

TINDALL BENNETT & SHOUP  
A PROFESSIONAL CORPORATION

LAWYERS  
508 WEST 2<sup>ND</sup> AVENUE, THIRD FLOOR  
ANCHORAGE, ALASKA 99501  
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received  
12-17-12  
ML

December 13, 2012

Karen Lawfer  
CON Coordinator  
Alaska Dept. of Health and Social Services  
PO Box 110660  
Juneau, AK 99811-0660

RE: Alaska Heart Institute, LLC.

Dear Ms. Lawfer:

I am writing in response to your letter of April 19, 2012, to Dr. Thomas Kramer, President of the Alaska Heart Institute (AHI). Your letter contained four questions. I answer them in the order presented.

1. The ambulatory surgery center (ASC) will be operated by the Alaska Heart Institute, LLC, doing business as the Alaska Cardiology Surgery Center. AHI qualifies as a "group practice" pursuant to 42 U.S.C. §1395nn(h)(4)(A). The ASC will be utilized by AHI physicians in the performance of in-office ancillary procedures as defined under 42 U.S.C. §1395nn(b)(2).

2. The size of the space at E3-063 is 4466 square feet. The space has been leased by AHI and used as a catheter lab. The plan is to use the space one day per week for implantation of devices such as pacemakers.

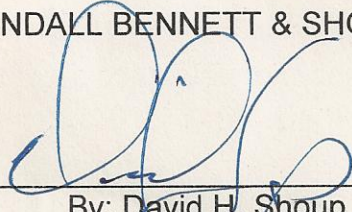
3. The equipment quotes and discounts will apply to AHI.

4. Formation of a separate legal entity is not anticipated.

I hope this information satisfies your request. If not, please contact me.

Very truly yours,

TINDALL BENNETT & SHOUP

  
By: David H. Shoup