95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

HB5983

by Rep. James D. Brosnahan

SYNOPSIS AS INTRODUCED:

20 ILCS 3960/3

from Ch. 111 1/2, par. 1153

Amends the Illinois Health Care Facilities Planning Act. Exempts construction and renovation of certain long-term care "campus facilities" from the Act's application. Effective immediately.

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AN ACT concerning State government.

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

Section 5. The Illinois Health Facilities Planning Act is
amended by changing Section 3 as follows:

(20 ILCS 3960/3) (from Ch. 111 1/2, par. 1153) 6 7 (Section scheduled to be repealed on August 31, 2008) Sec. 3. Definitions. As used in this Act: 8 9 "Health care facilities" means and includes the following facilities and organizations: 10 1. An ambulatory surgical treatment center required to 11 be licensed pursuant to the Ambulatory Surgical Treatment 12 Center Act: 13 14 2. An institution, place, building, or agency required to be licensed pursuant to the Hospital Licensing Act; 15 16 3. Skilled and intermediate long term care facilities 17 licensed under the Nursing Home Care Act; Hospitals, nursing homes, ambulatory surgical 18 4. 19 treatment centers, or kidney disease treatment centers 20 maintained by the State or any department or agency 21 thereof; 22 5. Kidney disease treatment centers, including a

22 5. Kidney disease treatment centers, including a 23 free-standing hemodialysis unit required to be licensed

under the End Stage Renal Disease Facility Act; and 1 2 6. An institution, place, building, or room used for the performance of outpatient surgical procedures that is 3 leased, owned, or operated by or on behalf of 4 an 5 out-of-state facility. 6 This Act shall not apply to the construction of any new facility or the renovation of any existing facility located on 7 8 any campus facility as defined in Section 5-5.8b of the 9 Illinois Public Aid Code, provided that the campus facility 10 encompasses 30 or more contiguous acres and that the new or 11 renovated facility is intended for use by a licensed 12 residential facility.

No federally owned facility shall be subject to the provisions of this Act, nor facilities used solely for healing by prayer or spiritual means.

16 No facility licensed under the Supportive Residences 17 Licensing Act or the Assisted Living and Shared Housing Act 18 shall be subject to the provisions of this Act.

A facility designated as a supportive living facility that is in good standing with the program established under Section 5-5.01a of the Illinois Public Aid Code shall not be subject to the provisions of this Act.

This Act does not apply to facilities granted waivers under Section 3-102.2 of the Nursing Home Care Act. However, if a demonstration project under that Act applies for a certificate of need to convert to a nursing facility, it shall meet the licensure and certificate of need requirements in effect as of
 the date of application.

This Act does not apply to a dialysis facility that 3 provides only dialysis training, support, and related services 4 5 to individuals with end stage renal disease who have elected to receive home dialysis. This Act does not apply to a dialysis 6 7 unit located in a licensed nursing home that offers or provides 8 dialysis-related services to residents with end stage renal 9 disease who have elected to receive home dialysis within the 10 nursing home. The Board, however, may require these dialysis 11 facilities and licensed nursing homes to report statistical 12 information on a quarterly basis to the Board to be used by the 13 Board to conduct analyses on the need for proposed kidney 14 disease treatment centers.

This Act shall not apply to the closure of an entity or a portion of an entity licensed under the Nursing Home Care Act, with the exceptions of facilities operated by a county or Illinois Veterans Homes, that elects to convert, in whole or in part, to an assisted living or shared housing establishment licensed under the Assisted Living and Shared Housing Act.

This Act does not apply to any change of ownership of a healthcare facility that is licensed under the Nursing Home Care Act, with the exceptions of facilities operated by a county or Illinois Veterans Homes. Changes of ownership of facilities licensed under the Nursing Home Care Act must meet the requirements set forth in Sections 3-101 through 3-119 of

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1 the Nursing Home Care Act.

With the exception of those health care facilities 2 specifically included in this Section, nothing in this Act 3 shall be intended to include facilities operated as a part of 4 5 the practice of a physician or other licensed health care professional, whether practicing in his individual capacity or 6 7 within the legal structure of any partnership, medical or 8 professional corporation, or unincorporated medical or 9 professional group. Further, this Act shall not apply to 10 physicians or other licensed health care professional's 11 practices where such practices are carried out in a portion of 12 a health care facility under contract with such health care 13 facility by a physician or by other licensed health care professionals, whether practicing in his individual capacity 14 15 or within the legal structure of any partnership, medical or 16 professional corporation, or unincorporated medical or 17 professional groups. This Act shall apply to construction or modification and to establishment by such health care facility 18 of such contracted portion which is subject to facility 19 20 licensing requirements, irrespective of the party responsible for such action or attendant financial obligation. 21

"Person" means any one or more natural persons, legal entities, governmental bodies other than federal, or any combination thereof.

25 "Consumer" means any person other than a person (a) whose 26 major occupation currently involves or whose official capacity

last 12 months has involved the providing, 1 within the administering or financing of any type of health care facility, 2 3 (b) who is engaged in health research or the teaching of health, (c) who has a material financial interest in any 4 5 activity which involves the providing, administering or 6 financing of any type of health care facility, or (d) who is or ever has been a member of the immediate family of the person 7 8 defined by (a), (b), or (c).

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"State Board" means the Health Facilities Planning Board.

10 "Construction or modification" means the establishment, 11 erection, building, alteration, reconstruction, modernization, 12 improvement, extension, discontinuation, change of ownership, of or by a health care facility, or the purchase or acquisition 13 by or through a health care facility of equipment or service 14 15 for diagnostic or therapeutic purposes or for facility 16 administration or operation, or any capital expenditure made by 17 or on behalf of a health care facility which exceeds the capital expenditure minimum; however, any capital expenditure 18 made by or on behalf of a health care facility for (i) the 19 20 construction or modification of a facility licensed under the Assisted Living and Shared Housing Act or (ii) a conversion 21 22 project undertaken in accordance with Section 30 of the Older 23 Adult Services Act shall be excluded from any obligations under 24 this Act.

25 "Establish" means the construction of a health care 26 facility or the replacement of an existing facility on another

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1 site.

2 "Major medical equipment" means medical equipment which is used for the provision of medical and other health services and 3 which costs in excess of the capital expenditure minimum, 4 5 except that such term does not include medical equipment 6 acquired by or on behalf of a clinical laboratory to provide 7 clinical laboratory services if the clinical laboratory is independent of a physician's office and a hospital and it has 8 9 been determined under Title XVIII of the Social Security Act to 10 meet the requirements of paragraphs (10) and (11) of Section 11 1861(s) of such Act. In determining whether medical equipment 12 has a value in excess of the capital expenditure minimum, the 13 value of studies, surveys, designs, plans, working drawings, other activities essential 14 specifications, and to the 15 acquisition of such equipment shall be included.

16 "Capital Expenditure" means an expenditure: (A) made by or 17 on behalf of a health care facility (as such a facility is defined in this Act); and (B) which under generally accepted 18 accounting principles is not properly chargeable as an expense 19 20 of operation and maintenance, or is made to obtain by lease or comparable arrangement any facility or part thereof or any 21 22 equipment for a facility or part; and which exceeds the capital 23 expenditure minimum.

For the purpose of this paragraph, the cost of any studies, surveys, designs, plans, working drawings, specifications, and other activities essential to the acquisition, improvement, - 7 - LRB095 20212 JAM 46894 b

expansion, or replacement of any plant or equipment with 1 2 respect to which an expenditure is made shall be included in if 3 determining such expenditure exceeds the capital expenditures minimum. Donations of equipment or facilities to a 4 5 health care facility which if acquired directly by such 6 facility would be subject to review under this Act shall be 7 considered capital expenditures, and a transfer of equipment or facilities for less than fair market value shall be considered 8 9 a capital expenditure for purposes of this Act if a transfer of 10 the equipment or facilities at fair market value would be 11 subject to review.

12 "Capital expenditure minimum" means \$6,000,000, which 13 annually adjusted to reflect the increase shall be in construction costs due to inflation, for major medical 14 equipment and for all other capital expenditures; provided, 15 16 however, that when a capital expenditure is for the 17 construction or modification of a health and fitness center, "capital expenditure minimum" means the capital expenditure 18 minimum for all other capital expenditures in effect on March 19 20 1, 2000, which shall be annually adjusted to reflect the 21 increase in construction costs due to inflation.

"Non-clinical service area" means an area (i) for the benefit of the patients, visitors, staff, or employees of a health care facility and (ii) not directly related to the diagnosis, treatment, or rehabilitation of persons receiving services from the health care facility. "Non-clinical service

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areas" include, but are not limited to, chapels; gift shops; 1 2 stands; computer systems; tunnels, walkways, news and elevators; telephone systems; projects to comply with life 3 safety codes; educational facilities; student housing; 4 5 patient, employee, staff, and visitor dining areas; 6 administration and volunteer offices; modernization of 7 structural components (such as roof replacement and masonry 8 work); boiler repair or replacement; vehicle maintenance and 9 storage facilities; parking facilities; mechanical systems for 10 heating, ventilation, and air conditioning; loading docks; and 11 repair or replacement of carpeting, tile, wall coverings, 12 window coverings or treatments, or furniture. Solely for the 13 purpose of this definition, "non-clinical service area" does not include health and fitness centers. 14

"Areawide" means a major area of the State delineated on a geographic, demographic, and functional basis for health planning and for health service and having within it one or more local areas for health planning and health service. The term "region", as contrasted with the term "subregion", and the word "area" may be used synonymously with the term "areawide".

"Local" means a subarea of a delineated major area that on a geographic, demographic, and functional basis may be considered to be part of such major area. The term "subregion" may be used synonymously with the term "local".

25 "Areawide health planning organization" or "Comprehensive 26 health planning organization" means the health systems agency

designated by the Secretary, Department of Health and Human
 Services or any successor agency.

3 "Local health planning organization" means those local 4 health planning organizations that are designated as such by 5 the areawide health planning organization of the appropriate 6 area.

7 "Physician" means a person licensed to practice in
8 accordance with the Medical Practice Act of 1987, as amended.

9 "Licensed health care professional" means a person 10 licensed to practice a health profession under pertinent 11 licensing statutes of the State of Illinois.

12 "Director" means the Director of the Illinois Department of13 Public Health.

14 "Agency" means the Illinois Department of Public Health.

15 "Comprehensive health planning" means health planning 16 concerned with the total population and all health and 17 associated problems that affect the well-being of people and 18 that encompasses health services, health manpower, and health 19 facilities; and the coordination among these and with those 20 social, economic, and environmental factors that affect 21 health.

"Alternative health care model" means a facility or programauthorized under the Alternative Health Care Delivery Act.

24 "Out-of-state facility" means a person that is both (i)
25 licensed as a hospital or as an ambulatory surgery center under
26 the laws of another state or that qualifies as a hospital or an

ambulatory surgery center under regulations adopted pursuant 1 2 to the Social Security Act and (ii) not licensed under the 3 Ambulatory Surgical Treatment Center Act, the Hospital Licensing Act, or the Nursing Home Care Act. Affiliates of 4 5 out-of-state facilities shall be considered out-of-state 6 facilities. Affiliates of Illinois licensed health care 7 facilities 100% owned by an Illinois licensed health care 8 facility, its parent, or Illinois physicians licensed to 9 practice medicine in all its branches shall not be considered out-of-state facilities. Nothing in this definition shall be 10 11 construed to include an office or any part of an office of a 12 physician licensed to practice medicine in all its branches in 13 Illinois that is not required to be licensed under the 14 Ambulatory Surgical Treatment Center Act.

15 "Change of ownership of a health care facility" means a 16 change in the person who has ownership or control of a health 17 care facility's physical plant and capital assets. A change in 18 ownership is indicated by the following transactions: sale, 19 transfer, acquisition, lease, change of sponsorship, or other 20 means of transferring control.

21 "Related person" means any person that: (i) is at least 50%22 owned, directly or indirectly, by either the health care23 facility or a person owning, directly or indirectly, at least24 50% of the health care facility; or (ii) owns, directly or25 indirectly, at least 50% of the health care facility.

26 "Charity care" means care provided by a health care

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1	facility for which the provider does not expect to receive
2	payment from the patient or a third-party payer.
3	"Freestanding emergency center" means a facility subject
4	to licensure under Section 32.5 of the Emergency Medical
5	Services (EMS) Systems Act.
6	(Source: P.A. 94-342, eff. 7-26-05; 95-331, eff. 8-21-07;
7	95-543, eff. 8-28-07; 95-584, eff. 8-31-07; revised 10-30-07.)
8	Section 99. Effective date. This Act takes effect upon
9	becoming law.