

Constantino, Mike

11-024 11-026
11-025

From: Clare.Ranalli@hklaw.com
Sent: Wednesday, July 06, 2011 10:56 AM
To: Avery, Courtney
Cc: Constantino, Mike; Michelle.Wiest@fmc-na.com; Lori.Wright@fmc-na.com
Subject: US Renal Care Public Hearings

Hi Courtney -

This will confirm our brief telephone conversation wherein I explained that Fresenius Medical Care did not call the public hearings on the three US Renal Care applications. US Renal Care called the public hearings on its projects. For some reason, the focus of US Renal Care's applications and public comment to date seems to be on Fresenius versus on the merit of its own applications. Therefore, Fresenius suspects it will be front and center regarding testimony at the public hearings. Given that fact, we wanted to make sure there was no confusion regarding whether Fresenius called the hearings.

Thank you.

Clare Connor Ranalli | Holland & Knight

Partner

131 South Dearborn Street, 30th Floor | Chicago IL 60603

Phone 312.578.6567 | Fax 312.578.6666

clare.ranalli@hklaw.com | www.hklaw.com

[Add to address book](#) | [View professional biography](#)

To ensure compliance with Treasury Regulations (31 CFR Part 10, Sec. 10.35), we inform you that any tax advice contained in this correspondence was not intended or written by us to be used, and cannot be used by you or anyone else, for the purpose of avoiding penalties imposed by the Internal Revenue Code.

NOTE: This e-mail is from a law firm, Holland & Knight LLP ("H&K"), and is intended solely for the use of the individual(s) to whom it is addressed. If you believe you received this e-mail in error, please notify the sender immediately, delete the e-mail from your computer and do not copy or disclose it to anyone else. If you are not an existing client of H&K, do not construe anything in this e-mail to make you a client unless it contains a specific statement to that effect and do not disclose anything to H&K in reply that you expect it to hold in confidence. If you properly received this e-mail as a client, co-counsel or retained expert of H&K, you should maintain its contents in confidence in order to preserve the attorney-client or work product privilege that may be available to protect confidentiality.