## **2018 SESSION**

18106951D 1 **SENATE BILL NO. 266** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Education and Health 4 on February 8, 2018) 5 6 (Patrons Prior to Substitute—Senators Suetterlein, DeSteph [SB 235], McClellan [SB 354], Spruill [SB 365], Petersen [SB 806], Cosgrove [SB 848], and Dunnavant [SB 923]) 7 A BILL to exempt establishment of certain new ambulatory surgery centers, certain freestanding 8 diagnostic centers, and certain medical equipment from the demonstration of need requirement of a 9 certificate of public need and to prohibit the establishment of certain medical care facilities for one 10 vear. 11 Be it enacted by the General Assembly of Virginia: 1. § 1. A. Notwithstanding Article 1.1 (§ 32.1-102.1 et seq.) of Chapter 4 of Title 32 of the Code of 12 Virginia and any applicable regulations, the State Health Commissioner (Commissioner) shall accept 13 and review applications and may issue a certificate of public need for new specialty neonatal care 14 15 services located in Planning District 5, provided that the following criteria are met: 16 1. The applicant filed an application for new neonatal special care services prior to January 1, 17 2017: 18 2. The applicant agrees as a condition of the certificate not to introduce neonatal sub-specialty care 19 services at the location for which the certificate is issued without subsequently obtaining express 20 authorization from the Commissioner through a separate application for such service; and 21 3. The applicant agrees to comply with the standard charity care provisions imposed by the 22 Commissioner applicable to the health planning region in which the proposed project is located. 23 B. In determining whether to issue a certificate of public need to an applicant that meets the criteria 24 of subsection A, the Commissioner shall not deny the application for a certificate on the basis of 25 economic or service volumes impact on an existing provider of neonatal special care services pursuant to § 32.1-102.3 of the Code of Virginia and applicable regulations unless the proposed project would 26 27 reduce utilization or volume of services delivered by the existing provider of neonatal special care services in the planning district to below minimum levels necessary for clinical proficiency. 28 29 § 2. Notwithstanding the provisions of § 32.1-102.3 of the Code of Virginia, the State Health 30 Commissioner shall accept and review an application for and may issue, without a determination that a public need has been demonstrated, a certificate of public need subject to such conditions as the State 31 32 Health Commissioner may deem appropriate in accordance with the provisions of § 32.1-102.4 of the 33 Code of Virginia for the following: 34 1. The establishment of a new ambulatory surgery center located in Planning District 23 that will 35 provide health care services related to the practice of gastroenterology primarily to patients in the 36 Cities of Norfolk, Portsmouth, and Virginia Beach, provided that the applicant is a physician certified 37 by the American Board of Internal Medicine in gastroenterology who has practiced in Planning District 38 23 for over 30 years and who provides health care services related to the practice of gastroenterology 39 and currently performs at least 95 percent of his procedures for Medicare patients in his current 40 facility. 41 2. The establishment of a new ambulatory surgery center located in Planning District 15 that will 42 provide ophthalmic services, provided that the applicant is a physician certified by the American Osteopathic Board of Ophthalmology and Otorhinolaryngology who has owned an ophthalmology 43 practice in the Town of Ashland for at least 20 years and currently provides ophthalmic services 44 primarily to patients from the Counties of Hanover, King and Queen, King William, Louisa, and 45 Spotsylvania, the City of Fredericksburg, and the Towns of Ashland and Tappahannock. 46 47 3. The establishment of a new ambulatory surgery center located in Planning District 23 that will **48** provide orthopedic services and the acquisition of medical equipment necessary for the provision of magnetic resonance imaging (MRI) services, provided that the applicant has been in business for at 49 50 least 15 years, employs at least 20 physicians, and operates at least five locations in Planning District 51 23 that specialize in the provision of orthopedic services. 4. The acquisition of the medical equipment necessary for the provision of magnetic resonance 52 53 imaging (MRI) services in Planning District 8, provided that the applicant provides orthopedic and 54 therapy care services and operates at least 20 locations in the Commonwealth. 55 5. The establishment of a new ambulatory surgery center located in Planning District 23 that will provide orthopedic services, provided that the applicant has held a certificate for magnetic resonance 56 imaging (MRI) services for at least 12 years and exceeded its charity care requirements on such

57 certificate by at least \$70,000 in calendar year 2016. 58

8/8/22 1:43

59 § 3. Between July 1, 2018, and July 1, 2019, no person shall establish a facility that includes, as SB266S1

Ŋ

- 60
- part of such facility, a dedicated emergency department as defined in 42 C.F.R. § 489.24(b) that is subject to the requirements of the federal Emergency Medical Treatment and Labor Act (42 U.S.C. § 1395dd) if such facility would be located within 20 miles of an affiliated licensed hospital that is 61 62
- 63 under common ownership with such facility.