# 2001 SESSION

	014157230
1	SENATE BILL NO. 1084
1 2	Offered January 10, 2001
3	Prefiled January 10, 2001
4	A BILL to amend and reenact §§ 2.1-394, 32.1-102.1, 32.1-102.12, 32.1-276.3, and 32.1-276.5 of the
5	Code of Virginia and to amend the Code of Virginia by adding in Article 1.1 of Chapter 4 of Title
6	32.1 a section numbered 32.1-102.01 and an article numbered 1.3 in Chapter 5 of Title 32.1,
7	consisting of sections numbered 32.1-137.18 and 32.1-137.19, and to repeal § 32.1-102.1:1, all
8	relating to regulation of health care facilities.
9	
10	Patrons—Bolling and Puller; Delegates: Brink and Diamonstein
10	Defense 1 (a. Committee on Etherstien and Haalth
11 12	Referred to Committee on Education and Health
12	Be it enacted by the General Assembly of Virginia:
14	1. That the Code of Virginia is amended by adding in Article 1.1 of Chapter 4 of Title 32.1 a
15	section numbered 32.1-102.01 as follows:
16	§ 32.1-102.01. Three-phased plan for deregulation of certain medical care facilities' certificate of
17	public need services; goals; components of plan.
18	A. As required by § 32.1-102.13, the deregulation of certain certificate of public need services,
19	equipment, and facilities shall be accomplished in accordance with the three-phased plan adopted by the
20	Joint Commission on Health Care and published in December 2000, hereinafter referred to as "the
21	Plan."
22	B. Goals of the Plan shall be to:
23	1. Offer more choices to patients while simultaneously providing consumers with better information
24	about the value of services in all settings;
25	2. Ensure that access to essential health care services for all Virginians, particularly the indigent
26 27	and the uninsured, is preserved and improved, in so far as possible; 3. Provide strong quality protections that correspond to service intensity and patient risk and apply
27 28	similarly across all health care settings;
<b>2</b> 9	4. Support indigent care and medical education costs at the academic health centers; and
<b>3</b> 0	5. Ensure that the Commonwealth's health care financing programs reimburse at a level that covers
31	the allowable costs of care and that the Commonwealth meets its obligations as a responsible business
32	partner.
33	<i>C. The Plan for certificate of public need deregulation required by § 32.1-102.13 and adopted by the</i>
34	Joint Commission on Health Care shall be contingent upon the appropriation of relevant funding and
35	shall consist of three phases as follows:
36	1. Phase I deregulated services, equipment, and facilities shall be computed tomographic (CT)
37	scanning, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging (MSI), positron
38	emission tomographic (PET) scanning, and all nuclear medicine imaging pursuant to § 32.1-102.1.
39	The providers of the Phase I deregulated services shall be required to comply with licensure
40	requirements promulgated and administered by the Board of Health, pursuant to Article 1.3
41 42	(§ 32.1-137.18 et seq.) of Chapter 5 of Title 32.1, that shall be applied equally across all health care settings, consistent with appropriate existing, nationally recognized accreditation standards. Entities that
4 <u>4</u>	are accredited by national accreditation organizations that are accepted by the Board shall be deemed
44	to be in compliance with such licensure requirements.
45	Further, the providers of the Phase I deregulated services shall also be required to report to the
46	Board of Health, pursuant to Chapter 7.2 (§ 32.1-276.2 et seq.) of this title, claims data, certain quality
47	outcome information for selected high-risk procedures, where applicable, and annual financial
<b>48</b>	information on indigent care.
49	In addition, pursuant to subsection D of § 2.1-394, codification of Commonwealth policy to fully fund
50	the costs of indigent care at the state-supported academic medical centers, i.e., the Virginia
51	Commonwealth University Health System Authority and the University of Virginia Medical Center, and
52 52	to fund at least fifty percent of the costs of indigent care at the Eastern Virginia Medical School, shall
53 54	be included in Phase I.
54 55	2. Phase II deregulated services, equipment, and facilities shall be cardiac catheterization, gamma knife surgery, and radiation therapy.
55 56	The providers of the Phase II deregulated services shall be required to comply with licensure
57	requirements promulgated and administered by the Board of Health, pursuant to Article 1.3
58	(§ 32.1-137.18 et seq.) of Chapter 5 of Title 32.1, that are applied equally across all health care

SB1084

59 settings, consistent with appropriate existing, nationally recognized accreditation standards. Entities that

are accredited by national accreditation organizations that are accepted by the Board shall be deemedto be in compliance with such licensure requirements.

Further, the providers of the Phase II deregulated services shall also be required to report to the
Board of Health, pursuant to Chapter 7.2 (§ 32.1-276.2 et seq.) of this title, claims data, certain quality
outcome information for selected high risk procedures, where applicable, and annual financial
information on indigent care.

66 3. Phase III deregulated services, equipment, and facilities shall be ambulatory surgery centers,
 67 neonatal special care, obstetric services, open-heart surgery, and organ transplantation services.

The providers of phase III deregulated services shall also be required to comply with licensure requirements administered by the Board of Health, pursuant to Article 1.3 (§32.1-137.18 et seq.) of Chapter 5 of Title 32.1, that are applied equally across all health care settings, consistent with appropriate existing, nationally recognized accreditation standards; for neonatal special care, open-heart surgery, and organ transplantation licensure review shall include a review of the applicant's ability to attract sufficient additional volume within the appropriate service area for the applicant to meet nationally recognized quality thresholds for patient volume.

**75** Entities that are accredited by national accreditation organizations that are accepted by the Board **76** shall be deemed to be in compliance with such licensure requirements.

Further, the providers of Phase III deregulated services shall also be required to report to the Board
of Health, pursuant to Chapter 7.2 (§ 32.1-276.2 et seq.) of this title, claims data, certain quality
outcome information for selected high-risk procedures, where applicable, and annual financial
information on indigent care. The Board of Health shall collect, at appropriate intervals, volume and
outcome information from newly deregulated and licensed providers of neonatal special care, open-heart
surgery, and organ transplantation.

2. That §§ 2.1-394, 32.1-102.1, 32.1-102.12, 32.1-276.3, and 32.1-276.5 of the Code of Virginia are amended and reenacted and the Code of Virginia is amended by adding an article numbered 1.3 in Chapter 5 of Title 32.1, consisting of sections numbered 32.1-137.18 and 32.1-137.19 as follows:
§ 2.1-394. Estimates by state agencies of amounts needed.

87 A. Biennially in the odd-numbered years, on a date established by the Governor, each of the several 88 state agencies and other agencies and undertakings receiving or asking financial aid from the 89 Commonwealth shall report to the Governor, through the responsible secretary designated by statute or 90 executive order, in a format prescribed for such purpose, an estimate in itemized form showing the 91 amount needed for each year of the ensuing biennial period beginning with the first day of July 92 thereafter. The Governor may prescribe targets which shall not be exceeded in the official estimate of 93 each agency; however, an agency may submit to the Governor a request for an amount exceeding the 94 target as an addendum to its official budget estimate.

B. Each agency or undertaking required to submit a biennial estimate pursuant to subsection A of
this section shall simultaneously submit an estimate of the amount which will be needed for the two
succeeding biennial periods beginning July 1 of the third year following the year in which the report is
submitted. The Department of Planning and Budget shall provide, within thirty days following receipt,
copies of all agency estimates provided under this subsection to the chairmen of the House Committee
on Appropriations and the Senate Committee on Finance.

101 C. The format which must be used in making these reports shall be prescribed by the Governor, shall 102 be uniform for all agencies and shall clearly designate the kind of information to be given thereon. The 103 Governor may prescribe a different format for reports from institutions of higher education, which 104 format shall be uniform for all such institutions and shall clearly designate the kind of information to be 105 provided thereon.

106 D. It shall be the policy of the Commonwealth to appropriate 100 percent of the costs of the indigent 107 health care services provided by or through the Virginia Commonwealth University Health System 108 Authority and the University of Virginia Medical Center. In addition, it shall be the policy of the 109 Commonwealth to fund at least fifty percent of the costs of indigent health care services provided by or 110 through the faculty, students, and associated hospitals of the Eastern Virginia Medical School, operated 111 under the auspices of the Medical College of Hampton Roads as established in Chapter 471 of the Acts 112 of Assembly of 1964, as amended.

113 The Virginia Commonwealth University Health System Authority and the University of Virginia 114 Medical Center shall submit the estimates of the amounts needed for this purpose in the manner 115 required by this section. The Medical College of Hampton Roads shall submit such data and estimates 116 as shall be required by the Director of the Department of Planning and Budget.

**117** § 32.1-102.1. Definitions.

**118** As used in this article, unless the context indicates otherwise:

**119** "Certificate" means a certificate of public need for a project required by this article.

120 "Clinical health service" means a single diagnostic, therapeutic, rehabilitative, preventive or palliative

121 procedure or a series of such procedures that may be separately identified for billing and accounting 122 purposes.

123 "Health planning region" means a contiguous geographical area of the Commonwealth with a 124 population base of at least 500,000 persons which is characterized by the availability of multiple levels 125 of medical care services, reasonable travel time for tertiary care, and congruence with planning districts.

126 "Medical care facility," as used in this title, means any institution, place, building or agency, whether 127 or not licensed or required to be licensed by the Board or the State Mental Health, Mental Retardation 128 and Substance Abuse Services Board, whether operated for profit or nonprofit and whether privately 129 owned or privately operated or owned or operated by a local governmental unit, (i) by or in which 130 health services are furnished, conducted, operated or offered for the prevention, diagnosis or treatment of 131 human disease, pain, injury, deformity or physical condition, whether medical or surgical, of two or 132 more nonrelated mentally or physically sick or injured persons, or for the care of two or more 133 nonrelated persons requiring or receiving medical, surgical or nursing attention or services as acute, chronic, convalescent, aged, physically disabled or crippled or (ii) which is the recipient of reimbursements from third-party health insurance programs or prepaid medical service plans. For 134 135 136 purposes of this article, only the following medical care facilities shall be subject to review:

137 1. General hospitals.

138 2. Sanitariums.

#### 139 3. Nursing homes.

- 140 43. Intermediate care facilities.
- 141 54. Extended care facilities.
- 65. Mental hospitals. 142 143
  - 76. Mental retardation facilities.

144 87. Psychiatric hospitals and intermediate care facilities established primarily for the medical, 145 psychiatric or psychological treatment and rehabilitation of alcoholics or drug addicts.

146 98. Specialized centers or clinics or that portion of a physician's office developed for the provision of 147 outpatient or ambulatory surgery, cardiac catheterization, computed tomographic (CT) scanning, gamma 148 knife surgery, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging (MSI), positron 149 emission tomographic (PET) scanning, and radiation therapy, nuclear medicine imaging, except for the 150 purpose of nuclear cardiac imaging, or such other specialty services as may be designated by the Board 151 by regulation.

- 152 109. Rehabilitation hospitals.
- 153 1110. Any facility licensed as a hospital.

154 The term "medical care facility" shall not include any facility of (i) the Department of Mental Health, 155 Mental Retardation and Substance Abuse Services; or (ii) any nonhospital substance abuse residential 156 treatment program operated by or contracted primarily for the use of a community services board under 157 the Department of Mental Health, Mental Retardation and Substance Abuse Services' Comprehensive Plan; or (iii) a physician's office, except that portion of a physician's office described above in subdivision 9 of the definition of "medical care facility"; or (iv) the Woodrow Wilson Rehabilitation 158 159 160 Center of the Department of Rehabilitative Services. "Medical care facility" shall also not include that 161 portion of a physician's office dedicated to providing nuclear cardiac imaging.

162 "Project" means:

164

- 163 1. Establishment of a medical care facility;
  - 2. An increase in the total number of beds or operating rooms in an existing medical care facility;
- 165 3. Relocation at the same site of ten beds or ten percent of the beds, whichever is less, from one existing physical facility to another in any two-year period; however, a hospital shall not be required to 166 167 obtain a certificate for the use of ten percent of its beds as nursing home beds as provided in 168 § 32.1-132;

169 4. Introduction into an existing medical care facility of any new nursing home service, such as 170 intermediate care facility services, extended care facility services, or skilled nursing facility services, 171 regardless of the type of medical care facility in which those services are provided;

172 5. Introduction into an existing medical care facility of any new cardiac catheterization, computed 173 tomographic (CT) scanning, gamma knife surgery, lithotripsy, magnetic resonance imaging (MRI), 174 magnetic source imaging (MSI), medical rehabilitation, neonatal special care, obstetrical service, open 175 heart surgery, positron emission tomographic (PET) scanning, psychiatric service, organ or tissue 176 transplant service, radiation therapy, nuclear medicine imaging, except for the purpose of nuclear cardiac 177 imaging, or substance abuse treatment, or such other specialty clinical services as may be designated by 178 the Board by regulation, which that the facility has never provided or has not provided in the previous 179 twelve months;

180 6. Conversion of beds in an existing medical care facility to medical rehabilitation beds or 181 psychiatric beds; or

SB1084

202

207

208

233

234

235

#### 4 of 11

182 7. The addition by an existing medical care facility of any medical equipment for the provision of cardiac catheterization, computed tomographic (CT) scanning, gamma knife surgery, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging (MSI), open heart surgery, positron emission 183 184 185 tomographic (PET) scanning, and radiation therapy, or other specialized service designated by the Board 186 by regulation. Replacement of existing equipment shall not require a certificate of public need; or

187 8. Any capital expenditure of five million dollars or more, not defined as reviewable in subdivisions 188 1 through 7 of this definition, by or in behalf of a medical care facility. However, capital expenditures 189 between one and five million dollars shall be registered with the Commissioner pursuant to regulations 190 developed by the Board.

"Regional health planning agency" means the regional agency, including the regional health planning board, its staff and any component thereof, designated by the Virginia Health Planning Board to perform 191 192 193 the health planning activities set forth in this chapter within a health planning region.

"State Medical Facilities Plan" means the planning document adopted by the Board of Health which 194 195 shall include, but not be limited to, (i) methodologies for projecting need for medical care facility beds and services; (ii) statistical information on the availability of medical care facilities and services; and 196 197 (iii) procedures, criteria and standards for review of applications for projects for medical care facilities 198 and services.

199 "Virginia Health Planning Board" means the statewide health planning body established pursuant to 200 § 32.1-122.02 which that serves as the analytical and technical resource to the Secretary of Health and 201 Human Resources in matters requiring health analysis and planning.

§ 32.1-102.12. Report required.

203 The Commissioner shall annually report to the Governor and the General Assembly on the status of 204 Virginia's certificate of public need program. The report shall be issued by October 1 of each year and 205 shall include, but need not be limited to: 206

1. A summary of the Commissioner's actions during the previous fiscal year pursuant to this article;

2. A five-year schedule for analysis of all project categories which provides for analysis of at least three project categories per year;

209 3. An analysis, in conjunction with the Joint Commission on Health Care, of the appropriateness of 210 continuing the certificate of public need program for at least three various project categories in 211 accordance with the five three-year schedule for analysis of all the project categories;

212 43. An analysis of the effectiveness of the application review procedures used by the health systems 213 agencies and the Department required by § 32.1-102.6 which details the review time required during the 214 past year for various project categories, the number of contested or opposed applications and the project 215 categories of these contested or opposed projects, the number of applications upon which the health 216 systems agencies have failed to act in accordance with the timelines of subsection B of § 32.1-102.6 B, 217 and the number of deemed approvals from the Department because of their failure to comply with the timelines required by subsection E of § 32.1-102.6 E, and any other data determined by the 218 Commissioner to be relevant to the efficient operation of the program; and 219

220 54. An analysis of health care market reform in the Commonwealth assessment, in conjunction with 221 the Joint Commission on Health Care, of the effects of the deregulation phases, as appropriate, on 222 access to care, particularly access to care by the indigent and uninsured, quality of care and the 223 relevance of certificate of public need to quality care, indigent care costs and access to care, and the 224 issues described in § 32.1-102.13 and the extent, if any, to which such reform obviates effects obviate 225 the need for the certificate of public need program;

226 6. An analysis of the accessibility by the indigent to care provided by the medical care facilities 227 regulated pursuant to this article and the relevance of this article to such access;

228 7. An analysis of the relevance of this article to the quality of care provided by medical care 229 facilities regulated pursuant to this article; and

230 8. An analysis of equipment registrations required pursuant to § 32.1-102.1:1, including the type of 231 equipment, whether an addition or replacement, and the equipment costs. 232

Article 1.3.

Licensure of Certain Specialty Services.

§ 32.1-137.18. Definitions.

As used in this article:

236 "Accreditation" means approval by the Joint Commission on Accreditation of Health Care 237 Organizations, the Accreditation Association of Ambulatory Health Care, Inc., the American Association 238 for Accreditation of Ambulatory Surgery Facilities, Inc., or the American College of Radiology, or such 239 other national accrediting organization as may be determined by the Board of Health to have 240 acceptable quality of care standards. 241

"Board" means the Board of Health.

242 "Specialty Services" means any specialty service regardless of whether located in an outpatient or inpatient setting that (i) required, on July 1, 2000, a certificate of public need for the purchase of the 243

# 5 of 11

244 relevant equipment, building of the relevant facility or introduction of the relevant service, and (ii) was 245 subsequently deregulated for the purpose of the certificate of public need program in 2001 or thereafter,

246 or (iii) such other specialty services as may be designated by the Board by regulation.

247 § 32.1-137.19. Licensure required; Board regulations.

248 A. No specialty services, regardless of where located, shall operate in this Commonwealth without a 249 license issued by the Board of Health; however, any specialty service already in operation on or before 250 the effective date of the relevant licensure requirement shall not be required to be so licensed until one 251 year after the effective date of the Board's relevant regulations or January 1 of the year following the 252 promulgation and final adoption of the Board's relevant regulations, whichever comes first.

253 In the case of specialty services operated as part of a general hospital, no separate specialty service 254 license shall be required; however, regardless of whether such service is operated under the general 255 hospital license or a specialty service license, the Board of Health shall ensure that the quality 256 protection licensure requirements correspond to service intensity or risk and remain consistent across all 257 settings.

258 B. The Board of Health shall promulgate regulations to grant and renew specialty service licenses in 259 accordance with this article. The Board's regulations shall include:

260 1. Virginia licensure standards for the specific specialty service that are consistent with nationally 261 recognized standards for such specialty service.

262 2. A list of those national accrediting organizations having standards acceptable for licensure in 263 Virginia, including, but not limited to, the Joint Commission on Accreditation of Health Care 264 organizations, the Accreditation Association of Ambulatory Health Care, Inc., the American Association 265 for Accreditation of Ambulatory Surgery Facilities, Inc., and the American College of Radiology.

266 3. Procedures for periodic inspection of specialty services that avoid redundant site visits and coordinate or substitute the inspections of the specialty services with any inspections required by 267 268 another state agency or accreditation organization. 269

4. Licensure application and renewal forms for specialty services.

5. Licensure fees that are sufficient to cover the costs of the specialty services licensure program.

271 Licenses issued pursuant to this article shall expire at midnight on December 31 of the year issued, 272 or as otherwise specified by the Board, and shall be required to be renewed annually.

273 Those providers accredited by the Joint Commission on Accreditation of Health Care Organizations, 274 the Accreditation Association of Ambulatory Health Care, Inc., the American Association for 275 Accreditation of Ambulatory Surgery Facilities, Inc., and the American College of Radiology or such 276 other national accrediting organization as may be acceptable to the Board shall be deemed to be in 277 compliance with the Virginia licensure standards and shall be granted a license. Renewal licenses shall 278 also be granted upon proof of maintenance of such accreditation. The Board's regulations shall 279 condition initial licensure on the satisfactory completion of minimum training and experience requirements for physicians and other health care personnel that are consistent with such national 280 281 accreditation standards; however, the Board's regulations shall not condition initial licensure of such 282 specialty services on any minimum amount of experience or patient volume at a particular facility.

283 C. Licensure of specialty services shall be conditioned on the following requirements: (i) all licensed 284 specialty services providers shall accept all patients regardless of ability to pay; (ii) all such providers 285 shall agree to become participating providers in the Virginia Medicaid program and the Commonwealth's State Children's Health Insurance Program (SCHIP) established pursuant to Title XXI 286 287 of the Social Security Act and Subtitle J of the federal Balanced Budget Act of 1997 (P.O. 105-33); and 288 (iii) all such providers shall participate and contribute to any new or revised mechanism for funding of 289 indigent health care.

290 D. No license issued hereunder shall be assignable or transferable.

291 § 32.1-276.3. (Effective until July 1, 2003) Definitions.

292 As used in this chapter:

270

293 "Board" means the Board of Health.

294 "Consumer" means any person (i) whose occupation is other than the administration of health 295 activities or the provision of health services, (ii) who has no fiduciary obligation to a health care 296 institution or other health agency or to any organization, public or private, whose principal activity is an 297 adjunct to the provision of health services, or (iii) who has no material financial interest in the rendering 298 of health services.

299 "Health care provider" means (i) a general hospital, ordinary hospital, outpatient surgical hospital, 300 nursing home or certified nursing facility licensed or certified pursuant to Article 1 of Chapter 5 301 (§ 32.1-123 et seq.) of Title 32.1; (ii) a mental or psychiatric hospital licensed pursuant to Chapter 8 302 (§ 37.1-179 et seq.) of Title 37.1; (iii) a hospital operated by the Department of Mental Health, Mental 303 Retardation and Substance Abuse Services; (iv) a hospital operated by the University of Virginia or the 304 Virginia Commonwealth University Health System Authority; (v) any person licensed to practice 305 medicine or osteopathy in the Commonwealth pursuant to Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1; 306 OF (vi) any person licensed to furnish health care policies or plans pursuant to Chapter 34 (§ 38.2-3400 307 et seq.), Chapter 42 (§ 38.2-4200), or Chapter 43 (§ 38.2-4300) of Title 38.2; or (vii) any person 308 licensed to provide specialty services pursuant to Article 1.3 (§ 32.1-137.18 et seq.) of Chapter 5 of this 309 *title.* In no event shall such term be construed to include continuing care retirement communities which 310 file annual financial reports with the State Corporation Commission pursuant to Chapter 49 (§ 38.2-4900 311 et seq.) of Title 38.2 or any nursing care facility of a religious body which depends upon prayer alone 312 for healing.

"Health maintenance organization" means any person who undertakes to provide or to arrange for 313 314 one or more health care plans pursuant to Chapter 43 (§ 38.2-4300 et seq.) of Title 38.2.

"Inpatient hospital" means a hospital providing inpatient care and licensed pursuant to Article 1 315 (§ 32.1-123 et seq.) of Chapter 5 of this title, a hospital licensed pursuant to Chapter 8 (§ 37.1-179 et 316 317 seq.) of Title 37.1, a hospital operated by the Department of Mental Health, Mental Retardation and 318 Substance Abuse Services for the care and treatment of the mentally ill, or a hospital operated by the 319 University of Virginia or the Virginia Commonwealth University Health System Authority.

320 "Nonprofit organization" means a nonprofit, tax-exempt health data organization with the 321 characteristics, expertise, and capacity to execute the powers and duties set forth for such entity in this 322 chapter.

323 'System" means the Virginia Patient Level Data System. 324

§ 32.1-276.5. (Effective until July 1, 2003) Providers to submit data.

325 A. Every health care provider shall submit data as required pursuant to regulations of the Board, 326 consistent with the recommendations of the nonprofit organization in its strategic plans submitted and 327 approved pursuant to § 32.1-276.4, and as required by this section; however, specialty services providers licensed pursuant to Article 1.3 (§ 32.1-137.18 et seq.) of Chapter 5 of this title shall only be required 328 329 to submit claims data, quality outcome information for selected high-risk procedures as set forth in the 330 Board's regulations, and annual financial information on indigent care. In addition, the Board shall 331 collect, at appropriate intervals, volume and outcomes data from newly COPN-deregulated and -licensed 332 providers of high-risk and/or complex services as set forth in its regulations. Notwithstanding the 333 provisions of Chapter 26 (§ 2.1-377 et seq.) of Title 2.1, it shall be lawful to provide information in 334 compliance with the provisions of this chapter.

335 B. In addition, health maintenance organizations shall annually submit to the Commissioner, to make 336 available to consumers who make health benefit enrollment decisions, audited data consistent with the 337 latest version of the Health Employer Data and Information Set (HEDIS), as required by the National Committee for Quality Assurance, or any other quality of care or performance information set as 338 approved by the Board. The Commissioner, at his discretion, may grant a waiver of the HEDIS or other 339 340 approved quality of care or performance information set upon a determination by the Commissioner that 341 the health maintenance organization has met Board-approved exemption criteria. The Board shall 342 promulgate regulations to implement the provisions of this section.

343 C. The Commissioner shall also negotiate and contract with a nonprofit organization authorized under 344 § 32.1-276.4 for compiling, storing, and making available to consumers the data submitted by health 345 maintenance organizations pursuant to this section. The nonprofit organization shall assist the Board in 346 developing a quality of care or performance information set for such health maintenance organizations 347 and shall, at the Commissioner's discretion, periodically review this information set for its effectiveness. 348

D. The Board shall evaluate biennially the impact and effectiveness of such data collection.

349 3. That the provisions of the second enactment comprise the components of Phase I of the Plan adopted by and published in December 2000 by the Joint Commission on Health Care pursuant to 350 § 32.1-102.13. 351

4. That the provisions of the second enactment shall only become effective upon the inclusion in 352 353 the appropriations act, as it shall become effective, of appropriate funding and specific and clear 354 language denoting that such allocated funds are sufficient, as set forth in the Joint Commission on 355 Health Care's Plan pursuant to § 32.1-102.13, to: (i) cover fully the costs of indigent care at the 356 state-supported academic health centers, i.e., the Virginia Commonwealth University Health 357 System Authority and the University of Virginia Medical Center, and to fund at least fifty percent 358 of the costs of indigent care at the Eastern Virginia Medical School; (ii) fund the initial phase of 359 improving the adequacy of Medicaid hospital reimbursement, as recommended by the Joint Legislative Audit and Review Commission in 2000; and (iii) fund the initial phase of funding to 360 replace the use of clinical revenues in supporting the core costs of undergraduate medical 361 362 education.

5. That, further, upon the enactment of an appropriation act including the funding described in 363 the fourth enactment: (i) the purchase of equipment or other capital investment necessary to plan 364 and operate a specialty service that is to be deregulated pursuant to the second enactment shall be 365 366 authorized; however, no such specialty service shall initiate operation prior to the promulgation of

SB1084

and compliance with the licensure requirements set forth in Article 1.3 (§ 32.1-137.18 et seq.) of 367 368 Chapter 5 of Title 32.1; (ii) the Board of Health shall promulgate regulations to implement the 369 relevant licensure provisions of the second enactment of this act within 280 days of the date of the 370 enactment of the relevant appropriation act; (iii) the Board of Health shall assemble, to facilitate 371 the implementation of the second enactment, an advisory certificate of public need deregulation 372 taskforce that shall, at minimum, include representatives of the Medical Society of Virginia, the 373 Virginia Health Care Association, and the Virginia Hospital and Healthcare Association, and 374 representatives of such other health care organizations as may desire representation, particularly 375 those who participated in development of the Plan with the Joint Commission on Health Care; 376 and (iv) the advisory certificate of public need deregulation taskforce shall advise and assist the 377 Board and Department of Health in the development of the licensure regulations for 378 COPN-deregulated specialty services during the three phases of deregulation and until completion 379 of the three-phased plan developed by the Joint Commission on Health Care.

380 6. That, in addition, and notwithstanding the effective date of the second enactment, during Phase 381 I, the Joint Legislative Audit and Review Commission shall examine and make recommendations 382 for revision of the Medicaid physician payment systems across all specialties.

383 7. That, notwithstanding the effective date of the second enactment, during Phase I, the Joint 384 Commission on Health Care shall: (i) evaluate relevant data collection proposals and regulatory 385 initiatives; (ii) monitor the effects of Phase I on access to care, quality of care, indigent care costs 386 and all issues described in § 32.1-102.13; (iii) study options for coverage of low-income adult 387 parents having incomes of 100 to 200 percent of federal poverty level under Virginia's State 388 Children's Health Insurance Program pursuant to Title XXI of the Social Security Act and 389 Subtitle J of the federal Balanced Budget Act of 1997 (P.L. 105-33); (iv) work with the 390 Department of Medical Assistance Services to emphasize outreach efforts and streamline 391 enrollment of low-income families in the Virginia Children's Medical Security Insurance Plan or 392 the Family Access to Medical Insurance Security Plan, as appropriate; (v) conduct a survey of 393 uninsured persons in Virginia; (vi) design a proposal for incorporating deregulated services into 394 the Indigent Health Care Trust Fund or a new indigent care program; and (vii) study a possible 395 state component to correspond with the federal critical access hospital program as set forth in the 396 Balanced Budget Act of 1997, P.L. 105-33 and Title XVIII of the Social Security Act, as amended.

397 8. That § 32.1-102.1 of the Code of Virginia is amended and reenacted as follows:

398 § 32.1-102.1. Definitions.

399 As used in this article, unless the context indicates otherwise:

400 "Certificate" means a certificate of public need for a project required by this article.

401 "Clinical health service" means a single diagnostic, therapeutic, rehabilitative, preventive or palliative 402 procedure or a series of such procedures that may be separately identified for billing and accounting 403 purposes.

404 "Health planning region" means a contiguous geographical area of the Commonwealth with a 405 population base of at least 500,000 persons which is characterized by the availability of multiple levels 406 of medical care services, reasonable travel time for tertiary care, and congruence with planning districts.

407 "Medical care facility," as used in this title, means any institution, place, building or agency, whether or not licensed or required to be licensed by the Board or the State Mental Health, Mental Retardation 408 409 and Substance Abuse Services Board, whether operated for profit or nonprofit and whether privately 410 owned or privately operated or owned or operated by a local governmental unit, (i) by or in which 411 health services are furnished, conducted, operated or offered for the prevention, diagnosis or treatment of 412 human disease, pain, injury, deformity or physical condition, whether medical or surgical, of two or 413 more nonrelated mentally or physically sick or injured persons, or for the care of two or more nonrelated persons requiring or receiving medical, surgical or nursing attention or services as acute, 414 chronic, convalescent, aged, physically disabled or crippled or (ii) which is the recipient of reimbursements from third-party health insurance programs or prepaid medical service plans. For 415 416 417 purposes of this article, only the following medical care facilities shall be subject to review:

- 418 1. General hospitals. 419
  - 2. Sanitariums.
- 420 3. Nursing homes.
- 421 43. Intermediate care facilities.
- 422 54. Extended care facilities.
- 423 65. Mental hospitals.
- 424 76. Mental retardation facilities.
- 425 \$7. Psychiatric hospitals and intermediate care facilities established primarily for the medical, 426 psychiatric or psychological treatment and rehabilitation of alcoholics or drug addicts.
- 427 98. Specialized centers or clinics or that portion of a physician's office developed for the provision of

444

445

#### 8 of 11

428 outpatient or ambulatory surgery, cardiac catheterization, computed tomographic (CT) scanning, gamma

429 knife surgery, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging (MSI), positron 430 emission tomographic (PET) scanning, radiation therapy, nuclear medicine imaging, except for the

purpose of nuclear cardiac imaging, or such other specialty services as may be designated by the Board 431

432 by regulation.

- 109. Rehabilitation hospitals. 433 434
  - 1110. Any facility licensed as a hospital.

435 The term "medical care facility" shall not include any facility of (i) the Department of Mental Health, 436 Mental Retardation and Substance Abuse Services; or (ii) any nonhospital substance abuse residential treatment program operated by or contracted primarily for the use of a community services board under 437 the Department of Mental Health, Mental Retardation and Substance Abuse Services' Comprehensive 438 Plan; or (iii) a physician's office, except that portion of a physician's office described above in subdivision 9 of the definition of "medical care facility"; or (iv) the Woodrow Wilson Rehabilitation 439 440 Center of the Department of Rehabilitative Services. "Medical care facility" shall also not include that 441 442 portion of a physician's office dedicated to providing nuclear cardiac imaging. 443

- "Project" means:
- 1. Establishment of a medical care facility;
- 2. An increase in the total number of beds or operating rooms in an existing medical care facility;

446 3. Relocation at the same site of ten beds or ten percent of the beds, whichever is less, from one 447 existing physical facility to another in any two-year period; however, a hospital shall not be required to obtain a certificate for the use of ten percent of its beds as nursing home beds as provided in 448 449 § 32.1-132;

450 4. Introduction into an existing medical care facility of any new nursing home service, such as 451 intermediate care facility services, extended care facility services, or skilled nursing facility services, 452 regardless of the type of medical care facility in which those services are provided;

453 5. Introduction into an existing medical care facility of any new eardiac eatheterization, computed 454 tomographic (CT) scanning, gamma knife surgery, lithotripsy, magnetic resonance imaging (MRI), 455 magnetic source imaging (MSI), medical rehabilitation, neonatal special care, obstetrical service, open heart surgery, positron emission tomographic (PET) scanning, psychiatric service, organ or tissue 456 transplant service, radiation therapy, nuclear medicine imaging, except for the purpose of nuclear cardiac 457 458 imaging, or substance abuse treatment, or such other specialty clinical services as may be designated by 459 the Board by regulation, which that the facility has never provided or has not provided in the previous 460 twelve months:

461 6. Conversion of beds in an existing medical care facility to medical rehabilitation beds or 462 psychiatric beds; or

463 7. The addition by an existing medical care facility of any medical equipment for the provision of 464 cardiac catheterization, computed tomographic (CT) scanning, gamma knife surgery, lithotripsy, magnetic 465 resonance imaging (MRI), magnetic source imaging (MSI), open heart surgery, positron emission 466 tomographic (PET) scanning, radiation therapy, or other specialized service designated by the Board by regulation. Replacement of existing equipment shall not require a certificate of public need; or 467

8. Any capital expenditure of five million dollars or more, not defined as reviewable in subdivisions 468 469 1 through 7 of this definition, by or in behalf of a medical care facility. However, capital expenditures 470 between one and five million dollars shall be registered with the Commissioner pursuant to regulations 471 developed by the Board.

472 "Regional health planning agency" means the regional agency, including the regional health planning 473 board, its staff and any component thereof, designated by the Virginia Health Planning Board to perform the health planning activities set forth in this chapter within a health planning region. 474

"State Medical Facilities Plan" means the planning document adopted by the Board of Health which 475 476 shall include, but not be limited to, (i) methodologies for projecting need for medical care facility beds 477 and services; (ii) statistical information on the availability of medical care facilities and services; and 478 (iii) procedures, criteria and standards for review of applications for projects for medical care facilities 479 and services.

480 "Virginia Health Planning Board" means the statewide health planning body established pursuant to § 32.1-122.02 which that serves as the analytical and technical resource to the Secretary of Health and 481 482 Human Resources in matters requiring health analysis and planning.

9. That the provisions of the eighth enactment comprise the components of Phase II of the Plan 483 adopted by and published in December 2000 by the Joint Commission on Health Care pursuant to 484 485 § 32.1-102.13.

486 10. That the provisions of the eighth enactment shall only become effective upon the inclusion in 487 the appropriation act, as it shall become effective, of appropriate funding and specific and clear 488 language denoting that such allocated funds are sufficient, as set forth in the Joint Commission on Health Care's Plan pursuant to § 32.1-102.13, to: (i) cover fully the costs of indigent care at the 489

#### 9 of 11

490 state-supported academic health centers, i.e., the Virginia commonwealth University Health System 491 Authority and the University of Virginia Medical Center, and to fund at least fifty percent of the 492 costs of indigent care at the Eastern Virginia Medical School; (ii) fund the second phase of 493 improving the adequacy of Medicaid hospital reimbursement as recommended by the Joint 494 Legislative Audit and Review Commission; (iii) fund the initial phase of the Medicaid physician 495 payment systems in accordance with the recommendations of the Joint Legislative Audit and 496 Review Commission in 2000, if applicable; (iv) complete the phased-in funding to replace the use 497 of clinical revenues in funding the core cost of undergraduate medical education; (v) expand 498 phased-in Medicaid coverage for uninsured low-income parents to 66 percent of federal poverty 499 level; (vi) provide a phased-in increase in the Medicaid income eligibility threshold for the aged 500 and disabled to 90 percent of federal poverty level; and (vii) provide the state match necessary for the implementation of a revised Indigent Health Care Trust Fund or any new indigent care 501 502 program to incorporate providers of newly deregulated services and maintenance of the current 503 state trust fund contributions.

504 11. That, further, upon the enactment of an appropriation act including the funding described in 505 the tenth enactment above: (i) the purchase of equipment or other capital investment necessary to 506 plan and operate a specialty service that is to be deregulated pursuant to the eighth enactment 507 shall be authorized; however no such specialty service shall initiate operation prior to the 508 promulgation of and compliance with the licensure requirements set forth in Article 1.3 509 (§ 32.1-137.18 et seq.) of Chapter 5 of Title 32.1.; (ii) the Board of Health shall promulgate 510 regulations to implement the relevant licensure provisions required by the eighth enactment within 511 280 days of the date of the enactment of the relevant appropriation act; and (iii) the Board of 512 Health shall continue to assemble, in order to facilitate the implementation of the eighth 513 enactment, the advisory certificate of public need deregulation taskforce that is established in the 514 third enactment of this act.

515 12. That, notwithstanding the effective date of the eighth enactment, during Phase II, the Joint 516 Commission on Health Care shall: (i) study the issues relating to the support of graduate medical 517 education and the issues relating to state-support of research; (ii) monitor the effects of Phase I 518 and Phase II on access to care, quality of care, indigent care costs, and all issues described in 519 § 32.1-102.13; (iii) study options for coverage of persons having incomes of over 200 percent of federal poverty level; (iv) evaluate the community benefits emanating from and uncompensated 520 521 care provided by all service delivery sites; and (v) evaluate the appropriateness of revising the 522 definition of and the criteria used for the licensure of ambulatory surgery centers.

### 523 13. That § 32.1-102.1 is amended and reenacted as follows:

**524** § 32.1-102.1. Definitions.

- 525 As used in this article, unless the context indicates otherwise:
- 526 "Certificate" means a certificate of public need for a project required by this article.
- 527 "Clinical health service" means a single diagnostic, therapeutic, rehabilitative, preventive or palliative
  528 procedure or a series of such procedures that may be separately identified for billing and accounting
  529 purposes.
- 530 "Health planning region" means a contiguous geographical area of the Commonwealth with a
  531 population base of at least 500,000 persons which is characterized by the availability of multiple levels
  532 of medical care services, reasonable travel time for tertiary care, and congruence with planning districts.
- 533 "Medical care facility," as used in this title, means any institution, place, building or agency, whether 534 or not licensed or required to be licensed by the Board or the State Mental Health, Mental Retardation 535 and Substance Abuse Services Board, whether operated for profit or nonprofit and whether privately 536 owned or privately operated or owned or operated by a local governmental unit, (i) by or in which 537 health services are furnished, conducted, operated or offered for the prevention, diagnosis or treatment of 538 human disease, pain, injury, deformity or physical condition, whether medical or surgical, of two or 539 more nonrelated mentally or physically sick or injured persons, or for the care of two or more 540 nonrelated persons requiring or receiving medical, surgical or nursing attention or services as acute, 541 chronic, convalescent, aged, physically disabled or crippled or (ii) which is the recipient of reimbursements from third-party health insurance programs or prepaid medical service plans. For 542 543 purposes of this article, only the following medical care facilities shall be subject to review:
- **544** 1. General hospitals.
- 545 2. Sanitariums.
- 546 3. Nursing homes.
- 547 43. Intermediate care facilities.
- **548 54**. Extended care facilities.
- **549** 65. Mental hospitals.
- **550** *76.* Mental retardation facilities.

SB1084

# SB1084

560

570

# 10 of 11

551 87. Psychiatric hospitals and intermediate care facilities established primarily for the medical, 552 psychiatric or psychological treatment and rehabilitation of alcoholics or drug addicts.

553 9. Specialized centers or clinics or that portion of a physician's office developed for the provision of 554 outpatient or ambulatory surgery, cardiac catheterization, computed tomographic (CT) scanning, gamma 555 knife surgery, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging (MSI), positron 556 emission tomographic (PET) scanning, radiation therapy, nuclear medicine imaging, except for the 557 purpose of nuclear cardiac imaging, or such other specialty services as may be designated by the Board 558 by regulation. 559

- 108. Rehabilitation hospitals.
- 119. Any facility licensed as a hospital.

The term "medical care facility" shall not include any facility of (i) the Department of Mental Health, Mental Retardation and Substance Abuse Services; or (ii) any nonhospital substance abuse residential 561 562 563 treatment program operated by or contracted primarily for the use of a community services board under the Department of Mental Health, Mental Retardation and Substance Abuse Services' Comprehensive 564 Plan; or (iii) a physician's office, except that portion of a physician's office described above in 565 subdivision 9 of the definition of "medical care facility"; or (iv) the Woodrow Wilson Rehabilitation 566 Center of the Department of Rehabilitative Services. "Medical care facility" shall also not include that 567 568 portion of a physician's office dedicated to providing nuclear cardiac imaging. 569

"Project" means:

- 1. Establishment of a medical care facility;
- 571 2. An increase in the total number of beds or operating rooms in an existing medical care facility;
- 572 3. Relocation at the same site of ten beds or ten percent of the beds, whichever is less, from one existing physical facility to another in any two-year period; however, a hospital shall not be required to obtain a certificate for the use of ten percent of its beds as nursing home beds as provided in 573 574 575 § 32.1-132;
- 576 4. Introduction into an existing medical care facility of any new nursing home service, such as 577 intermediate care facility services, extended care facility services, or skilled nursing facility services, 578 regardless of the type of medical care facility in which those services are provided;
- 579 5. Introduction into an existing medical care facility of any new cardiac catheterization, computed 580 tomographic (CT) scanning, gamma knife surgery, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging (MSI), medical rehabilitation, neonatal special care, obstetrical, open heart 581 582 surgery, positron emission tomographic (PET) scanning, psychiatric, organ or tissue transplant service, 583 radiation therapy, nuclear medicine imaging, except for the purpose of nuclear cardiac imaging, or 584 substance abuse treatment service, or such other specialty clinical services as may be designated by the Board by regulation, which that the facility has never provided or has not provided in the previous 585 586 twelve months: or
- 587 6. Conversion of beds in an existing medical care facility to medical rehabilitation beds or psychiatric beds: 588

589 7. The addition by an existing medical care facility of any medical equipment for the provision of 590 cardiac catheterization, computed tomographic (CT) scanning, gamma knife surgery, lithotripsy, magnetic 591 resonance imaging (MRI), magnetic source imaging (MSI), open heart surgery, positron emission 592 tomographic (PET) scanning, radiation therapy, or other specialized service designated by the Board by 593 regulation. Replacement of existing equipment shall not require a certificate of public need; or

594 8. Any capital expenditure of five million dollars or more, not defined as reviewable in subdivisions 595 1 through 7 of this definition, by or in behalf of a medical care facility. However, capital expenditures 596 between one and five million dollars shall be registered with the Commissioner pursuant to regulations 597 developed by the Board.

598 "Regional health planning agency" means the regional agency, including the regional health planning 599 board, its staff and any component thereof, designated by the Virginia Health Planning Board to perform 600 the health planning activities set forth in this chapter within a health planning region.

"State Medical Facilities Plan" means the planning document adopted by the Board of Health which 601 shall include, but not be limited to, (i) methodologies for projecting need for medical care facility beds 602 and services; (ii) statistical information on the availability of medical care facilities and services; and 603 (iii) procedures, criteria and standards for review of applications for projects for medical care facilities **604** 605 and services.

606 "Virginia Health Planning Board" means the statewide health planning body established pursuant to 607 § 32.1-122.02 which that serves as the analytical and technical resource to the Secretary of Health and Human Resources in matters requiring health analysis and planning. 608

14. That the provisions of the thirteenth enactment comprise the components of Phase III of the 609 Plan adopted and published in December 2000 by the Joint Commission on Health Care pursuant 610

to § 32.1-102.13. 611

15. That the provisions of the thirteenth enactment shall only become effective upon the inclusion 612

SB1084

# 11 of 11

613 in the appropriations act, as it shall become effective, of appropriate funding and specific and clear language denoting that such allocated funds are sufficient, as set forth in the Joint 614 615 Commission on Health Care's Plan pursuant to § 32.1-102.13, to: (i) cover fully the costs of indigent care at the state-supported academic health centers, i.e., the Virginia Commonwealth 616 617 University Health System Authority and the University of Virginia Medical Center, and to fund at 618 least fifty percent of the costs of indigent care at the Eastern Virginia Medical School; (ii) continue 619 the funding of increased Medicaid hospital reimbursement as recommended by the Joint 620 Legislative Audit and Review Commission in 2000; (iii) continue funding the Medicaid physician 621 payment systems in accordance with the recommendations of the Joint Legislative Audit and 622 Review Commission, if applicable; (iv) continue funding to replace the use of clinical revenues in 623 supporting the core cost of undergraduate medical education; (v) complete the phased-in expansion 624 of Medicaid reimbursement for uninsured low-income parents to 100 percent of federal poverty 625 level; (vi) complete the phased-in increase in the Medicaid income eligibility threshold for the aged 626 and disabled to 100 percent of federal poverty level; (vii) Continue the provision of the state match necessary for the implementation of a revised Indigent Health Care Trust Fund or any new 627 628 indigent care program to incorporate providers of newly deregulated services and maintenance of the current state trust fund contributions; and (viii) fund the implementation of such 629 630 recommendations as may be appropriate on graduate medical education and state support for 631 research.

632 16. That, upon the enactment of an appropriation act including the funding described in the 633 fifteenth enactment: (i) the purchase of equipment or other capital investment necessary to plan 634 and operate a specialty service that is to be deregulated pursuant to the thirteenth enactment shall 635 be authorized; however, no such specialty service shall initiate operation prior to the promulgation 636 of and compliance with the licensure requirements set forth in Article 1.3 (§ 32.1-137.18 et seq.) of 637 Chapter 5 of Title 32.1; (ii) the Board of Health shall promulgate regulations to implement the 638 relevant licensure provisions of the sixth enactment within 280 days of the date of the enactment 639 of several compliance to enact of the several of the several basis.

639 of such appropriation act; and (iii) the Board of Health shall continue to assemble, in order to
640 facilitate the implementation of the thirteenth enactment, the advisory certificate of public need
641 deregulation taskforce that is established in second enactment of this act.

642 17. That, notwithstanding the effective date of the thirteenth enactment, during Phase III, the
643 Joint Commission on Health Care shall: (i) monitor the effects of Phase I, Phase II, and Phase III
644 on access to care, quality of care, indigent care costs, and all issues described in § 32.1-102.13; and
645 (ii) reassess the adequacy and equity of long-term care reimbursement in Virginia.

646 18. That, upon completion of Phase III, the Joint Commission on Health Care shall reassess the

- 647 efficacy of continuing certificate of public need for the remaining covered services and facilities.
- 648 19. That § 32.1-102.1:1 is repealed.