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1	SENATE BILL NO. 1526
$\frac{1}{2}$	Offered January 9, 2019
3	Prefiled January 8, 2019
4	A BILL to amend and reenact § 32.1-102.1 of the Code of Virginia and to amend the Code of Virginia
5	by adding in Chapter 4 of Title 32.1 an article numbered 9, consisting of sections numbered
6	32.1-122.23 and 32.1-122.24, relating to certificate of public need; psychiatric beds and facilities.
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	Patron—Sturtevant
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9	Referred to Committee on Education and Health
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 32.1-102.1 of the Code of Virginia is amended and reenacted and that the Code of
13	Virginia is amended by adding in Chapter 4 of Title 32.1 an article numbered 9, consisting of
14	sections numbered 32.1-122.23 and 32.1-122.24, as follows:
15	§ 32.1-102.1. Definitions.
16	As used in this article, unless the context indicates otherwise:
17	"Bad debt" means revenue amounts deemed uncollectable as determined after collection efforts based
18 19	upon sound credit and collection policies.
19 20	"Certificate" means a certificate of public need for a project required by this article.
20 21	"Charity care" means health care services delivered to a patient who has a family income at or below 200 percent of the federal poverty level and for which it was determined that no payment was expected
22	(i) at the time the service was provided because the patient met the facility's criteria for the provision of
$\frac{22}{23}$	care without charge due to the patient's status as an indigent person or (ii) at some time following the
23 24	time the service was provided because the patient met the facility's criteria for the provision of care
25	without charge due to the patient's status as an indigent person. "Charity care" does not include care
26	provided for a fee subsequently deemed uncollectable as bad debt. For a nursing home as defined in
27	§ 32.1-123, "charity care" means care at a reduced rate to indigent persons.
28	"Clinical health service" means a single diagnostic, therapeutic, rehabilitative, preventive or palliative
29	procedure or a series of such procedures that may be separately identified for billing and accounting
30	purposes.
31	"Health planning region" means a contiguous geographical area of the Commonwealth with a
32	population base of at least 500,000 persons which is characterized by the availability of multiple levels
33	of medical care services, reasonable travel time for tertiary care, and congruence with planning districts.
34	"Medical care facility," as used in this title, means any institution, place, building or agency, whether
35	or not licensed or required to be licensed by the Board or the Department of Behavioral Health and
36	Developmental Services, whether operated for profit or nonprofit and whether privately owned or
37 38	privately operated or owned or operated by a local governmental unit, (i) by or in which health services
30 39	are furnished, conducted, operated or offered for the prevention, diagnosis or treatment of human disease, pain, injury, deformity or physical condition, whether medical or surgical, of two or more
40	nonrelated persons who are injured or physically sick or have mental illness, or for the care of two or
41	more nonrelated persons who are injured of physically sick of have mental inness, of for the care of two of more nonrelated persons requiring or receiving medical, surgical or nursing attention or services as
42	acute, chronic, convalescent, aged, physically disabled or crippled or (ii) which is the recipient of
43	reimbursements from third-party health insurance programs or prepaid medical service plans. For
44	purposes of this article, only the following medical care facilities shall be subject to review:
45	1. General hospitals.
46	2. Sanitariums.
47	3. Nursing homes.
48	4. Intermediate care facilities, except those intermediate care facilities established for individuals with
49	intellectual disability (ICF/IID) that have no more than 12 beds and are in an area identified as in need
50	of residential services for individuals with intellectual disability in any plan of the Department of
51	Behavioral Health and Developmental Services.
52 53	5. Extended care facilities.
53 54	6. Mental hospitals. 7. Excilition for individuals with developmental disabilities
54 55	7. Facilities for individuals with developmental disabilities. 8. Psychiatric hospitals and intermediate care facilities established primarily for the medical,
55 56	psychiatric or psychological treatment and rehabilitation of individuals with substance abuse.
57	9. 7. Specialized centers or clinics or that portion of a physician's office developed for the provision

57 9. 7. Specialized centers or clinics or that portion of a physician's office developed for the provision
58 of outpatient or ambulatory surgery, cardiac catheterization, computed tomographic (CT) scanning,

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stereotactic radiosurgery, lithotripsy, magnetic resonance imaging (MRI), magnetic source imaging
(MSI), positron emission tomographic (PET) scanning, radiation therapy, stereotactic radiotherapy,
proton beam therapy, nuclear medicine imaging, except for the purpose of nuclear cardiac imaging, or
such other specialty services as may be designated by the Board by regulation.

63 10. 8. Rehabilitation hospitals.

64 11. 9. Any facility licensed as a hospital.

The term "medical "Medical care facility" does not include any facility of (i) the Department of 65 Behavioral Health and Developmental Services; (ii) any nonhospital substance abuse residential treatment 66 program operated by or contracted primarily for the use of a community services board under the 67 Department of Behavioral Health and Developmental Services' Comprehensive State Plan; (iii) an 68 intermediate care facility for individuals with intellectual disability (ICF/IID) that has no more than 12 69 beds and is in an area identified as in need of residential services for individuals with intellectual 70 71 disability in any plan of the Department of Behavioral Health and Developmental Services; (iv) a physician's office, except that portion of a physician's office described in subdivision 9 7 of the definition of "medical care facility"; (v) the Wilson Workforce and Rehabilitation Center of the 72 73 74 Department for Aging and Rehabilitative Services; (vi) the Department of Corrections; or (vii) the 75 Department of Veterans Services. "Medical care facility" shall also does not include that portion of a 76 physician's office dedicated to providing nuclear cardiac imaging.

77 "Project" means:78 1. Establishment

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- 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;

80 3. Relocation of beds from one existing facility to another, provided that "project" does not include the relocation of up to 10 beds or 10 percent of the beds, whichever is less, (i) from one existing 81 facility to another existing facility at the same site in any two-year period, or (ii) in any three-year 82 83 period, from one existing nursing home facility to any other existing nursing home facility owned or controlled by the same person that is located either within the same planning district, or within another 84 85 planning district out of which, during or prior to that three-year period, at least 10 times that number of beds have been authorized by statute to be relocated from one or more facilities located in that other 86 planning district and at least half of those beds have not been replaced, provided further that, however, a 87 88 hospital shall not be required to obtain a certificate for the use of 10 percent of its beds as nursing 89 home beds as provided in § 32.1-132;

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

93 5. Introduction into an existing medical care facility of any new cardiac catheterization, computed tomographic (CT) scanning, stereotactic radiosurgery, lithotripsy, magnetic resonance imaging (MRI), 94 95 magnetic source imaging (MSI), medical rehabilitation, neonatal special care, obstetrical, open heart surgery, or positron emission tomographic (PET) scanning service, psychiatric, organ or tissue transplant 96 97 service, radiation therapy, stereotactic radiotherapy, proton beam therapy, nuclear medicine imaging, 98 except for the purpose of nuclear cardiac imaging, substance abuse treatment, or such other specialty 99 clinical services as may be designated by the Board by regulation, which the facility has never provided 100 or has not provided in the previous 12 months;

101 6. Conversion of beds in an existing medical care facility to medical rehabilitation beds Θ 102 psychiatric beds;

103 7. The addition by an existing medical care facility of any medical equipment for the provision of
104 cardiac catheterization, computed tomographic (CT) scanning, stereotactic radiosurgery, lithotripsy,
105 magnetic resonance imaging (MRI), magnetic source imaging (MSI), open heart surgery, positron
106 emission tomographic (PET) scanning, radiation therapy, stereotactic radiotherapy, proton beam therapy,
107 or other specialized service designated by the Board by regulation. Replacement of existing equipment
108 shall not require a certificate of public need;

8. Any capital expenditure of \$15 million or more, not defined as reviewable in subdivisions 1 109 through 7 of this definition, by or on behalf of a medical care facility other than a general hospital. 110 111 Capital expenditures of \$5 million or more by a general hospital and capital expenditures between \$5 and \$15 million by a medical care facility other than a general hospital shall be registered with the 112 113 Commissioner pursuant to regulations developed by the Board. The amounts specified in this subdivision shall be revised effective July 1, 2008, and annually thereafter to reflect inflation using appropriate 114 measures incorporating construction costs and medical inflation. Nothing in this subdivision shall be 115 construed to modify or eliminate the reviewability of any project described in subdivisions 1 through 7 116 of this definition when undertaken by or on behalf of a general hospital; or 117

9. Conversion in an existing medical care facility of psychiatric inpatient beds approved pursuant to aRequest for Applications (RFA) to nonpsychiatric inpatient beds.

120 "Regional health planning agency" means the regional agency, including the regional health planning

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board, its staff and any component thereof, designated by the Virginia Health Planning Board to perform 121 122 the health planning activities set forth in this chapter within a health planning region.

123 "State Medical Facilities Plan" means the planning document adopted by the Board of Health which 124 shall include, but not be limited to, (i) methodologies for projecting need for medical care facility beds 125 and services; (ii) statistical information on the availability of medical care facilities and services; and 126 (iii) procedures, criteria and standards for review of applications for projects for medical care facilities 127 and services. 128

Article 9.

Permits for Mental Health Care Facility Projects.

§ 32.1-122.23. Definitions. 130 131

As used in this article, unless the context requires a different meaning:

132 "Medical care facility" has the same meaning as specified in § 32.1-102.1.

"Mental health care facility" means any mental hospital or intermediate care facility established 133 134 primarily for the medical, psychiatric, or psychological treatment and rehabilitation of individuals with substance abuse. "Mental health care facility" does not include any facility of (i) the Department of 135 136 Behavioral Health and Developmental Services or (ii) any nonhospital substance abuse residential 137 treatment program operated by or contracted primarily for the use of a community services board under 138 the Department of Behavioral Health and Developmental Services' Comprehensive State Plan. 139

"Project" means:

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140 1. Establishment of a mental health care facility;

141 2. An increase in the total number of beds in an existing mental health care facility;

142 3. Relocation of beds from one existing mental health care facility to another, provided that "project" does not include the relocation of up to 10 beds or 10 percent of the beds, whichever is less, from one 143 144 existing mental health care facility to another existing facility at the same site in any two-year period;

145 4. Conversion of beds in an existing medical care facility to psychiatric beds;

146 5. Introduction into an existing mental health care facility or existing medical care facility of any 147 new psychiatric or substance abuse treatment; or

148 6. Any capital expenditure of \$15 million or more, not defined as reviewable in subdivisions 1 149 through 5, by or on behalf of a mental health care facility. The amounts specified in this subdivision 150 shall be revised annually to reflect inflation using appropriate measures incorporating construction costs 151 and medical inflation. 152

§ 32.1-122.24. Permit required; conditions on permits.

A. No person shall commence any project without first obtaining a permit from the Commissioner.

154 B. At least 90 days prior to initiating a project for which a permit is required, a person shall file 155 with the Department an application for a permit, together with a fee determined by the Board. The 156 Commissioner shall issue the permit within 30 days of receipt of the application.

C. The Commissioner shall condition the issuance of a permit to undertake a project upon the agreement of the applicant to (i) provide a specified level of care at a reduced rate to indigents in an 157 158 amount that matches the average amount of indigent care provided by holders of certificates of public 159 160 need in the applicant's health planning region, (ii) accept patients requiring specialized care, or (iii) 161 facilitate the development and operation of primary medical care services in designated medically 162 underserved areas of the applicant's service area.

163 The holder of a permit that is subject to conditions pursuant to this subsection shall provide such 164 documentation as may be required by the Commissioner to demonstrate compliance with the conditions 165 imposed.

166 The Commissioner shall monitor compliance with permit conditions pursuant to this subsection and 167 may impose penalties on a permit holder that fails to comply with such permit conditions. If the permit holder is unable or fails to comply with the conditions imposed by the Commissioner, the Commissioner 168 169 may, upon request of the permit holder, approve a plan of compliance with alternative methods to 170 satisfy the permit conditions. Such alternative methods may include (a) a direct payment by the permit 171 holder to an organization authorized under a memorandum of understanding with the Department to 172 receive contributions satisfying conditions of the permit; (b) a direct payment by the permit holder to a 173 private nonprofit foundation that funds basic insurance coverage for indigents authorized under a 174 memorandum of understanding with the Department to receive contributions satisfying conditions of a 175 permit; (c) provision by the permit holder of on-call coverage at a hospital, including the emergency department of a hospital; or (d) such other methods for the provision of primary or specialized care to 176 177 indigent patients or patients requiring specialized care as may be approved by the Commissioner. Any 178 permit holder that fails or refuses to comply with the requirements of a plan of compliance entered into 179 in accordance with this subsection is subject to a civil penalty of up to \$100 per violation per day until 180 the date of compliance.

181 The Commissioner may, pursuant to regulations of the Board, accept requests for and approve

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182 amendments to permit conditions pursuant to this subsection upon request of the permit holder.

183 The Board shall adopt regulations governing the issuance and revocation of permits in accordance 184 with the provisions of this subsection.

185 D. The Commissioner shall condition the issuance of a permit to undertake a project upon the
 186 compliance of the applicant with quality of care standards established by the Board and may revoke a
 187 permit issued in accordance with this section in any case in which the permit holder fails to maintain
 188 compliance with such standards.

The Board shall adopt regulations governing the issuance and revocation of permits in accordance
 with the provisions of this subsection, which shall include:

191 1. Quality of care standards for the specific specialty service that are consistent with nationally 192 recognized standards for such specialty service;

193 2. A list of those national accrediting organizations having quality of care standards, compliance
194 with which shall be deemed satisfactory to comply with quality of care standards adopted by the Board;
195 3. Equipment standards and standards for appropriate utilization of equipment and services;

4. Requirements for monitoring compliance with quality of care standards, including data reporting
 and periodic inspections; and

198 5. Procedures for the issuance and revocation of permits pursuant to this subsection.