



STATE OF CONNECTICUT
DEPARTMENT OF PUBLIC HEALTH
Office of Health Care Access

April 7, 2010

Rose Swift
Director, Grants Management
Cornell Scott-Hill Health Corporation
400 Columbus Avenue
New Haven, CT 06519

VIA FACSIMILE ONLY

RE: Certificate of Need Determination; Report Number 10-31521-DTR
Cornell Scott-Hill Health Corporation
Proposal to provide Primary Care Services at Bridges... A Community Support Service
facility in Milford

Dear Ms. Swift:

On January 8, 2010, the Office of Health Care Access ("OHCA") received your exemption request regarding the proposal to provide primary care services at 949 Bridgeport Avenue, Milford, Connecticut. Following a review of the original request and follow up materials provided on February 8 and 18, 2010, OHCA is processing your request as a determination and makes the following findings:

1. Cornell Scott-Hill Health Corporation ("CS-HHC") is a private, non-profit, Federally Qualified Health Center ("FQHC") headquartered at 400 Columbus Avenue in New Haven, Connecticut.
2. CS-HHC is proposing to provide primary care services one day a week in the Bridges... A Community Support Service's facility located at 949 Bridgeport Avenue, Milford, Connecticut.
3. A CS-HHC provider (usually a nurse-practitioner or physician assistant) will provide primary care services at the aforementioned location one day a week.
4. In addition to these traditional primary care services, CS-HHC will provide health education and health promotion education services.
5. Bridges...A Community Support System received a grant from the Substance Abuse and Mental Health Services Administration ("SAMHSA"), which will be used to fund the primary care services provided by CS-HHC at this site.

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Fax: (860) 418-7053

6. The capital expenditure associated with this proposal is \$18,108.

Based on the above findings, OHCA has determined that Cornell Scott-Hill Health Corporation's proposal to provide primary care services at 949 Bridgeport Avenue, Milford, Connecticut, does not represent an additional function or service pursuant to Section 19a-638 of the Connecticut General Statutes, and, therefore Certificate of Need authorization is not required.

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
Deputy Commissioner

c: Rose McLellan, DPH

CAV:pf