

STATE OF FLORIDA AGENCY FOR HEALTH CARE ADMINISTRATION

PASCO-PINELLAS-HILLSBOROUGH COMMUNITY HEALTH SYSTEM, INC., d/b/a FLORIDA HOSPITAL WESLEY CHAPEL; FLORIDA HOSPITAL ZEPHYRHILLS, INC. d/b/a FLORIDA HOSPITAL ZEPHYRHILLS; AND FLORIDA HOSPITAL DADE CITY, INC., d/b/a FLORIDA HOSPITAL DADE CITY, 2019 MAR II P 2: 57

 DOAH Case No. :
 19-0169CON

 AHCA Case No. :
 2019000355

 CON No. :
 10546

Petitioners,

vs.

BAYCARE PASCO, INC.; AND STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,

Respondents.

FINAL ORDER

THIS CAUSE is before the State of Florida, Agency for Health Care Administration ("Agency") concerning the preliminary approval of the application for a Certificate of Need ("CON") 10546 filed by BayCare Pasco, Inc./BayCare Pasco, Inc. ("BayCare") seeking to establish a 60-bed acute care hospital to be located in Pasco County, District 5, Sub-District 2.

1. On December 10, 2018, the Agency published notice in the Florida Administrative Register of its decision to approve BayCare's application for CON 10546.

2. On December 26, 2018, Pasco-Pinellas-Hillsborough Community Health System, Inc. d/b/a Florida Hospital Wesley Chapel; Florida Hospital Zephyrhills, Inc. d/b/a Florida Hospital Zephyrhills and Florida Hospital Dade City, Inc., d//b/a Florida Hospital Dade City ("Pasco") filed a Petition contesting the approval of BayCare's CON 10546. The Petition was forwarded by the Agency to the Division of Administrative Hearings.

3. On March 1, 2019, Pasco filed a Voluntary Dismissal of its Petition challenging the

approval of BayCare's CON 10546.

It is therefore, ORDERED

1. The approval of CON 10546 is UPHELD.

ORDERED in Tallahassee, Florida, this <u>II</u> day of <u>IIIarch</u>,

2019.

Mary C. Mayhew, Secretary Agency for Health Care Administration

NOTICE OF RIGHT TO JUDICIAL REVIEW

A party who is adversely affected by this Final Order is entitled to judicial review, which shall be instituted by filing the original Notice of Appeal with the Agency Clerk of AHCA, and a copy along with the filing fee prescribed by law with the District Court of Appeal in the appellate district where the Agency maintains its headquarters or where a party resides. Review of proceedings shall be conducted in accordance with the Florida appellate rules. The Notice of Appeal must be filed within 30 days of the rendition of the order to be reviewed.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Final Order has been

furnished by the method designated to the persons named below on this ______ day of

March, 2019.

Richard J. Shoop, Agency Clerk Agency for Health Care Administration 2727 Mahan Drive, Mail Stop #3 Tallahassee, Florida 32308 (850) 412-3630

Copies Furnished To:

W. David Watkins Administrative Law Judge Division of Administrative Hearings (Electronic Filing)

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