

## STATE OF CONNECTICUT

## OFFICE OF HEALTH CARE ACCESS

M. JODI RELL GOVERNOR CRISTINE A. VOGEL COMMISSIONER

September 22, 2009

Howard Sovronsky COO North Central Counseling Services 587 East Middle Turnpike Manchester, CT 06040 VIA FACSIMILE ONLY

RE: Certificate of Need Determination; Report Number 09-31447-DTR
Community Health Resources, Inc. d/b/a North Central Counseling Services
Relocation of Community Health Resources, Inc. d/b/a North Central Counseling
Services in Enfield

Dear Mr. Sovronsky:

On August 31, 2009, the Office of Health Care Access ("OHCA") received your letter regarding the relocation of its services from 47 Palomba Drive, Enfield, 151 Hazard Avenue, Enfield to 153 Hazard Avenue, Enfield, Connecticut. OHCA has reviewed this matter and makes the following findings:

- North Central Counseling Services, Inc. ("NCCS") is a non-profit facility providing outpatient psychiatric treatment services at 47 Palomba Drive, and 151 Hazard Avenue, Enfield.
- 2. NCCS is proposing to relocate its existing licensed services from 47 Palomba Drive, Enfield, 151 Hazard Avenue, Enfield to 153 Hazard Avenue, Enfield, Connecticut.
- 3. The 47 Palomba Drive and 151 Hazard Avenue offices of NCCS are currently licensed as follows:
  - Psychiatric Outpatient Clinic fornAdults 47 Palomba Drive, Enfield,
  - Psychaitric Outpatient Clinic for Adults 151 Hazard Avenue, Enfild, and
  - Mental Health Day Treatment Facility 151 Hazard Avenue, Enfield.
- 4. The service area and target population will not change as a result of the relocation of the existing licensed services.
- 5. No additional programs are proposed and no services will be terminated.

6. There is no capital expenditure associated with this relocation.

Based on these findings, OHCA has determined that Certificate of Need approval is not required for North Central Counseling Services to proceed with the relocation of its existing licensed services from 47 Palomba Drive, Enfield, 151 Hazard Avenue, Enfield to 153 Hazard Avenue, Enfield, Connecticut. Termination of these services would require CON approval, pursuant to Section 19a-638, C.G.S.

Thank you for providing information to OHCA regarding this proposal. If you have any questions regarding this letter, please contact Paolo Fiducia, Associate Health Care Analyst at (860) 418-7001.

Sincerely

Cristine A. Vogel
Commissioner

c: Rose McLellan, DPH

CAV:pf