GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 126 Senate Health Care Committee Substitute Adopted 6/27/19 PROPOSED SENATE COMMITTEE SUBSTITUTE H126-PCS40507-BC-69

Short Title: Amend Certificate of Need Laws. (Public)

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. REFOR	RMS EFFECTIVE JANUARY 1, 2020	
6		TON 1.(a) G.S. 131E-176 reads as rewritten:	
7	"§ 131E-176. De	finitions.	
8	As used in this Article, unless the context clearly requires otherwise, the following terms		
9	have the meanings specified:		
10		•	
11	(7a)	Diagnostic center. – A freestanding facility, program, or provider, including	
12		but not limited to, physicians' offices, clinical laboratories, radiology centers,	
13		and mobile diagnostic programs, in which the total cost of all the medical	
14		diagnostic equipment utilized by the facility which cost ten thousand dollars	
15		(\$10,000) or more exceeds five hundred thousand dollars (\$500,000). one	
16		million five hundred thousand dollars (\$1,500,000). In determining whether	
17		the medical diagnostic equipment in a diagnostic center costs more than five	
18		hundred thousand dollars (\$500,000), one million five hundred thousand	
19		dollars (\$1,500,000) the costs of the equipment, studies, surveys, designs,	
20		plans, working drawings, specifications, construction, installation, and other	
21		activities essential to acquiring and making operational the equipment shall be	
22		included. The capital expenditure for the equipment shall be deemed to be the	
23		fair market value of the equipment or the cost of the equipment, whichever is	
21 22 23 24 25 26		greater. Beginning September 30, 2022, and on September 30 each year	
25		thereafter, the cost threshold amount in this subdivision shall be adjusted using	
26		the Medical Care Index component of the Consumer Price Index published by	
27		the U.S. Department of Labor for the 12-month period preceding the previous	
28		September 1.	
29			
30	(140)	Major medical equipment A single unit or single system of components	
31		with related functions which is used to provide medical and other health	
32		services and which costs more than seven hundred fifty thousand dollars	
33		(\$750,000). two million dollars (\$2,000,000). In determining whether the	
34		major medical equipment costs more than seven hundred fifty thousand	
35		dollars (\$750,000), two million dollars (\$2,000,000), the costs of the	



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	equipment, studies, surveys, designs, plans, working dray construction, installation, and other activities essenti making operational the major medical equipment sha capital expenditure for the equipment shall be deemed value of the equipment or the cost of the equipment, Major medical equipment does not include replacement of in this section. <u>Beginning September 30, 2022, and on Se</u> <u>thereafter, the cost threshold amount in this subdivision si the Medical Care Index component of the Consumer Price the U.S. Department of Labor for the 12-month period pri- <u>September 1.</u></u>	al to acquiring and all be included. The to be the fair market whichever is greater. equipment as defined ptember 30 each year hall be adjusted using ce Index published by
(16)	New institutional health services. – Any of the followin	g:
	b. Except as otherwise provided in G.S. 131E-184 any person of a capital expenditure exceeding	(e), the obligation by
	(\$2,000,000) four million dollars (\$4,000,000) to health service or a health service facility, or	
	provision of a health service. The cost of any stud	
	plans, working drawings, specifications, and othe	• •
	staff effort and consulting and other service	es, essential to the
	acquisition, improvement, expansion, or replace	• •
	equipment with respect to which an expenditu	
	included in determining if the expenditure exceed	
	(\$2,000,000). four million dollars (\$4,000,000). I	
	30, 2022, and on September 30 each year thereaft sub-subdivision shall be adjusted using the 1	
	component of the Consumer Price Index pul	
	Department of Labor for the 12-month period pr	-
	September 1.	<u> </u>
"		
	TION 1.(b) G.S. 131E-184 reads as rewritten: Exemptions from review.	
	-	
	Department shall exempt from certificate of need review	
	e two million dollar (\$2,000,000) <u>four million dollar (\$4,0</u>	00,000) threshold set
orth in G.S. 13	1E-176(16)b. if all of the following conditions are met:	
(α) The	Department shall assembly from contificate of paged review on	v conital ovnanditura
(U)	Department shall exempt from certificate of need review an e two million dollar (\$2,000,000) four million dollar (\$4,000,000) four million dollar (\$4,000,000,000) four million dollar (\$4,000,000,000	• • •
	1E-176(16)b. if all of the following conditions are met:	<u>00,000)</u> unesnota set
	TE-170(10)0. If all of the following conditions are met.	
(i) Notv	vithstanding any other provision of law to the contrary, t	the Department shall
	rtificate of need review the replacement, renovation, or relation	-
-	ready have a certificate of need."	
SEC	TION 1.(c) G.S. 131E-189 is amended by adding two new	v subsections to read:
	vithstanding any other provision of this section, a certifi	
	a health service facility expires if the holder of the certif	
	tion of the project authorized by the certificate of need with	in the following time
rames:		

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1	(1)	For a project that costs over fifty million dollars (\$50,000	000) the holder of
2	<u>(1)</u>	the certificate of need shall initiate construction of the p	
3		the certificate of need within four years after the dat	
4		decision to approve the certificate of need for that project	-
5	(2)	For a project that costs fifty million dollars (\$50,000,000	
6	<u>(2)</u>	of the certificate of need shall initiate construction of th	
7		by the certificate of need within two years after the da	
8		decision to approve the certificate of need for that project	-
9		withstanding any other provision of this Article, a certificate	
10		y point in the immediately previous 12 months will expire."	
11		CTION 1.(d) G.S. 131E-147 reads as rewritten:	
12	"§ 131E-147. I	Licensure requirement.	
13			
14	<u>(c1)</u> <u>All i</u>	nitial applications and renewal applications shall require the	applicant to state the
15	number of pro-	cedure rooms on, and the number and type of procedure	s performed at, the
16	premises named	d in the application.	
17	"		
18	SEC	CTION 1.(e) This part becomes effective January 1, 2020.	
19			
20	PART II. REF	ORMS EFFECTIVE 18 MONTHS AFTER THE BILL I	BECOMES LAW
21	SEC	CTION 2.(a) G.S. 131E-176 reads as rewritten:	
22	"§ 131E-176. I	Definitions.	
23	As used in	this Article, unless the context clearly requires otherwise,	the following terms
24	have the meaning		8
25		-80 specification	
26	(9b)	Health service facility. – A hospital; long-term care h	nospital: psychiatric
27	()0)	facility; rehabilitation facility; nursing home facility; adu	
28		disease treatment center, including freestanding h	
29		intermediate care facility individuals with intellectual	
30		health agency office; chemical dependency treatment	
31		center; hospice office, hospice inpatient facility, hosp	
32		facility; and ambulatory surgical facility.	ice residential care
	(0_{2})		aalth aamrica faailitr
33	(9c)	•	•
34		in the categories of (i) acute care beds; (ii) psychiatric bed	
35		beds; (iv)-(iii) nursing home beds; (v)-(iv) intermediat	
36		mentally retarded; (vi) chemical dependency treatment be	· · · · · ·
37		inpatient facility beds; (viii) (vi) hospice residential car	
38		(vii) adult care home beds; and (x) (viii) long-term care h	ospital beds.
39	•••		
40	(16)	New institutional health services. – Any of the following	:
41			
42		d. The Except as otherwise provided in G.S. 131E-1	84(j), the offering of
43		dialysis services or home health services by or o	n behalf of a health
44		service facility if those services were not offered	within the previous
45		12 months by or on behalf of the facility.	-
46			
47		r. The conversion of a specialty ambulatory sur	gical program to a
48		multispecialty ambulatory surgical program or	0 1 0
49		specialty to a specialty ambulatory surgical program	
50		"	·•
51	SFC	CTION 2.(b) G.S. 131E-184(c) reads as rewritten:	
51	SEC	2101124(0) 0.5. $1512-104(0)$ reads as rewritten.	

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"(c) The Department shall exempt from certificate of need review any conversion of
existing acute care beds to psychiatric beds provided: beds.
(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 Substance Abuse Authorities to provide
psychiatric beds to patients referred by the contracting agency or agencies;
and
(2) The total number of beds to be converted shall not be more than twice the
number of beds for which the contract pursuant to subdivision (1) of this
subsection shall provide."
SECTION 2.(c) G.S. 131E-184, as amended by Section 1(b) of this act, is amended
by adding new subsections to read:
"(j) The Department shall exempt from certificate of need review the development,
acquisition, construction, expansion, or replacement of a health service or health service facility
that obtained certificate of need approval prior to October 1, 2019, as a psychiatric facility or
chemical dependency treatment facility.
(k) The Department shall exempt from certificate of need review the establishment of a
home health agency by a continuing care retirement community licensed under Article 64 of
Chapter 58 of the General Statutes to provide home health services to one or more residents of a
continuing care retirement community who have entered into a contract with the continuing care
retirement community to receive continuing care services with lodging. A continuing care
retirement community that seeks to provide home health services to individuals who do not reside
at the continuing care retirement community pursuant to a contract to receive continuing care
services with lodging shall be required to obtain a certificate of need as a home health agency
prior to developing or offering home health services to any individual not a resident of the
continuing care retirement community under a contract to receive continuing care services with
lodging. As used in this subsection, the terms "continuing care" and "lodging" are as defined in
G.S. 58-64-1. Nothing in this subsection shall be construed to exempt from the State's home
health agency licensure and certification requirements a continuing care retirement community
that has been exempted from certificate of need review for the provision of home health services
to one or more residents pursuant to this subsection."
SECTION 2.(d) G.S. 131E-184(k), as enacted by this section, applies to continuing
care retirement communities engaged in the direct provision of home health services 18 months
after this act becomes law.
SECTION 2.(e) Section 12F.4(b) of Session Law 2016-94 reads as rewritten:
"SECTION 12F.4.(b) The Secretary shall select hospitals in the three State regions for
institutional services (Eastern Region, Central Region, and Western Region) to receive funds
allocated under subsection (a) of this section for the construction, conversion, or both of
short-term, inpatient behavioral health beds in rural areas of the State. Notwithstanding the State
Medical Facilities Plan, Article 9 of Chapter 131E of the General Statutes, or any other provision
of law to the contrary, each selected rural hospital that receives funds allocated under subsection
(a) of this section shall be allowed to construct new or convert unused acute care beds into
licensed, inpatient behavioral health beds without undergoing certificate of need review by the
Division of Health Service Regulation. All newly constructed or converted beds shall be subject
to existing licensure laws and requirements. As a condition of receiving these funds, each selected rural hospital shall recerve at least fifty percent (50%) twenty five percent (25%) of the
rural hospital shall reserve at least fifty percent (50%) twenty-five percent (25%) of the
constructed or converted hade for (i) numbers by the Department under the State administered
constructed or converted beds for (i) purchase by the Department under the State-administered,
constructed or converted beds for (i) purchase by the Department under the State-administered, three-way contract and (ii) referrals by local management entities/managed care organizations (LME/MCOs) of individuals who are indigent or Medicaid recipients. Any hospital unit or other

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1 2 3	location with short-term, inpatient behavioral health beds constructed or converted v allocated under subsection (a) of this section shall be named in honor of Dorothea Div	
4	PART III. REFORMS EFFECTIVE THREE YEARS AFTER THE BILL BI	ECOMES
5	LAW	
6	SECTION 3. G.S. 131E-184, as amended by Sections 1(b) and 2(c) of	this act, is
7	amended by adding a new subsection to read:	
8	"(1) The Department shall exempt from certificate of need review the dev	velopment,
9	acquisition, construction, expansion, or replacement of a health service or health service	ice facility
10	that obtained certificate of need approval prior to October 1, 2019, as a kidney dialysis	s treatment
11	center, including freestanding hemodialysis units, provided that the health service	or health
12	service facility is located in a county with a population greater than 300,000."	
13		
14	PART IV. SEVERABILITY	
15	SECTION 4. If any part of this act is declared unconstitutional or inva	lid by the
16	courts, it does not affect the validity of this act as a whole or any part other than the part	rt declared
17	to be unconstitutional or invalid.	
18		
19	PART V. EFFECTIVE DATE	
20	SECTION 5. Except as otherwise provided, this act is effective when i	t becomes
21	law. Part II is effective 18 months after this act becomes law. Part III is effective three	years after
22	this act becomes law.	