SB0628 Engrossed

1

AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, 2 represented in the General Assembly: 3

4 Section 1. The Emergency Medical Services (EMS) Systems Act 5 is amended by changing Section 3.190 as follows:

(210 ILCS 50/3.190) 6

7 Sec. 3.190. Emergency Department Classifications. The 8 Department shall have the authority and responsibility to:

9 (a) Establish criteria for classifying the emergency departments of all hospitals within the 10 State as Comprehensive, Basic, or Standby. In establishing such 11 criteria, the Department may consult with the Illinois 12 13 Hospital Licensing Board and incorporate by reference all 14 or part of existing standards adopted as rules pursuant to the Hospital Licensing Act or Emergency Medical Treatment 15 16 Act;

17 (b) Classify the emergency departments of all hospitals within the State in accordance with this Section; 18

19 (c) Annually publish, and distribute to all EMS 20 Systems, a list reflecting the classification of all 21 emergency departments.

22 (d) For the purposes of paragraphs (a) and (b) of this Section, long-term acute care hospitals, rehabilitation 23

SB0628 Engrossed - 2 - LRB098 04439 JWD 34467 b

hospitals, and psychiatric hospitals, as defined under the Hospital Emergency Service Act, are not required to provide hospital emergency services. Long-term acute care hospitals, rehabilitation hospitals, and psychiatric hospitals with no emergency department and shall be classified as not available. (Source: P.A. 97-667, eff. 1-13-12; revised 8-3-12.)

Section 3. The Hospital Emergency Service Act is amended by
changing Sections 1 and 1.3 as follows:

9 (210 ILCS 80/1) (from Ch. 111 1/2, par. 86)

10 Sec. 1. Every hospital required to be licensed by the 11 Department of Public Health pursuant to the Hospital Licensing Act which provides general medical and surgical hospital 12 13 services, except long-term acute care hospitals, 14 rehabilitation hospitals, and psychiatric hospitals identified 15 in Section 1.3 of this Act, shall provide a hospital emergency 16 service in accordance with rules and regulations adopted by the Department of Public Health and shall furnish such hospital 17 18 emergency services to any applicant who applies for the same in case of injury or acute medical condition where the same is 19 20 liable to cause death or severe injury or serious illness. For 21 purposes of this Act, "applicant" includes any person who is brought to a hospital by ambulance or specialized emergency 22 23 medical services vehicle as defined in the Emergency Medical 24 Services (EMS) Systems Act.

SB0628 Engrossed - 3 - LRB098 04439 JWD 34467 b

1 (Source: P.A. 97-667, eff. 1-13-12.)

(210 ILCS 80/1.3)

2

3 Sec. 1.3. Long-term acute care hospitals, rehabilitation 4 hospitals, and psychiatric hospitals. For the purpose of this 5 Act, general acute care hospitals designated by Medicare as long-term acute care hospitals, rehabilitation hospitals, and 6 7 psychiatric hospitals are not required to provide hospital 8 emergency services described in Section 1 of this Act. 9 Hospitals defined in this Section may provide hospital 10 emergency services at their option.

11 Any <u>long-term acute care</u> hospital defined in this Section 12 that opts to discontinue <u>or otherwise not provide</u> emergency 13 services described in Section 1 shall:

14 (1) comply with all provisions of the federal Emergency
 15 Medical Treatment and & Labor Act (EMTALA);

16 (2) comply with all provisions required under the17 Social Security Act;

18 (3) provide annual notice to communities in the 19 hospital's service area about available emergency medical 20 services; and

(4) make educational materials available to individuals who are present at the hospital concerning the availability of medical services within the hospital's service area.

25 Long-term acute care hospitals that operate standby

SB0628 Engrossed - 4 - LRB098 04439 JWD 34467 b

emergency services as of January 1, 2011 may discontinue hospital emergency services by notifying the Department of Public Health. Long-term acute care hospitals that operate basic or comprehensive emergency services must notify the Health Facilities and Services Review Board and follow the appropriate procedures.

Any rehabilitation hospital or psychiatric hospital that
 opts to discontinue or otherwise not provide emergency services
 described in Section 1 shall:

(1) comply with all provisions of the federal Emergency
 Medical Treatment and Active Labor Act (EMTALA);

12 (2) comply with all provisions required under the
 13 Social Security Act;

14 <u>(3) provide annual notice to communities in the</u> 15 <u>hospital's service area about available emergency medical</u> 16 <u>services;</u>

17 <u>(4) make educational materials available to</u> 18 <u>individuals who are present at the hospital concerning the</u> 19 <u>availability of medical services within the hospital's</u> 20 <u>service area;</u> 21 (5) not use the term "hospital" in their name or on any

22 signage; and

23 (6) notify in writing the Department and the Health
 24 Facilities and Services Review Board of the
 25 discontinuation.

26 (Source: P.A. 97-667, eff. 1-13-12.)

SB0628 Engrossed

1 Section 5. The Hospital Licensing Act is amended by 2 changing Sections 5 and 6 and by adding Section 14.5 as 3 follows:

4 (210 ILCS 85/5) (from Ch. 111 1/2, par. 146)

Sec. 5. (a) An application for a permit to establish a 5 6 hospital shall be made to the Department upon forms provided by it. This application shall contain such information as the 7 8 Department reasonably requires, which shall include 9 affirmative evidence on which the Director may make the 10 findings required under Section 6a of this Act.

11 (b) An application for a license to open, conduct, operate, 12 and maintain a hospital shall be made to the Department upon forms provided by it, accompanied by a license fee of \$55 per 13 14 bed, or such lesser amount as the Department may establish by 15 administrative rule in consultation with the Department of Healthcare and Family Services to comply with the limitations 16 17 on health care-related taxes imposed by 42 U.S.C. 1396b(w) that, if violated, would result in reductions to the amount of 18 federal financial participation received by the State for 19 20 Medicaid expenditures, and shall contain such information as 21 Department reasonably requires, which the may include affirmative evidence of ability to comply with the provisions 22 23 of this Act and the standards, rules, and regulations, 24 promulgated by virtue thereof.

SB0628 Engrossed - 6 - LRB098 04439 JWD 34467 b

1 (c) All applications required under this Section shall be 2 signed by the applicant and shall be verified. Applications on 3 behalf of a corporation or association or a governmental unit 4 or agency shall be made and verified by any two officers 5 thereof.

6 (Source: Laws 1965, p. 2350.)

7 (210 ILCS 85/6) (from Ch. 111 1/2, par. 147)

8 Sec. 6. (a) Upon receipt of an application for a permit to 9 establish a hospital the Director shall issue a permit if he 10 finds (1) that the applicant is fit, willing, and able to 11 provide a proper standard of hospital service for the community 12 with particular regard to the qualification, background, and 13 character of the applicant, (2) that the financial resources 14 available to the applicant demonstrate an ability to construct, 15 maintain, and operate a hospital in accordance with the 16 standards, rules, and regulations adopted pursuant to this Act, and (3) that safeguards are provided which assure hospital 17 operation and maintenance consistent with the public interest 18 having particular regard to safe, adequate, and efficient 19 20 hospital facilities and services.

The Director may request the cooperation of county and multiple-county health departments, municipal boards of health, and other governmental and non-governmental agencies in obtaining information and in conducting investigations relating to such applications. SB0628 Engrossed - 7 - LRB098 04439 JWD 34467 b

A permit to establish a hospital shall be valid only for the premises and person named in the application for such permit and shall not be transferable or assignable.

In the event the Director issues a permit to establish a hospital the applicant shall thereafter submit plans and specifications to the Department in accordance with Section 8 of this Act.

8 (b) Upon receipt of an application for license to open, 9 conduct, operate, and maintain a hospital, the Director shall 10 issue a license if he finds the applicant and the hospital 11 facilities comply with standards, rules, and regulations 12 promulgated under this Act. A license, unless sooner suspended 13 or revoked, shall be renewable annually upon approval by the 14 Department and payment of a license fee as established pursuant 15 to Section 5 of this Act. Each license shall be issued only for 16 the premises and persons named in the application and shall not 17 be transferable or assignable. Licenses shall be posted in a conspicuous place on the licensed premises. The Department may, 18 either before or after the issuance of a license, request the 19 cooperation of the State Fire Marshal, county and multiple 20 county health departments, or municipal boards of health to 21 22 make investigations to determine if the applicant or licensee 23 is complying with the minimum standards prescribed by the 24 Department. The report and recommendations of any such agency 25 shall be in writing and shall state with particularity its 26 findings with respect to compliance or noncompliance with such

SB0628 Engrossed - 8 - LRB098 04439 JWD 34467 b

1 minimum standards, rules, and regulations.

2 The Director may issue a provisional license to anv 3 hospital which does not substantially comply with the provisions of this Act and the standards, rules, 4 and 5 regulations promulgated by virtue thereof provided that he 6 finds that such hospital has undertaken changes and corrections 7 which upon completion will render the hospital in substantial 8 compliance with the provisions of this Act, and the standards, 9 rules, and regulations adopted hereunder, and provided that the 10 health and safety of the patients of the hospital will be 11 protected during the period for which such provisional license 12 is issued. The Director shall advise the licensee of the 13 conditions under which such provisional license is issued, 14 including the manner in which the hospital facilities fail to 15 comply with the provisions of the Act, standards, rules, and 16 regulations, and the time within which the changes and 17 corrections necessary for such hospital facilities to substantially comply with this Act, and the standards, rules, 18 19 and regulations of the Department relating thereto shall be 20 completed.

21 (Source: P.A. 80-56.)

22

(210 ILCS 85/14.5 new)

23 <u>Sec. 14.5. Hospital Licensure Fund.</u>

24 (a) There is created in the State treasury the Hospital
 25 Licensure Fund. The Fund is created for the purpose of

	SB0628 Engrossed - 9 - LRB098 04439 JWD 34467 b
1	providing funding for the administration of the licensure
2	program and patient safety and quality initiatives for
3	hospitals, including, without limitation, the implementation
4	of the Illinois Adverse Health Care Events Reporting Law of
5	2005.
6	(b) The Fund shall consist of the following:
7	(1) fees collected pursuant to this Section;
8	(2) federal matching funds received by the State as a
9	result of expenditures made by the Department that are
10	attributable to moneys deposited in the Fund;
11	(3) interest earned on moneys deposited in the Fund;
12	and
13	(4) other moneys received for the Fund from any other
14	source, including interest earned thereon.
15	(c) Disbursements from the Fund shall be made only for:
16	(1) initially, the implementation of the Illinois
17	Adverse Health Care Events Reporting Law of 2005;
18	(2) subsequently, programs, information, or
19	assistance, including measures to address public
20	complaints, designed to measurably improve quality and
21	patient safety; and
22	(3) the reimbursement of moneys collected by the
23	Department through error or mistake.
24	(d) The uses described in paragraphs (1) and (2) of
25	subsection (c) shall be developed in conjunction with a
26	statewide organization representing a majority of hospitals.

1 Section 8. The Illinois Adverse Health Care Events 2 Reporting Law of 2005 is amended by changing Sections 10-10 and 10-15 as follows: 3

(410 ILCS 522/10-10) 4

5 Sec. 10-10. Definitions. As used in this Law, the following 6 terms have the following meanings:

7 "Adverse health care event" means any event identified as a 8 serious reportable event by the National Quality Forum on the 9 effective date of this amendatory Act of the 98th General 10 Assembly. The Department shall adopt, by rule, the list of 11 adverse health care events. The rules in effect on May 1, 2013, that define "adverse health care event" shall remain in effect 12 until new rules are adopted in accordance with this amendatory 13 14 Act of the 98th General Assembly. If the National Quality Forum 15 thereafter revises its list of serious reportable events 16 through addition, deletion, or modification, then the term "adverse health care event" for purposes of this Law shall be 17 similarly revised, effective no sooner than 6 months after the 18 revision by the National Quality Forum described in subsections 19 20 (b) through (q) of Section 10-15.

21 "Department" means the Illinois Department of Public 22 Health.

23 "Health care facility" means a hospital maintained by the 24 State or any department or agency thereof where such department SB0628 Engrossed - 11 - LRB098 04439 JWD 34467 b

or agency has authority under law to establish and enforce 1 2 standards for the hospital under its management and control, a hospital maintained by any university or college established 3 under the laws of this State and supported principally by 4 5 public funds raised by taxation, a hospital licensed under the 6 Hospital Licensing Act, a hospital organized under the 7 University of Illinois Hospital Act, and an ambulatory surgical treatment center licensed under the Ambulatory Surgical 8 9 Treatment Center Act.

10 (Source: P.A. 94-242, eff. 7-18-05.)

11 (410 ILCS 522/10-15)

Sec. 10-15. Health care facility requirements to report, analyze, and correct.

14 (a) Reports of adverse health care events required. Each 15 health care facility shall report to the Department the 16 occurrence of any of the adverse health care events described in subsections (b) through (g) no later than 30 days after 17 18 discovery of the event. The report shall be filed in a format 19 specified by the Department and shall identify the health care 20 facility, but shall not include any information identifying or 21 that tends to identify any of the health care professionals, 22 employees, or patients involved.

(b) (Blank). Surgical events. Events reportable under this
 subsection are:

25

(1) Surgery performed on a wrong body part that is not

- 1 consistent with the documented informed consent for that
 2 patient. Reportable events under this clause do not include
 3 situations requiring prompt action that occur in the course
 4 of surgery or situations whose urgency precludes obtaining
 5 informed consent.

6

(2) Surgery performed on the wrong patient.

7 (3) The wrong surgical procedure performed on a patient 8 that is not consistent with the documented informed consent 9 for that patient. Reportable events under this clause do 10 not include situations requiring prompt action that occur 11 in the course of surgery or situations whose urgency 12 precludes obtaining informed consent.

13 (4) Retention of a foreign object in a patient after 14 surgery or other procedure, excluding objects 15 intentionally implanted as part of a planned intervention 16 and objects present prior to surgery that are intentionally 17 retained.

18 (5) Death during or immediately after surgery of a 19 normal, healthy patient who has no organic, physiologic, 20 biochemical, or psychiatric disturbance and for whom the 21 pathologic processes for which the operation is to be 22 performed are localized and do not entail a systemic 23 disturbance.

- 24 (c) (Blank). Product or device events. Events reportable
 25 under this subsection are:
- 26

(1) Patient death or serious disability associated

1 with the use of contaminated drugs, devices, or biologies
2 provided by the health care facility when the contamination
3 is the result of generally detectable contaminants in
4 drugs, devices, or biologies regardless of the source of
5 the contamination or the product.

6 (2) Patient death or serious disability associated 7 with the use or function of a device in patient care in 8 which the device is used or functions other than as 9 intended. "Device" includes, but is not limited to, 10 catheters, drains, and other specialized tubes, infusion 11 pumps, and ventilators.

12 (3) Patient death or serious disability associated 13 with intravascular air embolism that occurs while being 14 cared for in a health care facility, excluding deaths 15 associated with neurosurgical procedures known to present 16 a high risk of intravascular air embolism.

17 (d) <u>(Blank).</u> Patient protection events. Events reportable
 18 under this subsection are:

19

(1) An infant discharged to the wrong person.

20 (2) Patient death or serious disability associated
 21 with patient disappearance for more than 4 hours, excluding
 22 events involving adults who have decision-making capacity.

23 (3) Patient suicide or attempted suicide resulting in
 24 serious disability while being cared for in a health care
 25 facility due to patient actions after admission to the
 26 health care facility, excluding deaths resulting from

SB0628 Engrossed - 14 - LRB098 04439 JWD 34467 b

- self-inflicted injuries that were the reason for admission
- to the health care facility.
- 3 (e) <u>(Blank).</u> Care management events. Events reportable 4 under this subsection are:

5 (1) Patient death or serious disability associated 6 with a medication error, including, but not limited to, 7 errors involving the wrong drug, the wrong dose, the wrong 8 patient, the wrong time, the wrong rate, the wrong 9 preparation, or the wrong route of administration, 10 excluding reasonable differences in clinical judgment on 11 drug selection and dose.

12 (2) Patient death or serious disability associated
 13 with a hemolytic reaction due to the administration of
 14 ABO-incompatible blood or blood products.

15 (3) Maternal death or serious disability associated 16 with labor or delivery in a low risk pregnancy while being 17 cared for in a health care facility, excluding deaths from 18 pulmonary or amniotic fluid embolism, acute fatty liver of 19 pregnancy, or cardiomyopathy.

20 (4) Patient death or serious disability directly
 21 related to hypoglycemia, the onset of which occurs while
 22 the patient is being cared for in a health care facility
 23 for a condition unrelated to hypoglycemia.

- 24 (f) (Blank). Environmental events. Events reportable under 25 this subsection are:
- 26

1

2

(1) Patient death or serious disability associated

1

2

3

4

5

6

with an electric shock while being cared for in a health care facility, excluding events involving planned treatments such as electric countershock.

(2) Any incident in which a line designated for oxygen or other gas to be delivered to a patient contains the wrong gas or is contaminated by toxic substances.

7 (3) Patient death or serious disability associated with a burn incurred from any source while being cared for 8 in a health care facility that is not consistent with the 9 10 documented informed consent for that patient. Reportable 11 events under this clause do not include situations 12 requiring prompt action that occur in the course of surgery 13 situations whose urgency precludes obtaining informed 14 consent.

15 (4) Patient death associated with a fall while being
 16 cared for in a health care facility.

17 (5) Patient death or serious disability associated 18 with the use of restraints or bedrails while being cared 19 for in a health care facility.

20 (g) <u>(Blank).</u> Physical security events. Events reportable
21 under this subsection are:

22 (1) Any instance of care ordered by or provided by
 23 someone impersonating a physician, nurse, pharmacist, or
 24 other licensed health care provider.

25 (2) Abduction of a patient of any age.

26 (3) Sexual assault on a patient within or on the

grounds of a health care facility.

1

2 (4) Death or significant injury of a patient or staff
3 member resulting from a physical assault that occurs within
4 or on the grounds of a health care facility.

5 <u>(q-5) If the adverse health care events subject to this Law</u> 6 are revised as described in Section 10-10, then the Department 7 shall provide notice to all affected health care facilities 8 promptly upon the revision and shall inform affected health 9 care facilities of the effective date of the revision for 10 purposes of reporting under this Law.

11 (h) Definitions. As <u>pertains to an adverse health care</u> 12 <u>event</u> used in this Section 10-15:

"Death" means patient death related to an adverse event and not related solely to the natural course of the patient's illness or underlying condition. Events otherwise reportable under this Section 10-15 shall be reported even if the death might have otherwise occurred as the natural course of the patient's illness or underlying condition.

disability" means "Serious 19 a physical or mental 20 impairment, including loss of a body part, related to an adverse event and not related solely to the natural course of 21 22 patient's illness or underlying condition, the that 23 substantially limits one or more of the major life activities of an individual or a loss of bodily function, if the 24 25 impairment or loss lasts more than 7 days prior to discharge or is still present at the time of discharge from an inpatient 26

SB0628 Engrossed - 17 - LRB098 04439 JWD 34467 b health care facility. 1 2 (Source: P.A. 94-242, eff. 7-18-05.) Section 10. The State Finance Act is amended by adding 3 Section 5.826 as follows: 4 5 (30 ILCS 105/5.826 new) 6 Sec. 5.826. The Hospital Licensure Fund. Section 99. Effective date. This Act takes effect upon 7 8 becoming law.