

In the Matter of:

**NOTICE OF HEARING****The Acquisition of Control of Community Care, Inc. and Community Care Health Plan, Inc. by CareSource**

Petitioner.

OCI Case No. 26-C46938  
OCI Case No. 26-C46941**\*\*\* HEARING IS SCHEDULED**

DATE: March 12, 2026, at 11:00 a.m. (Central)

PLACE: A Teleconference of the Office of the Commissioner of Insurance  
Call-in Number: 1-608-571-2209  
Phone Conference ID: 734 255 703#

Link:

<https://teams.microsoft.com/meet/24173696450973?p=agrZi5YT7qyWTVRia>

Meeting ID: 241 736 964 509 73

Passcode: 4qA9kZ6f

**\*\*\*PLEASE READ THIS NOTICE CAREFULLY\*\*\***

A class 1 hearing under s. 601.41(1) and 601.41(2), Wis. Stat., will be held before Amy J. Malm, duly appointed hearing examiner, at the time and place stated above, to be continued at any time and place the hearing examiner considers necessary, to consider the matters set forth in this Notice of Hearing.

The issues to be considered are as follows:

(1) The plan for the acquisition of control of Community Care, Inc. and Community Care Health Plan, Inc.

(2) The names, addresses, and interrelationships of all affiliates and principals of Petitioner at the time of the filing and after the request is granted if the plan is approved.

(3) Whether or not, under s. 617.11, Wis. Stat.:

- (a) The plan would violate the law or be contrary to the interests of the insureds of Community Care, Inc., a Wisconsin non-profit Chapter 181 corporation, or Community Care Health Plan, Inc. a Wisconsin non-profit Chapter 613 corporation, or of the Wisconsin insureds of any participating nondomestic corporation.
- (b) After the acquisition of control, the domestic insurers or any domestic insurance corporation controlled by the insurance holding corporation would be able to satisfy the requirements for the issuance of a license to write the line or lines of insurance for which it is presently licensed.
- (c) The effect of the acquisition of control would be to create a monopoly or substantially to lessen competition in insurance in Wisconsin.
- (d) The financial condition of any acquiring party is likely to jeopardize the financial stability of the domestic insurers or their parent insurance holding corporation, or to prejudice the interests of their Wisconsin policyholders.
- (e) Any plans or proposals which the acquiring party has to liquidate the domestic insurers or their parent insurance holding corporation, sell their assets, or consolidate or merge them with any person, or make any other material change in their business or corporate

structure or management are fair and reasonable to policyholders of the domestic insurers or in the public interest.

- (f) The competence and integrity of the persons who would control the operation of the domestic insurers or their parent insurance holding corporation are such that it would be in the interest of the policyholders of the domestic insurers and of the public to permit the merger or acquisition of control.

(4) Whether the Petitioner has complied with the filing requirements of s. Ins 40.02, Wis. Adm. Code.

Dated at Madison, Wisconsin, this 2nd day of March 2026.



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Amy J. Malm  
Hearing Examiner