## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL 126 PROPOSED SENATE COMMITTEE SUBSTITUTE H126-PCS10684-BC-57

Short Title: Amend Certificate of Need Laws.

(Public)

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Sponsors:

Referred to:

February 21, 2019

## 1 A BILL TO BE ENTITLED 2 AN ACT AMENDING CERTIFICATE OF NEED LAWS. 3 The General Assembly of North Carolina enacts: 4 5 **PART I. REFORMS EFFECTIVE OCTOBER 1, 2019** 6 SECTION 1.1. G.S. 131E-176 reads as rewritten: 7 "§ 131E-176. Definitions. 8 As used in this Article, unless the context clearly requires otherwise, the following terms 9 have the meanings specified: 10 11 (2)"Bed capacity" means space used exclusively for inpatient care, care at a 12 health service facility, including space designed or remodeled for licensed inpatient beds even though temporarily not used for such purposes. The 13 number of beds to be counted in any patient room shall be the maximum 14 number for which adequate square footage is provided as established by rules 15 of the Department except that single beds in single rooms are counted even if 16 17 the room contains inadequate square footage. The term "bed capacity" also refers to the number of dialysis stations in kidney disease treatment centers, 18 19 including freestanding dialysis units. 20 . . . 21 (5)"Change in bed capacity" means (i) any relocation of health service facility 22 beds, or dialysis stations from one licensed facility or campus to another, or 23 (ii) any redistribution of health service facility bed capacity among the 24 categories of health service facility bed as defined in G.S. 131E-176(9c), or 25 (iii) any increase in the number of health service facility beds, or dialysis 26 stations in kidney disease treatment centers, including freestanding dialysis 27 units.beds. 28 . . . 29 "Diagnostic center" means a freestanding facility, program, or provider, (7a) including but not limited to, physicians' offices, clinical laboratories, 30 radiology centers, and mobile diagnostic programs, in which the total cost of 31 32 all the medical diagnostic equipment utilized by the facility which cost ten 33 thousand dollars (\$10,000) or more exceeds five hundred thousand dollars 34 (\$500,000). one million five hundred thousand dollars (\$1,500,000). In



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	hundred thousand dollars (\$1,500,000), the costs of	the equipment, studies,
	surveys, designs, plans, working drawings, speci installation, and other activities essential to acquiring	fications, construction, and making operational
	the equipment shall be included. The capital expend shall be deemed to be the fair market value of the equi	pment or the cost of the
	equipment, whichever is greater. <u>Beginning Septer</u> <u>September 30 each year thereafter, the cost thre</u>	
	subdivision shall be adjusted using the Medical Care	
	<u>Consumer Price Index published by the U.S. Depar</u> 12-month period preceding the previous September 1	
		-
(9a)	"Health service" means an organized, interrelated	d medical, diagnostic,
	therapeutic, and/or or rehabilitative activity activity,	or any combination of
	these, that is integral to the prevention of disease or t	-
	of a sick, injured, or disabled person. "Health ser	
	administrative and other activities that are no	0
	management.management or any activities performe	d at a facility that does
	not meet the definition of a health service facility.	
(9b)	"Health service facility" means a hospital; long-term c	1 1 0
	facility; rehabilitation facility; nursing home facility;	
	disease treatment center, including freestanding	· •
	intermediate care facility for the mentally retarded	
	office; chemical dependency treatment facility; dia	
	office, hospice inpatient facility, hospice residen	•
	ambulatory surgical facility. The term "health ser	-
	include a licensable facility, as defined in G.S. 122C-	
(9c)	"Health service facility bed" means a bed licensed fo	
	facility in the categories of (i) acute care beds; (ii)	
	rehabilitation beds; $(iv)$ (iii) nursing home beds; $(v)$ in	
	the mentally retarded; (vi) chemical dependency tro	
	hospice inpatient facility beds; $(viii)(v)$ hospice resid	
	(ix) (vi) adult care home beds; and $(x)$ or (vii) long-te	fill care nospital beus.
 (14a)	"Intermediate care facility for the mentally retard	ad"_"Intermediate coro
(14a)	facility for individuals with intellectual disabilities" r	
	pursuant to Article 2 of Chapter 122C of the General	
	of providing health and habilitative services based	
	model and principles of normalization for persons v	-
	intellectual disabilities, autism, cerebral palsy, epileps	
	<u>interfectual disabilities,</u> autisii, cerebrai paisy, epitep.	sy of related conditions.
 (14o)	"Major medical equipment" means a single unit	or single system of
(140)	components with related functions which is used to pr	<b>.</b> .
	health services and which costs more than seven	
	dollars (\$750,000). two million dollars (\$2,000,000).	•
	the major medical equipment costs more than seven	
	dollars (\$750,000), two million dollars (\$2,000,0	
	equipment, studies, surveys, designs, plans, working d	
	construction, installation, and other activities esse	•
	making operational the major medical equipment	
	capital expenditure for the equipment shall be deeme	
	capital experiuture for the equipment shall be needed	to be the fair marker

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1		medical equipment does not include replac	
2		section. Beginning September 30, 2022, and	
3		fter, the cost threshold amount in this subdiv	• •
4		edical Care Index component of the Consun	
5		S. Department of Labor for the 12-month pe	eriod preceding the previous
6	Septe	mber 1.	
7	•••		
8	(16) "New	institutional health services" means any of	the following:
9			
10	b.	Except as otherwise provided in G.S. 131	
11		any person of a capital expenditure exceed	
12		(\$2,000,000) (\$4,000,000) to develop or e	
13		health service facility, or which relates t	1
14		service. The cost of any studies, survey	
15		drawings, specifications, and other activiti	
16		consulting and other services, esser	-
17		improvement, expansion, or replacement	• • • • • •
18		with respect to which an expenditure is	
19		determining if the expenditure exceeds	
20		(\$2,000,000).(\$4,000,000). Beginning Se	
21		September 30 each year thereafter, the am	
22 23		shall be adjusted using the Medical Car	=
23 24		<u>Consumer Price Index published by the U</u>	-
24 25		the 12-month period preceding the previo	us September 1.
23 26	 d.	The Except as otherwise allowed in G.S.	131E-184(i) the offering of
20 27	u.	dialysis services or home health services	
28		service facility if those services were not	-
29		12 months by or on behalf of the facility.	
30			
31	<del>u.</del>	The construction, development, establishn	nent, increase in the number,
32		or relocation of an operating room or gasti	
33		in a licensed health service facility, othe	er than the relocation of an
34		operating room or gastrointestinal endos	copy room within the same
35		building or on the same grounds or to gro	unds not separated by more
36		than a public right-of-way adjacent to the	grounds where the operating
37		room or gastrointestinal endoscopy room	is currently located.
38	<del>V.</del>	The change in designation, in a licensed l	-
39		operating room to a gastrointestinal end	
40		designation of a gastrointestinal endoscopy	1 0
41		that results in a different number of each ty	
42		on the health service facility's license in e	ffect as of January 1, 2005."
43		<b>.2.</b> G.S. 131E-177 reads as rewritten:	
44	-	nent of Health and Human Services is	-
45 46		d Development Agency; powers and dutie	
46 47		Health and Human Services is designated a	
47 48	following powers and du	cy for the State of North Carolina, and is	empowered to exercise the
48 49		ablish standards and criteria or plans require	d to carry out the provisions
49 50		abilistic standards and criteria of plans require	• •

- and purposes of this Article and to adopt rules pursuant to Chapter 150B of 50

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		the General Statutes, to carry out the purposes and provisions of this Article; Article.
	(2)	Adopt, amend, and repeal such rules and regulations, consistent with the laws
		of this State, as may be required by the federal government for grants-in-aid
		for health service facilities and health planning which may be made available
		by the federal government. This section shall be liberally construed in order
		that the State and its citizens may benefit from such
		grants-in-aid;grants-in-aid.
	(3)	Define, by rule, procedures for submission of periodic reports by persons or
		health service facilities subject to agency review under this Article; Article.
	(4)	Develop With respect to health service facilities planning, all of the following:
		<u>a.</u> <u>Develop</u> policy, criteria, and standards for health service facilities
		planning; shall conduct planning.
		<u>b.</u> <u>Conduct</u> statewide registration and inventories of and make
		determinations of need for health service facilities, health services as
		specified in G.S. 131E-176(16)f., and equipment as specified in
		G.S. 131E-176(16)f1., which shall include consideration of adequate
		geographic location of equipment and services; and develop services.
		c. <u>Develop</u> a State Medical Facilities <del>Plan; Plan, provided, however, that</del>
		the State Medical Facilities Plan shall not include policies or need
		determinations that limit the number of operating rooms or
		gastrointestinal endoscopy rooms.
	(5)	Implement, by rule, criteria for project review; review.
	(6)	Have the power to grant, deny, or withdraw a certificate of need and to impose
		such sanctions as are provided for by this Article; Article.
	(7)	Solicit, accept, hold and administer on behalf of the State any grants or devises
		of money, securities or property to the Department for use by the Department
		in the administration of this Article; and Article.
	(8)	Repealed by Session Laws 1987, c. 511, s. 1.
	(9)	Collect fees for submitting applications for certificates of need.
	(10)	The authority to review all records in any recording medium of any person or
		health service facility subject to agency review under this Article which
		pertain to construction and acquisition activities, staffing or costs and charges
		for patient care, including but not limited to, construction contracts,
		architectural contracts, consultant contracts, purchase orders, cancelled
		checks, accounting and financial records, debt instruments, loan and security
		agreements, staffing records, utilization statistics and any other records the
		Department deems to be reasonably necessary to determine compliance with
		this Article.
The Se	cretary	of Health and Human Services shall have final decision-making authority with
regard to a	ll func	tions described in this section."
	SECT	<b>TION 1.3.</b> G.S. 131E-183(a)(1) reads as rewritten:
	"(1)	The proposed project shall be consistent with applicable policies and need
		determinations in the State Medical Facilities Plan, the need determination of
		which constitutes a determinative limitation on the provision of any health
		service, health service facility, health service facility beds, dialysis stations,
		operating rooms, or home health offices that may be approved."
	SECT	<b>TION 1.4.</b> G.S. 131E-184(c) reads as rewritten:
"(c)		<b>CION 1.4.</b> G.S. 131E-184(c) reads as rewritten: Department shall exempt from certificate of need review any conversion of

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(1)	The hospital proposing the conversion	has executed a contract with the
	Department's Division of Mental Health	, Developmental Disabilities, and
	Substance Abuse Services and/or one or	more of the Area Mental Health
	Developmental Disabilities, and Substan	nce Abuse Authorities to provide
	psychiatric beds to patients referred by the	<b>1</b>
	and	
(2)	The total number of beds to be converted	shall not be more than twice th
	number of beds for which the contract p	oursuant to subdivision (1) of thi
	subsection shall provide."	
SEC	<b>TION 1.5.</b> G.S. 131E-184(e)(1) reads as rew	vritten:
"(1)	The proposed capital expenditure would:	
( )	a. Be used solely for the purpose of	renovating, replacing on the sam
	site, or expanding an existing:	······································
	1. Nursing home facility, or	
	2. Adult care home facility, or	facility
		<del>reserved</del> by the mentally retarded; and
	b. Not result in a change in bed capaci	•
	or the addition of a health service fa	•
	health service other than that allow	
SEC	<b>TION 1.6.(a)</b> G.S. 131E-184 is amended by	
	Department shall exempt from certificate	-
	struction, expansion, or replacement of a heal	
	rtificate of need approval prior to October 1, 2	
	g freestanding hemodialysis units; intermedia	
	bilities; psychiatric facility; chemical depende	
	ty, as defined in G.S. 122C-3(14)b.	<u>, , , , , , , , , , , , , , , , , , , </u>
	Department shall exempt from certificate of a	need review the establishment of
	ency by a continuing care retirement comm	
-	e General Statutes to provide home health set	•
-	retirement community who have entered into	
-	munity to receive continuing care services	
	nunity that seeks to provide home health servi	
	g care retirement community pursuant to a c	
	dging shall be required to obtain a certificate	
	bing or offering home health services to an	-
• •	retirement community under a contract to rec	-
	d in this subsection, the terms "continuing ca	-
	othing in this subsection shall be construed	
	censure and certification requirements a con-	-
	empted from certificate of need review for the	-
	esidents pursuant to this subsection."	
	<b>TION 1.6.(b)</b> G.S. 131E-184(j), as enacted b	w this section, applies to continuin
	communities engaged in the direct provision	
October 1, 2019		
	TION 1.7. G.S. 131E-186(a) reads as rewrit	ten <sup>.</sup>
	in the prescribed time limits in G.S. 131E-	
	rove," "approve with conditions," or "deny," a	· •
	Approvals involving new or expanded nursin	
	<del>d bed capacity</del> shall include a condition that	-
-	onal health service may be certified for parti	
	e set far enough in advance to allow the Depa	
	i set fur enough in advance to anow the Depo	are the recently runds to pay to

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1	care in the new or expanded facility in its existing Medicaid budget or to include these funds in				
2	its State Med	licaid budget request for the year in which Medicaid certification is	expected."		
3	S	ECTION 1.8. G.S. 131E-189 is amended by adding a new subsect	tion to read:		
4		otwithstanding any other provision of this section, a certificate			
5		of a health service facility expires if the holder of the certificate			
6		ruction of the project authorized by the certificate of need within th			
7	frames:				
8	<u>(1</u>	) For a project that costs over fifty million dollars (\$50,000,00	0), the holder of		
9		the certificate of need shall initiate construction of the proje	ct authorized by		
10		the certificate of need within four years after the date the	ne Department's		
11		decision to approve the certificate of need for that project be	comes final.		
12	<u>(2</u>	E) For a project that costs fifty million dollars (\$50,000,000) or	less, the holder		
13		of the certificate of need shall initiate construction of the pr	oject authorized		
14		by the certificate of need within two years after the date t	he Department's		
15		decision to approve the certificate of need for that project be	comes final."		
16	S	ECTION 1.9. G.S. 131E-175(11) and (12) are repealed.			
17	S	<b>ECTION 1.10.</b> This Part becomes effective October 1, 2019.			
18					
19	PART II. RI	EFORMS EFFECTIVE JANUARY 1, 2020			
20		ECTION 2.1. G.S. 131E-147 reads as rewritten:			
21	"§ 131E-147	. Licensure requirement.			
22					
23		ll initial applications and renewal applications shall require the appl			
24	-	ocedure rooms on, and the number of procedures performed at, the	premises named		
25	in the applica	ation.			
26	"				
27		ECTION 2.2. G.S. 131E-176(16), as amended by this act, reads as			
28	"(	16) "New institutional health services" means any of the following	ng:		
29					
30		r. The conversion of a specialty ambulatory surgica			
31		multispecialty ambulatory surgical program or the	e addition of a		
32		specialty to a specialty ambulatory surgical program.			
33		"			
34	S	<b>ECTION 2.3.</b> This Part becomes effective January 1, 2020.			
35					
36		EVERABILITY			
37		ECTION 3.1. If any part of this act is declared unconstitutional of	•		
38					
39	to be unconstitutional or invalid.				
40	S	ECTION 3.2. This Part is effective when it becomes law.			