elsewhere in the attachment), AAH related facilities will continue operations under the AAH corporate structure and Atrium related entities will continue to operate under the Atrium corporate structure.

The current CEOs of Advocate and Atrium respectively will become Co-CEOs of Advocate Health. Following the closing, the AAH Board will consist of 20 members, ten designated by AAH, ten designated by Atrium.



For the initial period following closing, each of AAH and Atrium will continue its 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 Atrium as consideration for this transaction. As this transaction is an affiliation of the two organizations there is no acquisition price. There will be no change in the entities that hold the licenses and no change in who owns the real estate and physical plants. The Applicants wish to close no

ATTACHMENT 6

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later than September 30, 2022 or as soon thereafter as the Certificate of Exemption and federal regulatory approvals are received.

4. <u>1130.520(b)(1)(D), Name of Licensed Entity after Transaction</u>.

Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan Hospital will continue to be the licensed entity after the Proposed Transaction.

5. <u>1130.520(b)(1)(E)</u>, List of Ownership/Membership Interests in Licensed Entity Prior to and After Transaction.

There will be no change in the ownership or member interests as a result of the Affiliation. An organizational chart showing the current ownership structure of Advocate Health and Hospitals Corporation d/b/a Advocate Good Samaritan Hospital, along with the post-closing ownership structure of is included in Attachment 4. Good standing certificates for each of the Applicants are included in Attachment 1.

6. <u>1130.520(b)(1)(F), Fair Market Value of Assets to be Transferred</u>.

The proposed Affiliation does not contemplate any change in the ownership of the assets and there is no purchase price being paid for the assets of Advocate Good Samaritan Hospital. For purposes of this series of COE applications the book value of each of the facilities are as follows:

Advocate Illinois Masonic Medical Center	\$280,753,548
Advocate Condell	\$231,045,939
Advocate Sherman	\$199,799,055
Advocate Christ	\$515,931,610
Advocate Samaritan	\$176,807,637
Advocate Shepherd	\$216,105,461
Advocate Trinity	\$66,614,645
Advocate South Suburban	\$128,288,440
Advocate Lutheran General	\$274,117,552
Advocate Dreyer ASC	\$3,182,462

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

As discussed in number 6 above, no monetary consideration is 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 that 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 <u>Ill. Adm. Code</u> §1130.520. The open permits are listed on page 7 of the COE application form.

9. <u>1130.520(b)(4)</u>, 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. <u>1130.520(b)(5), Statement as to the Anticipated or Potential Cost Savings, if any, That</u> <u>Will Result for the Community and the Facility as a Result of the Change in</u> <u>Ownership</u>.

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

11. <u>1130.520(b)(6)</u>, <u>Description of the Facility's Quality Improvement Program</u> <u>Mechanism that will be Utilized to Assure Quality Control</u>.

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

12. <u>1130.520(b)(7)</u>, Description of the selection process that the acquiring entity will use to select the facility's governing body.

The Facility will continue to be governed by the Board of Directors of Advocate Aurora Health. Certain responsibilities for operations will be delegated to Advocate Health, Inc.

13. <u>1130.520(b)(9)</u>, 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 long term proposed changes to the scope of services currently provided at the Facility that are anticipated to occur within twenty-four (24) months as a result of the transaction except as noted here. We note that Advocate South Suburban Hospital has filed and received approval for Exemption E-035-22 to discontinue the obstetrics category of service with the intent that Advocate Christ takes over these obstetrics services.

The Applicants further anticipate that Advocate Christ Medical Center will file a COE application to discontinue its Acute Medical Illness and its Rehabilitation categories of service. Simultaneously, Advocate South Suburban Hospital anticipates filing a CON application to add those services at its hospital, effectively transferring these services from Advocate Christ Medical Center to Advocate South Suburban.

ATTACHMENT 6

40225983.6

Section X, Charity Care Information

Attachment 7, Charity Care Information

Shown below is the amount of charity care provided by each of the facilities part of the transaction affected in this series of COE applications:

ADVOCATE ILLINOIS MASONIC CHARITY CARE					
Provide the second provide the second state	FY18	FY19	FY20		
Net Patient Revenue	\$446,067,744	\$464,043,788	\$558,682,242		
Amount of Charity Care (charges)	\$37,705,943	\$60,060,899	\$16,519,416		
Cost of Charity Care	\$8,657,174	\$13,202,987	\$4,086,993		
Ratio of Charity Care Cost to Net Patient					
Rev.	1.94%	2.84%	0.73%		

ADVOCATE CONDELL CHARITY CARE				
	FY18	FY19	FY20	
Net Patient Revenue	\$350,747,922	\$359,469,865	\$327,656,967	
Amount of Charity Care (charges)	\$40,941,841	\$52,660,694	\$23,429,482	
Cost of Charity Care	\$8,105,829	\$10,363,620	\$5,284,252	
Ratio of Charity Care Cost to Net Patient				
Rev.	2.31%	2.88%	1.61%	

ADVOCATE CHRIST CHARITY CARE				
	FY18	FY19	FY20	
Net Patient Revenue	\$1,181,676,596	\$1,245,631,502	\$1,230,689,381	
Amount of Charity Care (charges)	\$64,360,916	\$88,608,133	\$34,057,425	
Cost of Charity Care	\$16,663,728	\$23,539,897	\$9,616,064	
Ratio of Charity Care Cost to Net Patient				
Rev.	1.41%	1.88%	0.78%	

ADVOCATE GOOD SAMARITAN CHARITY CARE				
	FY18	FY19	FY20	
Net Patient Revenue	\$389,323,184	\$378,882,433	\$357,505,757	
Amount of Charity Care (charges)	\$23,368,083	\$31,579,551	\$7,573,969	
Cost of Charity Care	\$5,476,622	\$7,593,321	\$2,016,408	
Ratio of Charity Care Cost to Net Patient				
Rev.	1.40%	2.00%	0.56%	

ATTACHMENT 7

ADVOCATE GOOD SHEPHERD CHARITY CARE				
	FY18	FY19	FY20	
Net Patient Revenue	\$310,190,896	\$318,624,080	\$297,578,445	
Amount of Charity Care (charges)	\$8,842,242	\$12,335,845	\$7,591,732	
Cost of Charity Care	\$2,372,361	\$3,368,567	\$2,229,681	
Ratio of Charity Care Cost to Net Patient				
Rev.	0.76%	1.05%	0.74%	

ADVOCATE TRINITY CHARITY CARE				
And the second	FY18	FY19	FY20	
Net Patient Revenue	\$143,831,965	\$138,144,376	\$130,718,091	
Amount of Charity Care (charges)	\$16,047,346	\$30,491,273	\$14,337,362	
Cost of Charity Care	\$4,190,691	\$8,657,776	\$4,122,424	
Ratio of Charity Care Cost to Net Patient				
Rev.	2.91%	6.26%	3.15%	

ADVOCATE SOUTH SUBURBAN CHARITY CARE				
and the state of the second	FY18	FY19	FY20	
Net Patient Revenue	\$223,593,781	\$220,604,105	\$216,138,790	
Amount of Charity Care (charges)	\$15,001,510	\$29,425,318	\$8,023,875	
Cost of Charity Care	\$3,336,519	\$6,998,059	\$2,189,300	
Ratio of Charity Care Cost to Net Patient				
Rev.	1.49%	3.17%	1.01%	

ADVOCATE LUTHERAN GENERAL CHARITY CARE				
	FY18	FY19	FY20	
Net Patient Revenue	\$863,311,145	\$900,058,496	\$849,197,405	
Amount of Charity Care (charges)	\$59,398,217	\$57,499,186	\$44,297,894	
Cost of Charity Care	\$14,479,715	\$14,226,553	\$11,925,644	
Ratio of Charity Care Cost to Net Patient	· · · · · · · · · · · · · · · · · · ·			
Rev.	1.67%	1.58%	1.40%	

ADVOCATE SHERMAN CHARITY CARE				
	FY18	FY19	FY20	
Net Patient Revenue	\$310,393,910	\$307,322,615	\$285,972,615	
Amount of Charity Care (charges)	\$30,017,281	\$47,421,592	\$32,568,997	
Cost of Charity Care	\$6,103,934	\$9,881,012	\$7,826,047	
Ratio of Charity Care Cost to Net Patient				
Rev.	1.96%	3.21%	2.73%	

DREYER SURGERY CENTER CHARITY CARE					
FY18 FY19 FY20					
Net Patient Revenue	\$14,780,196	\$14,970,475	\$12,493,057		
Amount of Charity Care (charges)	0	0	0		
Cost of Charity Care	0	0	0		
Ratio of Charity Care Cost to Net Patient Rev.	0%	0%	0%		