

**STATE OF CONNECTICUT**  
OFFICE OF HEALTH CARE ACCESS

M. JODI RELL  
GOVERNOR

CRISTINE A. VOGEL  
COMMISSIONER

May 27, 2009

Craig Mittleman, M.D., Owner  
Statcare, LLC  
25 Equestrian Ridge  
Newtown, CT 06470

Re: CON Determination Request; Report Number: 08-31377-DTR  
Establishment of Urgent Care Services under a Physician License  
Craig B. Mittleman, M.D. d/b/a Statcare, LLC


Dear Dr. Mittleman:

On May 27, 2009, the Office of Health Care Access ("OHCA") received your Certificate of Need ("CON") Determination request regarding the establishment of urgent care services under a private physician license. OHCA has reviewed this matter and makes the following findings:

1. Craig B. Mittleman, M.D. holds a physician/surgeon license in the State of Connecticut. Dr. Mittleman has established a domestic limited liability company named Statcare, LLC.
2. Under Statcare, LLC, Dr. Mittleman intends to establish urgent care services at 183 Mt. Pleasant Road in Newtown. Such services will be provided under Dr. Mittleman's physician license and a Department of Public Health facility license will not be sought.
3. Dr. Mittleman will be doing business as Statcare, LLC. Statcare, LLC will be the provider of the services responsible for billing and will be the entity that owns/leases equipment and physical space. No other entities are involved in the provision of these urgent care services.
4. The estimated capital expenditure related to the establishment of these services is \$350,000.

Based on the above, OHCA finds that Craig B. Mittleman d/b/a Statcare, LLC is not organized as a health care facility or institution for purposes of the Certificate of Need process. Therefore, a Certificate of Need will not be required in this matter pursuant to either 19a-638 or 19a-639 of the Connecticut General Statutes. Please inform OHCA if there is any change to the organizational structure of these services in the future if such changes involve facility licensure. Thank you for keeping OHCA informed regarding your planned services. If you have any questions, please contact Karen Roberts, Compliance Officer at OHCA at (860) 418-7001.

Sincerely,

  
Cristine A. Vogel  
Commissioner

CAV:kr  
Copy: Rose McLellan, Licensing Examination Assistant, DHSR, DPH

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410 Capitol Ave., MS#13HCA, P.O. Box 340308, Hartford, CT 06134-0308  
Telephone: (860) 418-7001 Toll-Free: 1-800-797-9688  
Fax: (860) 418-7053