HB0699/226483/1

BY: Health and Government Operations Committee

<u>AMENDMENTS TO HOUSE BILL 699</u> (First Reading File Bill)

AMENDMENT NO. 1

On page 1, in the sponsor line, strike "and Taylor" and substitute "Taylor, Donoghue, Jenkins, Morhaim, Kach, Krebs, Oaks, Riley, and V. Turner"; in line 3, after "of" insert "requiring the Maryland Medical Assistance Program to pay certain rates for certain hospital services;"; in line 6, after "facilities;" insert "altering the circumstances under which the Department of Health and Mental Hygiene must issue a license to a freestanding medical facility;"; in line 7, strike "claims submitted by freestanding medical facilities at"; in line 8, after "Commission" insert "for hospital services provided at certain freestanding medical facilities; repealing certain provisions of law requiring the Maryland Health Care Commission to propose certain regulations; altering certain definitions"; in the same line, after the third "the" insert "<u>Health Services Cost Review</u>"; in line 10, after "Act;" insert "<u>requiring the Maryland</u> Health Care Commission, in consultation with the Health Services Cost Review Commission, to conduct a certain study and report the results of its study to certain committees of the General Assembly on or before a certain date; prohibiting freestanding medical facilities from being established after a certain date without a certificate of need issued by the Maryland Health Care Commission; requiring the Maryland Health Care Commission to consider certain data in establishing certain criteria and standards for issuing a certain certificate of need; requiring the Health Services Cost Review Commission to set certain rates applicable to certain payors for certain hospital services;"; strike in their entirety lines 12 through 16, inclusive; in line 19, after "Section" insert "19-114,"; in the same line, after "19-211," insert "19-3A-<u>03,</u>"; after line 21, insert:

"BY repealing

<u>Article – Health – General</u> <u>Section 19-131</u>

HB0699/226483/1 Amendments to HB 699 Page 2 of 11

<u>Annotated Code of Maryland</u> (2009 Replacement Volume)

<u>BY repealing and reenacting, without amendments,</u> <u>Article – Health – General</u> <u>Section 19-201(a), (b), and (c)</u> <u>Annotated Code of Maryland</u> <u>(2009 Replacement Volume)</u>";

and in line 24, after "Section" insert "15-105(g) and".

AMENDMENT NO. 2

On page 5, in line 5, strike "**JURISDICTION**" and substitute "<u>RATE-SETTING</u> <u>AUTHORITY</u>"; and strike in their entirety lines 7 through 10, inclusive, and substitute:

"(1) INSURERS, NONPROFIT HEALTH SERVICE PLANS, AND HEALTH MAINTENANCE ORGANIZATIONS THAT DELIVER OR ISSUE FOR DELIVERY INDIVIDUAL, GROUP, OR BLANKET HEALTH INSURANCE POLICIES AND CONTRACTS IN THE STATE;".

AMENDMENT NO. 3

On page 2, after line 4, insert:

"<u>15-105.</u>

(G) <u>THE PROGRAM SHALL PAY THE RATES SET BY THE HEALTH</u> <u>SERVICES COST REVIEW COMMISSION FOR HOSPITAL SERVICES, AS DEFINED</u> IN § 19-201 OF THIS ARTICLE, PROVIDED AT:

HGO

HB0699/226483/1 Amendments to HB 699 Page 3 of 11

<u>1.</u> <u>A FREESTANDING MEDICAL FACILITY PILOT</u> <u>PROJECT AUTHORIZED UNDER § 19-3A-07 OF THIS ARTICLE PRIOR TO JANUARY</u> <u>1, 2008; AND</u>

HGO

2. <u>A FREESTANDING MEDICAL FACILITY ISSUED A</u> <u>CERTIFICATE OF NEED BY THE MARYLAND HEALTH CARE COMMISSION AFTER</u> <u>JULY 1, 2015.</u>

<u>19–114.</u>

(a) In this Part II of this subtitle the following words have the meanings indicated.

(b) (1) "Ambulatory surgical facility" means any center, service, office, facility, or office of one or more health care practitioners or a group practice, as defined in § 1–301 of the Health Occupations Article, that:

(i) Has two or more operating rooms;

(ii) <u>Operates primarily for the purpose of providing surgical</u> services to patients who do not require overnight hospitalization; and

(iii) <u>Seeks reimbursement from payors as an ambulatory</u> <u>surgical facility.</u>

(2) For purposes of this subtitle, the office of one or more health care practitioners or a group practice with two operating rooms may be exempt from the certificate of need requirements under this subtitle if the Commission finds, in its sole discretion, that:

(Over)

HB0699/226483/1 Amendments to HB 699 Page 4 of 11

(i) <u>A second operating room is necessary to promote the</u> <u>efficiency, safety, and quality of the surgical services offered; and</u>

(ii) The office meets the criteria for exemption from the certificate of need requirements as an ambulatory surgical facility in accordance with regulations adopted by the Commission.

(c) <u>"Certificate of need" means a certification of public need issued by the</u> <u>Commission under this Part II of this subtitle for a health care project.</u>

- (d) (1) <u>"Health care facility" means:</u>
 - (i) <u>A hospital, as defined in § 19–301 of this title;</u>
 - (ii) A limited service hospital, as defined in § 19-301 of this

<u>title;</u>

- (iii) <u>A related institution, as defined in § 19–301 of this title;</u>
- (iv) An ambulatory surgical facility;

(v) An inpatient facility that is organized primarily to help in the rehabilitation of disabled individuals, through an integrated program of medical and other services provided under competent professional supervision;

- (vi) A home health agency, as defined in § 19–401 of this title;
- (vii) <u>A hospice, as defined in § 19–901 of this title;</u>

(VIII) A FREESTANDING MEDICAL FACILITY, AS DEFINED IN § 19-3A-01 OF THIS TITLE; and

HGO

HB0699/226483/1 Amendments to HB 699 Page 5 of 11

[(viii)] (IX) Any other health institution, service, or program for which this Part II of this subtitle requires a certificate of need.

HGO

(2) <u>"Health care facility" does not include:</u>

(i) <u>A hospital or related institution that is operated, or is listed</u> and certified, by the First Church of Christ Scientist, Boston, Massachusetts;

(ii) For the purpose of providing an exemption from a certificate of need under § 19–120 of this subtitle, a facility to provide comprehensive care constructed by a provider of continuing care, as defined in § 10–401 of the Human Services Article, if:

<u>1.</u> Except as provided under § 19–123 of this subtitle, the facility is for the exclusive use of the provider's subscribers who have executed continuing care agreements and paid entrance fees that are at least equal to the lowest entrance fee charged for an independent living unit or an assisted living unit before entering the continuing care community, regardless of the level of care needed by the subscribers at the time of admission;

2. <u>The facility is located on the campus of the continuing</u> care community; and

<u>3.</u> <u>The number of comprehensive care nursing beds in</u> the community does not exceed:

<u>A.</u> <u>24 percent of the number of independent living units</u> <u>in a community having less than 300 independent living units; or</u>

<u>B.</u> <u>20 percent of the number of independent living units</u> in a community having 300 or more independent living units;

(Over)

HB0699/226483/1 Amendments to HB 699 Page 6 of 11

(iii) Except for a facility to provide kidney transplant services or programs, a kidney disease treatment facility, as defined by rule or regulation of the United States Department of Health and Human Services;

HGO

(iv) Except for kidney transplant services or programs, the kidney disease treatment stations and services provided by or on behalf of a hospital or related institution; or

(v) <u>The office of one or more individuals licensed to practice</u> <u>dentistry under Title 4 of the Health Occupations Article, for the purposes of</u> <u>practicing dentistry.</u>

(e) <u>"Health care practitioner" means any individual who is licensed, certified,</u> or otherwise authorized under the Health Occupations Article to provide health care <u>services.</u>

(f) <u>"Health service area" means an area of this State that the Governor</u> designates as appropriate for planning and developing of health services.

(g) <u>"Local health planning agency" means the health department of a</u> jurisdiction or a body designated by the local health department to perform health planning functions.

(h) <u>"State health plan" means the State health plan for facilities and</u> services.

<u>[19–131.</u>

(a) On or before July 1, 2008, the Commission, in consultation with the Health Services Cost Review Commission and the Department of Health and Mental Hygiene, shall propose emergency regulations to establish a review process to approve

HB0699/226483/1 Amendments to HB 699 Page 7 of 11

facilities in the State that may seek licensure as a freestanding medical facility, as provided in Subtitle 3A of this title.

HGO

(b) <u>The regulations shall include:</u>

(1) <u>A process to identify areas of the State in which a freestanding</u> medical facility could meet health care service delivery needs;

(2) A process for submitting and acting on applications;

(3) Criteria for evaluating and approving applications, including:

(i) Documentation that the proposed freestanding medical facility will meet the licensure requirements of Subtitle 3A of this title;

(ii) <u>The efficiency and effectiveness of the proposed freestanding</u> medical facility in meeting the health care needs of the health planning region;

(iii) <u>The types of equipment and level of staffing specified, in</u> relation to the services the freestanding medical facility proposes to provide; and

(iv) Costs to both public and private payers; and

(4) <u>Appropriate notice and opportunity for a hearing and judicial</u> review, in accordance with the Administrative Procedure Act.

(c) <u>A facility that is approved under this section to seek licensure as a</u> <u>freestanding medical facility shall provide to the Commission information, as specified</u> <u>by the Commission, on the configuration, location, operation, and utilization, including</u> <u>patient-level utilization, of the freestanding medical facility.</u>

HB0699/226483/1 Amendments to HB 699 Page 8 of 11

(d) <u>A freestanding medical facility pilot project is exempt from the review</u> process in subsections (a) and (b) of this section.]";

in line 15, strike "FREESTANDING MEDICAL FACILITIES AND FREESTANDING" and substitute "<u>:</u>

<u>**1.**</u> **<u>FREESTANDING</u>**";

in line 16, strike "LICENSED" and substitute "<u>AUTHORIZED</u>"; and in the same line, strike the semicolon and substitute "<u>PRIOR TO JANUARY 1, 2008; AND</u>

2. <u>A FREESTANDING MEDICAL FACILITY ISSUED A</u> <u>CERTIFICATE OF NEED BY THE MARYLAND HEALTH CARE COMMISSION AFTER</u> JULY 1, 2015;".

On page 3, strike beginning with "A" in line 12 down through "A" in line 13 and substitute "<u>:</u>

<u>(1)</u> <u>A</u>";

in line 14, strike "ESTABLISHED UNDER § 19-3A-07" and substitute "<u>AUTHORIZED</u> <u>UNDER SUBTITLE 3A</u>"; in the same line, after "TITLE" insert "<u>PRIOR TO JANUARY</u> <u>1, 2008; AND</u>

(2) <u>A FREESTANDING MEDICAL FACILITY ISSUED A CERTIFICATE</u> OF NEED BY THE MARYLAND HEALTH CARE COMMISSION AFTER JULY 1, 2015";

and after line 14, insert:

"<u>19–3A–03.</u>

HGO

(a) <u>The Department shall issue a license to a freestanding medical facility</u> that:

HGO

(1) Meets the licensure requirements under this subtitle; and

(2) [Receives] AFTER JULY 1, 2015, RECEIVES A CERTIFICATE OF NEED [approval] from the Maryland Health Care Commission ISSUED under [the regulations required under § 19–131] § 19-120 of this title.

(b) A freestanding medical facility that uses in its title or advertising the word "emergency" or other language indicating to the public that medical treatment for immediately life-threatening medical conditions exist at that facility shall be licensed by the Department before it may operate in this State.

(c) Notwithstanding subsection (a)(2) of this section, the Department may not require a freestanding medical facility pilot project to be approved by the Maryland Health Care Commission as a condition of licensure.".

On page 5, strike beginning with "A" in line 15 down through "AT" in line 18; in line 20, after "TITLE" insert "FOR HOSPITAL SERVICES PROVIDED AT:

(1) <u>A FREESTANDING MEDICAL FACILITY PILOT PROJECT</u> <u>AUTHORIZED UNDER THIS SUBTITLE PRIOR TO JANUARY 1, 2008; AND</u>

(2) <u>A FREESTANDING MEDICAL FACILITY ISSUED A CERTIFICATE</u> OF NEED BY THE MARYLAND HEALTH CARE COMMISSION AFTER JULY 1, 2015";

in line 22, after "that" insert "<u>emergency</u>"; in the same line, after "by" insert "<u>a</u>"; in the same line, strike "facilities and" and substitute "<u>facility issued a certificate of need by</u> the Maryland Health Care Commission after July 1, 2015, and by"; in line 23, after

(Over)

"projects" insert "<u>authorized under § 19-3A-07 of the Health - General Article, as</u> <u>enacted by Section 1 of this Act, prior to January 1, 2008,</u>"; in line 28, strike "freestanding medical facilities and"; in line 31, after "That" insert "<u>:</u>

HGO

(a) (1) The Maryland Health Care Commission, in consultation with the Health Services Cost Review Commission, shall conduct a study of the effect of the rates established for freestanding medical facility pilot projects by the Health Services Cost Review Commission under § 19-211(c) of the Health – General Article, as enacted by Section 1 of this Act.

(2) The study shall review the effect of the rates for a period of 2 full years after the rates become effective.

(3) On or before December 31, 2014, the Maryland Health Care Commission shall report the results of its study, in accordance with § 2-1246 of the State Government Article, to the Senate Finance Committee and the House Health and Government Operations Committee.

(b) The Maryland Health Care Commission shall consider the data in the report required under subsection (a) of this section and other pertinent data in establishing review criteria and standards for issuing a certificate of need required to establish a freestanding medical facility in the State after July 1, 2015.

(c) <u>A freestanding medical facility may not be established in the State</u> without a certificate of need issued after July 1, 2015, by the Maryland Health Care <u>Commission</u>.

SECTION 5. AND BE IT FURTHER ENACTED, That the Health Services Cost Review Commission shall set rates that apply to all payors, effective October 1, 2010, for hospital services, as defined in § 19-201 of the Health – General Article, as enacted by Section 1 of this Act, provided at a freestanding medical facility pilot project described in § 19-3A-07(b)(2) of the Health – General Article, as enacted by

HB0699/226483/1 Amendments to HB 699 Page 11 of 11

Section 1 of this Act, in a manner that does not result in a fiscal impact on the fiscal year 2011 State budget.

HGO

<u>SECTION 6.</u> AND BE IT FURTHER ENACTED, That the Health Services Cost Review Commission shall set rates that apply to all payors, effective July 1, 2011, for hospital services, as defined in § 19-201 of the Health – General Article, as enacted by Section 1 of this Act, provided at:

(1) <u>a freestanding medical facility licensed prior to July 1, 2007; and</u>

(2) <u>a freestanding medical facility pilot project described in § 19-3A-</u> 07(b)(1) of the Health – General Article, as enacted by Section 1 of this Act.

SECTION 7. AND BE IT FURTHER ENACTED, That";

and in line 32, strike "July" and substitute "June".