

From: Jordan Davis <jordan.davis@relatedgroup.com>
Sent: Tuesday, August 18, 2020 2:58 PM
To: Marisa Button
Cc: Andrew Velo-Arias; Albert Milo
Subject: FHFC RFA 2020-203: Public Comment

Hi Marisa,

Page 89 of RFA 2020-203 (dated 7-21-20 draft) currently defines a “Medical Facility” as the following:

“A medically licensed facility that employs or has under contractual obligation at least one physician licensed under Chapter 458 or 459, F.S. available to provide general medical treatment to patients by walk-in or by appointment. Facilities that only treat specific classes of medical conditions, including, but not limited to clinics/emergency rooms affiliated with specialty or Class II hospitals, or facilities that only treat specific classes of patients (e.g., age, gender) will not be accepted.

Additionally, it must have either (i) been in existence and available for use by the general public as of the Application Deadline; or (ii) been in existence and available for use by the general public as of March 1, 2020 but is not available as of the Application Deadline because of temporary closures or service suspensions due to COVID-19 or other emergency suspension based on an official emergency declaration.”

If a medical facility previously accepted walk-in patients or appointments, yet due to COVID-19, is now only accepting appointments, please advise whether that medical facility still meets the FHFC definition of a “Medical Facility” as it relates to RFA 2020-203.

Thank you,

Jordan

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