

Constantino, Mike

12-058

From: Kidney Care Center [germanenephro@yahoo.com]
Sent: Wednesday, October 10, 2012 11:47 PM
To: Constantino, Mike; Hills, Bonnie
Subject: Oppisition letter for Project 12-058
Attachments: letter of opposition for 12-058.pdf

Dear Mike,

Can you please make sure the Board Recives the attached letter of oppisiton on project 12-058

Thank you,
Asim M Shazzad
Administrator
Home Dialysis Services
Office:(815)741-6830 ext 223
Cell: (630)965-9007
Fax:(815)741-6832
<http://www.kidneycares.com/>

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HOME DIALYSIS SERVICES

14146 S Bell Rd, Homer Glen, IL, 60491

PH: (708)645-1000 Fax: (708)645-1001

VIA EMAIL AND FAX

October 10, 2012

Mr. Dale Galassie
Chairman
Illinois Health Facilities and Services Review Board
525 West Jefferson Street, 2ND Floor
Springfield, IL, 62761

Re: Opposition to Project No. 12-058- US Renal Care Lemont Dialysis

Dear Chairman Galassie and Respected Board Members;

On Behalf of Home Dialysis Services, I strongly oppose US Renal certificate of need request project number 12-058. I would request the respected board members to reject this project. Several of my reasons of my opposition were stated on the opposition letter that was sent in from Sun Health, so I will not duplicate the facts that were stated already but will only discuss the points that were not mentioned.

Our facility, which offers peritoneal dialysis and will soon offer Home-Hemo Dialysis, is located less than 10 minutes away from the proposed location, to this date Northeast Nephrology Consultants that are listed as Joint Venture Partners have not referred a single patients to our facility. According to the data that was submitted on this application Northeast Nephrology Consultants as a group of 5 physicians have only 1 ESRD patient that resides in Lemont. Why are they proposing a Dialysis facility in Lemont? The applicants are manipulating the rules and regulations that are set by the Illinois health facilities board. The applicants are using a reported need in HSA 7 to claim the need for HSA 9 patients as a justification for this proposed project. The applicants have less than a 2% population of their ESRD patients that were listed on this application in the HSA service area 7.

If Northeast Nephrology Consultants are allowed this deceitful behavior this project will have an adverse impact on existing facilities, cause duplication and misdistribution without improving access, as listed in detail on the Sun Health letter of opposition.

HOME DIALYSIS SERVICES

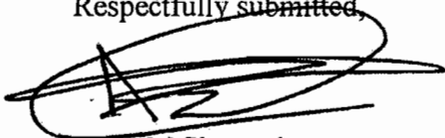
14146 S Bell Rd, Homer Glen, IL, 60491

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The Board should question, Northeast Nephrology Consultant, intentions on this application and all other Northeast Nephrology Consultant application that are submitted and may get submitted in the future from them. Northeast Nephrology Consultants have submitted applications to the board with different locations and even with different dialysis providers (DaVita and US Renal). The board has denied their applications in the past and should continue to deny all their future applications as it is very unclear on their intentions and where their dedication lies.

I would strongly urge the Board to deny this application, if any of the respected board members have any questions on why they should reject this application and would like to discuss this topic further, I can be reached at (708) 645-1000.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'ASIM', is written over a large, dark, scribbled-out area.

Asim M Shazzad
Administrator

Constantino, Mike

From: Kidney Care Center [germanenephro@yahoo.com]
Sent: Thursday, October 11, 2012 12:02 AM
To: Constantino, Mike
Attachments: doc05425520121010230034.pdf; doc05425520121010230034.pdf

Mike please make sure the board recieves this letter as well

Thank you,
Asim M Shazzad
Chief Operating Officer
Kidney Care Center
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unji Alausa, M.D.

A.S. Shafi, M.D.

tella Awua-Larbi, M.D.

itesh Thakker, M.D.

.mit Jamnadas, M.D.

June 26, 2012

Mr. Mike Constantino
Project Review Supervisor
Illinois Health Facilities and Services Review
525 West Jefferson
Springfield, Illinois 62761

RE: Opposition to U.S. Renal Care Lemont Dialysis, Project No. 12-058

Dear Mr. Constantino:

I am writing on behalf of Kidney Care Center in opposition to the Application for Permit filed by U.S. Renal Care Lemont Dialysis (the "Applicants") to establish a thirteen (13) station in-center hemodialysis facility at 1096 South State Street, Lemont, Illinois 60439 (the "Facility"). As will be discussed in further detail in this letter, the "Applicants" include End Stage Renal Disease ("ESRD") patients that reside in nursing homes which are considered being home and peritoneal dialysis programs. There are also a total of 16 hemodialysis facilities in a 20 mile radius of the "Facility" with four (4) of those dialysis facilities functioning below a 70% utilization rate.

As mentioned above, the "Applicants" include End Stage Renal Disease ("ESRD") patients that reside in nursing homes which are considered being home and peritoneal dialysis programs. Deerbrook Care Center, Fairview Care Center of Joliet, and Home Peritoneal Dialysis were all listed as ESRD patient seen by the physicians at this facility.

1. Deerbrook Care Center was responsible for 1.4 % of all ESRD patients seen in 2011 as well as 2.2% of the projected patients seen by the end of 2012.
2. Fairview Care Center of Joliet was responsible for 1.4% of all ESRD patients seen in 2011 as well as 1.7% of the projected patients seen by the end of 2012. A total of 12.8% of Hemodialysis patients were referred to this Center which is also a residence for patients.
3. Home Peritoneal Dialysis was responsible for 5.9% of all ESRD patients seen in 2009, 5.7% of patients seen in 2010, 5.7% of patients seen in 2011, and 4.8% of projected patients seen by the end of 2012.



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mit Jamnadas, M.D.

As the data shows, roughly 10% of ESRD patients seen by this facility were residence of a nursing home or use Home Peritoneal Dialysis services. These numbers should not be included in "the Applicants" data in the application for permit that was filed.

In a 30 mile radius of the location of "the Applicant," there are a total of sixteen (16) centers. Of those 16 centers, 4 of the facilities are running below a 70% utilization rate.

1. Sun Health Inc. has a total of 17 stations with 63 patients. Their utilization rate is 62%. It is 19.96 miles away from the location of "the Applicant."
2. FMC of Westchester has a total of 24 stations with 100 patients. Their utilization rate is 69.4%. It is 16.74 miles away from the location of "the Applicant."
3. FMC-Crestwood has a total of 32 stations with 125 patients. Their utilization rate is 65.1%. It is 15.36 miles away from the location of "the Applicant."
4. FMC-Alsip Dialysis Center has a total of 16 stations with 64 patients. Their utilization rate is 66.7%. It is 15.85 miles away from the location of "the Applicant."

All of the locations listed above a capable of providing dialysis services to patients of the providers for "the Applicant." They are all within a 20 mile radius of "the Applicants" location.

The research that the Illinois Health Facilities and Services Board has done concludes that there is no need for this ESRD facility within HSA 7. For these reasons, I strongly oppose the applicant's proposed project.

Finally, I affirmatively state that I am familiar with the various rules and regulations concerning the submission of accurate materials and information to the board and the statements contained in this letter are true and correct to the best of my knowledge and belief.

Sincerely,

Asim M Shazzad
Chief Operating Officer



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