

WEST VIRGINIA LEGISLÄTURE

FIRST REGULAR SESSION, 2015

ENROLLED

House Bill No. 2595

(By Delegate(s) McGeehan and Canterbury)

Passed March 12, 2015

In effect ninety days from passage.



ENROLLED

H. B. 2595

(BY DELEGATE(S) MCGEEHAN
AND CANTERBURY)

[Passed March 12, 2015; in effect ninety days from passage.]

AN ACT to amend and reenact §16-2D-2 and §16-2D-6 of the Code of West Virginia, 1931, as amended, relating to certificates of need for the development of health facilities in this state; eliminating out-of-state health care facilities or providers from the definition of "affected persons" and from consideration in the state agency's evaluation process.

Be it enacted by the Legislature of West Virginia:

That §16-2D-2 and §16-2D-6 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

ARTICLE 2D. CERTIFICATE OF NEED.

§16-2D-2. Definitions.

- 1 Definitions of words and terms defined in articles five-f and
- 2 twenty-nine-b of this chapter are incorporated in this section
- 3 unless this section has different definitions.

- 4 As used in this article, unless otherwise indicated by the
- 5 context:
- 6 (a) "Affected person" means:
- 7 (1) The applicant;
- 8 (2) An agency or organization representing consumers;
- 9 (3) Any individual residing within the geographic area 10 served or to be served by the applicant;
- 11 (4) Any individual who regularly uses the health care 12 facilities within that geographic area;
- 13 (5) The health care facilities located within this state which
- 14 provide services similar to the services of the facility under
- 15 review and which will be significantly affected by the proposed
- 16 project;
- 17 (6) The health care facilities located within this state which,
- 18 before receipt by the state agency of the proposal being
- 19 reviewed, have formally indicated an intention to provide similar
- 20 services within this state in the future:
- 21 (7) Third-party payors who reimburse health care facilities
- 22 within this state similar to those proposed for services;
- 23 (8) Any agency that establishes rates for health care facilities
- 24 within this state similar to those proposed; or
- 25 (9) Organizations representing health care providers.
- 26 (b) "Ambulatory health care facility" means a free-standing
- 27 facility that provides health care to noninstitutionalized and
- 28 nonhomebound persons on an outpatient basis. For purposes of
- 29 this definition, a free-standing facility is not located on the

campus of an existing health care facility. This definition does not include any facility engaged solely in the provision of lithotripsy services or the private office practice of any one or more health professionals licensed to practice in this state pursuant to the provisions of chapter thirty of this code: *Provided*, That this exemption from review may not be construed to include practices where major medical equipment otherwise subject to review under the provisions of this article is acquired, offered or developed: *Provided*, *however*, That this exemption from review may not be construed to include certain health services otherwise subject to review under the provisions of subdivision (1), subsection (a), section four of this article.

- (c) "Ambulatory surgical facility" means a free-standing facility that provides surgical treatment to patients not requiring hospitalization. For purposes of this definition, a free-standing facility is not physically attached to a health care facility. This definition does not include the private office practice of any one or more health professionals licensed to practice surgery in this state pursuant to the provisions of chapter thirty of this code: *Provided*, That this exemption from review may not be construed to include practices where major medical equipment otherwise subject to review under the provisions of this article is acquired, offered or developed: *Provided*, *however*, That this exemption from review may not be construed to include health services otherwise subject to review under the provisions of subdivision (1), subsection (a), section four of this article.
- (d) "Applicant" means: (1) The governing body or the person proposing a new institutional health service who is, or will be, the health care facility licensee wherein the new institutional health service is proposed to be located; and (2) in the case of a proposed new institutional health service not to be located in a licensed health care facility, the governing body or the person proposing to provide the new institutional health service. Incorporators or promoters who will not constitute the

- governing body or persons responsible for the new institutionalhealth service may not be an applicant.
- (e) "Bed capacity" means the number of beds licensed to a
- 67 health care facility or the number of adult and pediatric beds
- 68 permanently staffed and maintained for immediate use by
- 69 inpatients in patient rooms or wards in an unlicensed facility.
- 70 (f) "Campus" means the adjacent grounds and buildings, or
- 71 grounds and buildings not separated by more than a public right-
- 72 of-way, of a health care facility.
- 73 (g) "Capital expenditure" means:
- 74 (1) An expenditure made by or on behalf of a health care
- 75 facility, which:
- 76 (A) (i) Under generally accepted accounting principles is not
- 77 properly chargeable as an expense of operation and maintenance;
- 78 or (ii) is made to obtain either by lease or comparable
- 79 arrangement any facility or part thereof or any equipment for a
- 80 facility or part; and
- 81 (B) (i) Exceeds the expenditure minimum; (ii) is a substan-
- 82 tial change to the bed capacity of the facility with respect to
- 83 which the expenditure is made; or (iii) is a substantial change to
- 84 the services of such facility;
- 85 (2) The donation of equipment or facilities to a health care
- 86 facility, which if acquired directly by that facility would be
- 87 subject to review;
- 88 (3) The transfer of equipment or facilities for less than fair
- 89 market value if the transfer of the equipment or facilities at fair
- 90 market value would be subject to review; or
- 91 (4) A series of expenditures, if the sum total exceeds the
- 92 expenditure minimum and if determined by the state agency to

93 be a single capital expenditure subject to review. In making this 94 determination, the state agency shall consider: Whether the 95 expenditures are for components of a system which is required 96 to accomplish a single purpose; whether the expenditures are to 97 be made over a two-year period and are directed towards the 98 accomplishment of a single goal within the health care facility's 99 long-range plan; or whether the expenditures are to be made 100 within a two-year period within a single department such that 101 they will constitute a significant modernization of the 102 department.

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- (h) "Expenditure minimum" means \$2,700,000 for the calendar year 2009. The state agency shall adjust the expenditure minimum annually and publish an update of the amount on or before December 31, of each year. The expenditure minimum adjustment shall be based on the DRI inflation index published in the Global Insight DRI/WEFA Health Care Cost Review, or its successor or appropriate replacement index. This amount shall include the cost of any studies, surveys, designs, plans, working drawings, specifications and other activities, including staff effort and consulting and other services essential to the acquisition, improvement, expansion or replacement of any plant or equipment.
- (i) "Health", used as a term, includes physical and mental health.
- (j) "Health care facility" means a publicly or privately 117 118 owned facility, agency or entity that offers or provides health 119 care services, whether a for-profit or nonprofit entity and 120 whether or not licensed, or required to be licensed, in whole or 121 in part, and includes, but is not limited to, hospitals; skilled 122 nursing facilities; kidney disease treatment centers, including 123 free-standing hemodialysis units; intermediate care facilities; 124 ambulatory health care facilities; ambulatory surgical facilities; 125 home health agencies; hospice agencies; rehabilitation facilities;

- health maintenance organizations; and community mental health
- 127 and intellectual disability facilities. For purposes of this
- definition, "community mental health and intellectual disability
- 129 facility" means a private facility which provides such
- 130 comprehensive services and continuity of care as emergency,
- 131 outpatient, partial hospitalization, inpatient or consultation and
- 132 education for individuals with mental illness, intellectual
- 133 disability or drug or alcohol addiction.
- (k) "Health care provider" means a person, partnership,
- 135 corporation, facility, hospital or institution licensed or certified
- or authorized by law to provide professional health care service
- in this state to an individual during that individual's medical,
- 138 remedial or behavioral health care, treatment or confinement.
- (l) "Health maintenance organization" means a public or
- 140 private organization which:
- (1) Is required to have a certificate of authority to operate in
- this state pursuant to section three, article twenty-five-a, chapter
- 143 thirty-three of this code; or
- 144 (2) (A) Provides or otherwise makes available to enrolled
- participants health care services, including substantially the
- 146 following basic health care services: Usual physician services,
- 147 hospitalization, laboratory, X ray, emergency and preventive
- 148 services and out-of-area coverage;
- (B) Is compensated except for copayments for the provision
- 150 of the basic health care services listed in paragraph (A) of this
- subdivision to enrolled participants on a predetermined periodic
- 152 rate basis without regard to the date the health care services are
- provided and which is fixed without regard to the frequency,
- 154 extent or kind of health service actually provided; and
- 155 (C) Provides physicians' services: (i) Directly through
- 156 physicians who are either employees or partners of the

- 157 organization; or (ii) through arrangements with individual
- 158 physicians or one or more groups of physicians organized on a
- 159 group practice or individual practice basis.
- 160 (m) "Health services" means clinically related preventive, 161 diagnostic, treatment or rehabilitative services, including 162 alcohol, drug abuse and mental health services.
- (n) "Home health agency" means an organization primarily engaged in providing professional nursing services either directly or through contract arrangements and at least one of the following services: Home health aide services, other therapeutic services, physical therapy, speech therapy, occupational therapy, nutritional services or medical social services to persons in their place of residence on a part-time or intermittent basis.
- 170 (o) "Hospice agency" means a private or public agency or 171 organization licensed in West Virginia for the administration or 172 provision of hospice care services to terminally ill persons in the 173 persons' temporary or permanent residences by using an 174 interdisciplinary team, including, at a minimum, persons 175 qualified to perform nursing services; social work services; the 176 general practice of medicine or osteopathy; and pastoral or 177 spiritual counseling.
- (p) "Hospital" means a facility licensed as such pursuant to the provisions of article five-b of this chapter, and any acute care facility operated by the state government, that primarily provides inpatient diagnostic, treatment or rehabilitative services to injured, disabled or sick persons under the supervision of physicians and includes psychiatric and tuberculosis hospitals.
- 184 (q) "Intermediate care facility" means an institution that 185 provides health-related services to individuals with mental or 186 physical conditions that require services above the level of room 187 and board, but do not require the degree of services provided in 188 a hospital or skilled-nursing facility.

- 189 (r) "Long-range plan" means a document formally adopted 190 by the legally constituted governing body of an existing health 191 care facility or by a person proposing a new institutional health 192 service which contains the information required by the state 193 agency in rules adopted pursuant to section eight of this article.
- 194 (s) "Major medical equipment" means a single unit of 195 medical equipment or a single system of components with 196 related functions which is used for the provision of medical and 197 other health services and costs in excess of \$2,700,000 in the 198 calendar year 2009. The state agency shall adjust the dollar 199 amount specified in this subsection annually and publish an 200 update of the amount on or before December 31, of each year. 201 The adjustment of the dollar amount shall be based on the DRI 202 inflation index published in the Global Insight DRI/WEFA 203 Health Care Cost Review or its successor or appropriate 204 replacement index. This term does not include medical 205 equipment acquired by or on behalf of a clinical laboratory to 206 provide clinical laboratory services if the clinical laboratory is 207 independent of a physician's office and a hospital and it has been 208 determined under Title XVIII of the Social Security Act to meet 209 the requirements of paragraphs ten and eleven, Section 1861(s) 210 of such act, Title 42 U.S.C. §1395x. In determining whether 211 medical equipment is major medical equipment, the cost of 212 studies, surveys, designs, plans, working drawings, 213 specifications and other activities essential to the acquisition of 214 such equipment shall be included. If the equipment is acquired 215 for less than fair market value, the term "cost" includes the fair 216 market value.
- 217 (t) "Medically underserved population" means the 218 population of an area designated by the state agency as having a 219 shortage of personal health services. The state agency may 220 consider unusual local conditions that are a barrier to 221 accessibility or availability of health services. The designation 222 shall be in rules adopted by the state agency pursuant to section

- 223 eight of this article, and the population so designated may
- include the state's medically underserved population designated
- by the federal Secretary of Health and Human Services under
- 226 Section 330(b)(3) of the Public Health Service Act, as amended,
- 227 Title 42 U.S.C. §254.

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- 228 (u) "New institutional health service" means any service as 229 described in section three of this article.
- 230 (v) "Nonhealth-related project" means a capital expenditure 231 for the benefit of patients, visitors, staff or employees of a health 232 care facility and not directly related to preventive, diagnostic, 233 treatment or rehabilitative services offered by the health care 234 facility. This includes, but is not limited to, chapels, gift shops, 235 news stands, computer and information technology systems, 236 educational, conference and meeting facilities, but excluding 237 medical school facilities, student housing, dining areas, 238 administration and volunteer offices, modernization of structural 239 components, boiler repair or replacement, vehicle maintenance 240 and storage facilities, parking facilities, mechanical systems for 241 heating, ventilation systems, air conditioning systems and
- (w) "Offer", when used in connection with health services, means that the health care facility or health maintenance organization holds itself out as capable of providing, or as having the means to provide, specified health services.
- 247 (x) "Person" means an individual, trust, estate, partnership, 248 committee, corporation, association and other organizations such 249 as joint-stock companies and insurance companies, a state or a 250 political subdivision or instrumentality thereof or any legal entity 251 recognized by the state.
- 252 (y)"Physician" means a doctor of medicine or osteopathy 253 legally authorized to practice by the state.

- 254 (z) "Proposed new institutional health service" means any 255 service as described in section three of this article.
- 256 (aa) "Psychiatric hospital" means an institution that 257 primarily provides to inpatients, by or under the supervision of 258 a physician, specialized services for the diagnosis, treatment and 259 rehabilitation of mentally ill and emotionally disturbed persons.
- 260 (bb) "Rehabilitation facility" means an inpatient facility 261 operated for the primary purpose of assisting in the rehabilitation 262 of disabled persons through an integrated program of medical 263 and other services which are provided under competent 264 professional supervision.
- 265 (cc) "Review agency" means an agency of the state, 266 designated by the Governor as the agency for the review of state 267 agency decisions.
- 268 (dd) "Skilled nursing facility" means an institution, or a 269 distinct part of an institution, that primarily provides inpatient 270 skilled nursing care and related services, or rehabilitation 271 services, to injured, disabled or sick persons.
- 272 (ee) "State agency" means the Health Care Authority 273 created, established and continued pursuant to article twenty-274 nine-b of this chapter.
- 275 (ff) "State health plan" means the document approved by the 276 Governor after preparation by the former statewide health 277 coordinating council or that document as approved by the 278 Governor after amendment by the former health care planning 279 council or the state agency.
- 280 (gg) "Substantial change to the bed capacity" of a health care 281 facility means any change, associated with a capital expenditure, 282 that increases or decreases the bed capacity or relocates beds 283 from one physical facility or site to another, but does not include

- a change by which a health care facility reassigns existing beds
- 285 as swing beds between acute care and long-term care categories:
- 286 Provided, That a decrease in bed capacity in response to federal
- 287 rural health initiatives is excluded from this definition.
- (hh) "Substantial change to the health services" of a health care facility means: (1) The addition of a health service offered
- 290 by or on behalf of the health care facility which was not offered
- by or on behalf of the facility within the twelve-month period
- 292 before the month in which the service is first offered; or (2) the
- 293 termination of a health service offered by or on behalf of the
- 294 facility: *Provided*, That "substantial change to the health
- 294 facility. Frovided, That substantial change to the health
- 295 services" does not include the providing of ambulance service,
- 296 wellness centers or programs, adult day care or respite care by
- 297 acute care facilities.
- 298 (ii) "To develop", when used in connection with health
- 299 services, means to undertake those activities which upon their
- 300 completion will result in the offer of a new institutional health
- 301 service or the incurring of a financial obligation in relation to the
- 302 offering of such a service.

§16-2D-6. Minimum criteria for certificate of need reviews.

- 1 (a) Except as provided in subsection (f), section nine of this 2 article, in making its determination as to whether a certificate of
- 3 need shall be issued, the state agency shall, at a minimum,
- 4 consider all of the following criteria that are applicable:
- 5 Provided, That the criteria set forth in subsection (f) of this
- 6 section apply to all hospitals, nursing homes and health care
- 7 facilities when ventilator services are to be provided for any
- 8 nursing facility bed:
- 9 (1) The relationship of the health services being reviewed to the state health plan;

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- 11 (2) The relationship of services reviewed to the long-range 12 development plan of the person providing or proposing the 13 services:
- 14 (3) The need that the population served or to be served by 15 the services has for the services proposed to be offered or 16 expanded, and the extent to which all residents of the area, and in particular low income persons, racial and ethnic minorities, 17 women, handicapped persons, other medically underserved 18 19 population and the elderly, are likely to have access to those 20 services;
- 21 (4) The availability within this state of less costly or more 22 effective alternative methods of providing the services to be offered, expanded, reduced, relocated or eliminated; 23
- 24 (5) The immediate and long-term financial feasibility of the 25 proposal as well as the probable impact of the proposal on the costs of and charges for providing health services by the person 26 27 proposing the new institutional health service;
 - (6) The relationship of the services proposed to the existing health care system of the area within this state in which the services are proposed to be provided;
- (7) In the case of health services proposed to be provided, 32 the availability of resources within this state, including health care providers, management personnel, and funds for capital and operating needs, for the provision of the services proposed to be 34 provided and the need for alternative uses of these resources as 35 identified by the state health plan and other applicable plans; 36
- 37 (8) The appropriate and nondiscriminatory utilization of existing and available health care providers within this state; 38
- 39 (9) The relationship, including the organizational relationship, of the health services proposed to be provided to ancillary 40 41 or support services;

- 42 (10) Special needs and circumstances of those entities within
 43 this state which provide a substantial portion of their services or
 44 resources, or both, to individuals not residing in the health
 45 service areas in which the entities are located or in adjacent
 46 health service areas. The entities may include medical and other
 47 health professional schools, multidisciplinary clinics and
 48 specialty centers;
- 49 (11) In the case of a reduction or elimination of a service, 50 including the relocation of a facility or a service, the need that 51 the population presently served has for the service, the extent to 52 which that need will be met adequately by the proposed 53 relocation or by alternative arrangements, and the effect of the 54 reduction, elimination or relocation of the service on the ability 55 of low income persons, racial and ethnic minorities, women, 56 handicapped persons, other medically underserved population 57 and the elderly, to obtain needed health care;
- 58 (12) In the case of a construction project: (A) The cost and methods of the proposed construction, including the costs and methods of energy provision; and (B) the probable impact of the construction project reviewed on the costs of providing health services by the person proposing the construction project and on the costs and charges to the public of providing health services by other persons within this state;
- (13) In the case of health services proposed to be provided, the effect of the means proposed for the delivery of proposed health services on the clinical needs of health professional training programs in the area within this state in which the services are to be provided;
- 70 (14) In the case of health services proposed to be provided, 71 if the services are to be available in a limited number of 72 facilities, the extent to which the schools in the area within this

- state for health professions will have access to the services for training purposes;
- 75 (15) In the case of health services proposed to be provided, 76 the extent to which the proposed services will be accessible to all 77 the residents of the area to be served by the services;
- 78 (16) In accordance with section five of this article, the 79 factors influencing the effect of competition on the supply of the 80 health services being reviewed;
- 81 (17) Improvements or innovations in the financing and 82 delivery of health services which foster competition, in 83 accordance with section five of this article, and serve to promote 84 quality assurance and cost effectiveness;
- 85 (18) In the case of health services or facilities proposed to be 86 provided, the efficiency and appropriateness of the use of 87 existing services and facilities within this state similar to those 88 proposed;
 - (19) In the case of existing services or facilities, the quality of care provided by the services or facilities in the past;
- 91 (20) In the case where an application is made by an 92 osteopathic or allopathic facility for a certificate of need to 93 construct, expand or modernize a health care facility, acquire 94 major medical equipment or add services, the need for that construction, expansion, modernization, acquisition of 95 96 equipment or addition of services shall be considered on the basis of the need for and the availability in the community of 97 98 services and facilities within this state for osteopathic and 99 allopathic physicians and their patients. The state agency shall 100 consider the application in terms of its impact on existing and 101 proposed institutional training programs within this state for doctors of osteopathy and medicine at the student, internship and 102 103 residency training levels;

- 104 (21) The special circumstances of health care facilities within this state with respect to the need for conserving energy;
- 106 (22) The contribution of the proposed service in meeting the
 107 health-related needs of members of medically underserved
 108 populations which have traditionally experienced difficulties in
 109 obtaining equal access to health services, particularly those
 110 needs identified in the state health plan as deserving of priority.
 111 For the purpose of determining the extent to which the proposed
 112 service will be accessible, the state agency shall consider:
- (A) The extent to which medically underserved populations currently use the applicant's services in comparison to the percentage of the population in the applicant's service area which is medically underserved, and the extent to which medically underserved populations are expected to use the proposed services if approved;
- 119 (B) The performance of the applicant in meeting its 120 obligation, if any, under any applicable federal regulations 121 requiring provision of uncompensated care, community service 122 or access by minorities and handicapped persons to programs 123 receiving federal financial assistance, including the existence of 124 any civil rights access complaints against the applicant;
- 125 (C) The extent to which Medicare, Medicaid and medically 126 indigent patients are served by the applicant; and
- 127 (D) The extent to which the applicant offers a range of 128 means by which a person will have access to its services, 129 including, but not limited to, outpatient services, admission by 130 a house staff and admission by personal physician;
- 131 (23) The existence of a mechanism for soliciting consumer 132 input into the health care facility's decision-making process.

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- 133 (b) The state agency may include additional criteria which 134 it prescribes by rules adopted pursuant to section eight of this 135 article: *Provided*, That the state agency will not consider the 136 services or interests of out-of-state facilities or providers in 137 reviewing an application for a certificate of need.
- 138 (c) Criteria for reviews may vary according to the purpose 139 for which a particular review is being conducted or the types of 140 health services being reviewed.
 - (d) An application for a certificate of need may not be made subject to any criterion not contained in this article, in rules adopted pursuant to section eight of this article or in the certificate of need standards approved pursuant to section five of this article.
- 146 (e) In the case of any proposed new institutional health 147 service, the state agency may not grant a certificate of need 148 under its certificate of need program unless, after consideration 149 of the appropriateness of the use of existing facilities within this 150 state providing services similar to those being proposed, the state 151 agency makes, in addition to findings required in section nine of 152 this article, each of the following findings in writing: (1) That 153 superior alternatives to the services in terms of cost, efficiency 154 and appropriateness do not exist within this state and the 155 development of alternatives is not practicable; (2) that existing 156 facilities providing services within this state similar to those 157 proposed are being used in an appropriate and efficient manner; 158 (3) that in the case of new construction, alternatives to new 159 construction, such as modernization or sharing arrangements, 160 have been considered and have been implemented to the 161 maximum extent practicable; (4) that patients will experience 162 serious problems in obtaining care within this state of the type proposed in the absence of the proposed new service; and (5) 163 164 that in the case of a proposal for the addition of beds for the 165 provision of skilled nursing or intermediate care services, the

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addition will be consistent with the plans of other agencies of the state responsible for the provision and financing of long-term care facilities or services including home health services.

- (f) In the case where an application is made by a hospital, nursing home or other health care facility to provide ventilator services which have not previously been provided for a nursing facility bed, the state agency shall consider the application in terms of the need for the service and whether the cost exceeds the level of current Medicaid services. No facility may, by providing ventilator services, provide a higher level of service for a nursing facility bed without demonstrating that the change in level of service by provision of the additional ventilator services will result in no additional fiscal burden to the state.
- 179 (g) In the case where application is made by any person or 180 entity to provide personal care services which are to be billed for Medicaid reimbursement, the state agency shall consider the 181 182 application in terms of the need for the service and whether the 183 cost exceeds the level of the cost of current Medicaid services. 184 No person or entity may provide personal care services to be billed for Medicaid reimbursement without demonstrating that 185 186 the provision of the personal care service will result in no additional fiscal burden to the state: Provided, That a certificate 187 of need is not required for a person providing specialized foster 188 189 care personal care services to one individual and those services 190 are delivered in the provider's home. The state agency shall also consider the total fiscal liability to the state for all applications 191 which have been submitted. 192

That Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Al B. U.C.
Chairman, House Committee
North Mayer
Chairman, Sehate Committee
Originating in the House.
In effect ninety days from passage.
Starte J. Harris
Clerk of the House of Delegates
Mark Mearner
Clerk of the Senate
B. M. Ollan
Speaker of the House of Delegates
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