Unofficial Copy J3 HB 1023/98 - ENV 1999 Regular Session 9lr1419

By: Delegate Redmer

Introduced and read first time: February 12, 1999 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2	Home-Based Hospice Care - Deregulation							
4 care facility; sp 5 exempting hosp	5 exempting hospice facilities from certain certificate of need requirements; and							
7 BY repealing and reenacting, with amendments,								
	0 Annotated Code of Maryland							
11 (1996 Replacement Volume and 1998 Supplement)								
	 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 							
14	Article - Health - General							
15 19-101.								
16 (f) (1)	5 (f) (1) "Health care facility" means:							
17	(i)	A hospital, as defined in § 19-301 of this title;						
18	(ii)	A related institution, as defined in § 19-301 of this title;						
19	(iii)	An ambulatory surgical facility;						
		An inpatient facility that is organized primarily to help in the ividuals, through an integrated program of medical and r competent professional supervision;						
23	(v)	A home health agency, as defined in § 19-401 of this title;						
24	(vi)	A hospice FACILITY, as defined in § 19-901 of this title; and						

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1 2	(vii) Any other health institution, service, or program for which Part of this subtitle requires a certificate of need.								
3	(2) "Health care facility" does not include:								
4 5	(i) A hospital or related institution that is operated, or is listed and ertified, by the First Church of Christ Scientist, Boston, Massachusetts;								
	(ii) For the purpose of providing an exemption from a certificate of need under § 19-115 of this subtitle, a facility to provide comprehensive care constructed by a provider of continuing care, as defined by Article 70B of the Code, if:								
11	1. The facility is for the exclusive use of the provider's subscribers who have executed continuing care agreements for the purpose of utilizing independent living units or domiciliary care within the continuing care facility;								
	 3 2. The number of comprehensive care nursing beds in the 4 facility does not exceed 20 percent of the number of independent living units at the 5 continuing care community; and 								
16 17	3. The facility is located on the campus of the continuing care								
	(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;								
	(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) The office of one or more individuals licensed to practice dentistry under Title 4 of the Health Occupations Article, for the purposes of practicing dentistry; OR								
27 28	(VI) A HOME-BASED HOSPICE CARE PROGRAM AS DEFINED IN § 19-901 OF THIS TITLE.								
29	19-115.								
30	(a) (1) In this section the following words have the meanings indicated.								
31 32	 (2) "Health care service" means any clinically-related patient service including a medical service under paragraph (3) of this subsection. 								
33	(3) (I) "Medical service" means:								
34	[(i)] 1. Any of the following categories of health care services:								
35	[1.] A. Medicine, surgery, gynecology, addictions;								

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1			[2.]	B.	Obstetrics;			
2			[3.]	C.	Pediatrics;			
3			[4.]	D.	Psychiatry;			
4			[5.]	E.	Rehabilitation;			
5			[6.]	F.	Chronic care;			
6			[7.]	G.	Comprehensive care;			
7			[8.]	H.	Extended care;			
8			[9.]	I.	Intermediate care; or			
9			[10.]	J.	Residential treatment; or			
	10 [(ii)] 2. Any subcategory of the rehabilitation, psychiatry, 11 comprehensive care, or intermediate care categories of health care services for which 12 need is projected in the State health plan.							
13 14	HOSPICE CARE.	(II)	(II) "MEDICAL SERVICE" DOES NOT INCLUDE HOME-BASED					
15 16	(i) (1) care service is chang	A certificate of need is required before the type or scope of any health ged if the health care service is offered:						
17		(i) By a health care facility;						
18		(ii)	In space that is leased from a health care facility; or					
19		(iii)	In space that is on land leased from a health care facility.					
20	(2)	This subsection does not apply if:						
21 22	services and the prop	(i) posed cha			n adopts limits for changes in health care ceed those limits;			
	would result from th equipment;	(ii) e additio			ange and the annual operating revenue that ated with the use of medical			
26 27	health care service a	(iii) nd the ch			ange would establish, increase, or decrease a sult in the:			
28 29	an existing medical	service;	1.	Establi	shment of a new medical service or elimination of			
30 31	surgery, or burn or n	eonatal i	2. ntensive l		shment of an open heart surgery, organ transplant re service;			

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3. Establishment of a home health program, hospice [program] FACILITY AS DEFINED IN § 19-901 OF THIS TITLE, or freestanding ambulatory surgical center or facility; or						
 4 4. Expansion of a comprehensive care, extended care, 5 intermediate care, residential treatment, psychiatry, or rehabilitation medical 6 service, except for an expansion related to an increase in total bed capacity in 7 accordance with subsection (h)(2)(i) of this section; or 						
8 (iv) 1. At least 45 days before increasing or decreasing the 9 volume of 1 or more health care services, written notice of intent to change the volume 10 of health care services is filed with the Commission;						
112.The Commission in its sole discretion finds that the12 proposed change:						
A. Is pursuant to the consolidation or merger of 2 or more health care facilities, or conversion of a health care facility or part of a facility to a nonhealth-related use;						
16B.Is not inconsistent with the State health plan or the17institution-specific plan developed and adopted by the Commission;						
18C.Will result in the delivery of more efficient and effective19 health care services; and						
20 D. Is in the public interest; and						
213.Within 45 days of receiving notice under item 1 of this22subparagraph, the Commission shall notify the health care facility of its finding.						
 23 (3) Notwithstanding the provisions of paragraph (2) of this subsection, a 24 certificate of need is required: 						
25 (i) Before an additional home health agency, branch office, or home 26 health care service is established by an existing health care agency or facility;						
 (ii) Before an existing home health agency or health care facility establishes a home health agency or home health care service at a location in the service area not included under a previous certificate of need or license; 						
30 (iii) Before a transfer of ownership of any branch office of a home 31 health agency or home health care service of an existing health care facility that 32 separates the ownership of the branch office from the home health agency or home 33 health care service of an existing health care facility which established the branch 34 office; or						
35(iv)36 health care facility that:						

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11.Established the home health service or program without a2certificate of need between January 1, 1984 and July 1, 1984; and

3 2. During a 1-year period, the annual operating revenue of
4 the home health service or program would be greater than \$333,000 after an annual
5 adjustment for inflation, based on an appropriate index specified by the Commission.

6 19-906.

7 (a) To qualify for a license, an applicant and the hospice care program and its 8 medical director shall meet the requirements of this section.

9 (b) An applicant who is an individual, and any individual who is applying on 10 behalf of a corporation, association, or government agency shall be:

11 (1) At least 18 years old; and

12 (2) Of reputable and responsible character.

13 (c) [(1) Except for a limited licensee, the applicant shall have a certificate of 14 need, as required under Subtitle 1 of this title, for the hospice care program to be 15 operated.

16 (2)] The hospice care program to be operated and its medical director 17 shall meet the requirements that the Secretary adopts under this subtitle.

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 October 1, 1999.