Unofficial Copy J3 SB 612/03 - FIN 2004 Regular Session 4lr3055 CF SB 402

By: **Delegate Donoghue**

Introduced and read first time: February 18, 2004 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

	Λ	A (" I :	concerning
1	Δ IN	ΔCI	COHCCHIIII

2 Health - Ambulatory Surgical Facilities - Definition and Regulation

- $3\,$ FOR the purpose of altering the definition of an ambulatory surgical facility;
- 4 requiring the Office of Health Care Quality to adopt certain regulations
- 5 providing for the oversight of certain care provided by an ambulatory surgical
- 6 facility; requiring the Office of Health Care Quality to submit a certain report to
- 7 certain entities each year regarding certain care and services; and generally
- 8 relating to the definition of and the regulation of ambulatory surgical facilities.
- 9 BY repealing and reenacting, without amendments,
- 10 Article Health General
- 11 Section 19-3B-01(a)
- 12 Annotated Code of Maryland
- 13 (2000 Replacement Volume and 2003 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Health General
- 16 Section 19-3B-01(c) and 19-3B-03
- 17 Annotated Code of Maryland
- 18 (2000 Replacement Volume and 2003 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

21 Article - Health - General

- 22 19-3B-01.
- 23 (a) In this subtitle the following words have the meanings indicated.
- 24 (c) (1) "Ambulatory surgical facility" means any center, service, office
- 25 facility, or other entity that:

			period of	s primarily for the purpose of providing surgical postoperative observation [but not requiring DING 23 HOURS; and		
4 5	center.	(ii)	Seeks re	imbursement from payors as an ambulatory surgery		
6	(2)	"Ambula	atory surg	gical facility" does not include:		
7 8	professional reimburs	(i) ement for		ce of one or more health care practitioners seeking only risions of medical services, unless:		
	with a payor as an an technical or facility for	•		The office operates under contract or other agreement facility regardless of whether it is paid a		
12 13		ce with ut	2. ilization	The office is designated to receive ambulatory surgical review or other policies adopted by a payor;		
14 15	regulated under Subti	(ii) itle 2 of tl		lity or service owned or operated by a hospital and		
16 17	operating room if:	(iii)	The office	ce of a health care practitioner with not more than one		
18			1.	The office does not receive a technical or facility fee; and		
19 20	practitioner for patier	nts of the	2. health ca	The operating room is used exclusively by the health care re practitioner;		
21 22	than one operating ro	(iv) oom if:	The office	ce of a group of health care practitioners with not more		
23			1.	The office does not receive a technical or facility fee; and		
24 25	group practice for par	tients of t	2. he group	The operating room is used exclusively by members of the practice; or		
26 27	under the Health Occ			e owned or operated by one or more dentists licensed		
28	19-3B-03.					
	(a) [After] EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, AFTER consultation with representatives of payors, health care practitioners, and ambulatory care facilities, the Secretary shall by regulation establish:					
32	(1)	Procedu	res to imp	plement the provisions of this subtitle; and		
33 34	(2) include:	Standard	ls to ensu	re quality of care and patient safety that shall		

1		(i)	Procedures for credentialing and peer review;				
2	personnel;	(ii)	Qualifications of health care practitioners and support				
	including a requireme to the nearest appropr		Procedures to be followed in the event of an emergency, the event of an emergency the patient be transported gency care facility;				
7		(iv)	Procedures for quality control of any biomedical equipment;				
8		(v)	Procedures for postoperative recovery;				
9		(vi)	Procedures for discharge; and				
10 11	quality of care and pa	(vii) tient safe	Any other procedures that the Secretary considers necessary for ety.				
12 13	(b) If appropriate certification by Medicare is available, obtaining the certification shall be a condition of licensure for:						
14	(1)	An ambi	ulatory surgical facility; and				
15	(2)	A kidne	y dialysis center.				
18	Each freestanding ambulatory care facility shall provide assurances satisfactory to the Secretary that the freestanding ambulatory care facility does not discriminate against patients, including discrimination based on ability to pay for nonelective procedures.						
20 21	(d) (1) approved by the Secr		anding ambulatory care facility accredited by an organization ll be deemed to meet State licensing requirements.				
22 23	(2) report of the accredita	(i) ation orga	The freestanding ambulatory care facility shall submit the anization to the Secretary within 30 days of its receipt.				
24 25	for public inspection.	(ii)	All reports submitted under this paragraph shall be available				
26	(3)	The Sec	retary may:				
27 28	of a complaint invest	(i) igation;	Inspect a freestanding ambulatory care facility for the purpose				
29 30	serious problem ident	(ii) tified in a	Inspect a freestanding ambulatory care facility to follow up on a n accreditation report; and				
31 32	accreditation reports.	(iii)	Annually conduct a survey to validate the findings of				

- 1 (4) The Secretary may delegate to the Kidney Disease Commission the
- 2 Secretary's authority under paragraph (3) of this subsection to inspect kidney dialysis
- 3 centers.
- 4 (E) THE OFFICE OF HEALTH CARE QUALITY SHALL ADOPT REGULATIONS
- 5 PROVIDING FOR THE OVERSIGHT OF 23-HOUR RECOVERY CARE IN AMBULATORY
- 6 SURGICAL FACILITIES.
- 7 SECTION 2. AND BE IT FURTHER ENACTED, That the Office of Health Care
- 8 Quality within the Department of Health and Mental Hygiene shall submit a report
- 9 to the House Health and Government Operations Committee and the Senate Finance
- 10 Committee each year, in accordance with § 2-1246 of the State Government Article,
- 11 regarding the number of facilities providing 23-hour recovery care and the types of
- 12 services being provided by ambulatory surgical facilities.
- 13 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 14 October 1, 2004.