

A BILL FOR AN ACT

RELATING TO STATE HEALTH PLANNING.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The purpose of this Act is to improve health

care in Hawaii by encouraging competition in the health care

3 field by the repeal of the certificate of need process.

SECTION 2. Section 323D-12, Hawaii Revised Statutes, is 4

amended by amending subsection (a) to read as follows:

"(a) The state agency shall:

7 (1)Have as a principal function the responsibility for promoting accessibility for all the people of the State to quality health care services at reasonable cost. The state agency shall conduct such studies and investigations as may be necessary as to the causes of health care costs including inflation. The state 12 13 agency may contract for services to implement this 14 paragraph. [The certificate of need program mandated 15 under part V shall serve this function.] The state 16 agency shall promote the sharing of facilities or 17 services by health care providers whenever possible to

achieve economies and shall restrict unusual or

1	•	unusually costly services to individual facilities or
2		providers where appropriate;
3	(2)	Serve as staff to and provide technical assistance and
4		advice to the statewide council and the subarea
5		councils in the preparation, review, and revision of
6		the state health services and facilities plan; and
7	(3)	Conduct the health planning activities of the State in
8		coordination with the subarea councils, implement the
9		state health services and facilities plan, and
10		determine the statewide health needs of the State
11		after consulting with the statewide council[; and
12	(4)	Administer the state certificate of need program
13		pursuant to part V]."
14	SECT	ION 3. Section 323D-13, Hawaii Revised Statutes, is
15	amended b	y amending subsection (e) to read as follows:
16	"(e)	No member of the statewide council [shall], in the
17	exercise	of any function of the statewide council described in
18	section [$\frac{323D-14(3)}{7}$] $\frac{323D-14}{7}$, shall vote on any matter before
19	the state	wide council respecting any individual or entity with
20	which the	member has or, within the twelve months preceding the
21	vote, had	any substantial ownership, employment, medical staff,
22	fiduciary	contractual creditor or consultative relationship

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    The statewide council shall require each of its members who has
    or has had such a relationship with an individual or entity
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    involved in any matter before the statewide council to make a
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    written disclosure of the relationship before any action is
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    taken by the statewide council with respect to the matter in the
    exercise of any function described in section 323D-14 and to
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    make the relationship public in any meeting in which the action
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    is to be taken."
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         SECTION 4. Section 323D-13.5, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+]§323D-13.5[+] Disqualification from position or
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    membership. The chairpersons of the statewide council [\tau] and
    the subarea health planning councils [and the review panel,]
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    shall not be employed by or married to health care providers."
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         SECTION 5. Section 323D-14, Hawaii Revised Statutes, is
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    amended to read as follows:
         "§323D-14 Functions; statewide health coordinating
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              The statewide health coordinating council shall:
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    council.
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         (1)
              Prepare and revise as necessary the state health
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              services and facilities plan;
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              Advise the state agency on actions under section
         (2)
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323D-12; and

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1	[- (3)	Appo	int the review panel pursuant to section 323D 42;
2		and	
3	(4)]	<u>(3)</u>	Review and comment upon the [following actions by
4		the s	state agency before such actions are made final:
5		(A)	The making of findings as to applications for
6			certificate of need; and
7		(B)	The making of] state agency's findings as to the
8			appropriateness of [those] institutional and
9			noninstitutional health services offered in the
10			State[-] before findings are made final."
11	SECT	ION 6	. Section 323D-18, Hawaii Revised Statutes, is
12	amended t	o read	d as follows:
13	"§32	3D-18	Information required of providers. Providers of
14	health ca	re do:	ing business in the State shall submit such
15	statistic	al and	d other reports of information related to health
16	and healt	h care	e as the state agency finds necessary to the
17	performan	ce of	its functions. The information deemed necessary
18	includes	but is	s not limited to:
19	(1)	Info	rmation regarding changes in the class of usage of
20		the l	oed complement of a health care facility [under
21		sect:	ion 323D 54(9)];
22	(2)	Impl	ementation of services [under section 323D 54];
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1	(3)	Projects that are wholly dedicated to meeting the
2		State's obligations under court orders, including
3		consent decrees [, under section 323D 54(10)]; and
4	[-(4)	Replacement of existing equipment with an updated
5		equivalent under section 323D-54(11);
6	(5)	Primary care clinics under the expenditure thresholds
7		under section 323D-54(12); and
8	(6)	Equipment [4] Information regarding equipment and
9		services [related to that equipment,] that are
10		primarily intended for research purposes as opposed to
11		usual and customary diagnostic and therapeutic care."
12	SECT	ION 7. Section 323D-22, Hawaii Revised Statutes, is
13	amended t	o read as follows:
14	"§32	3D-22 Subarea health planning councils[7]; functions,
15	quorum an	d number of members necessary to take valid action.
16	(a) Each	subarea health planning council shall review, seek
17	public in	put, and make recommendations relating to health
18	planning	for the geographical subarea it serves. In addition,
19	the subar	ea health planning councils shall:
20	(1)	Identify and recommend to the state agency and the
21		statewide council the data needs and special concerns

1		of the respective subareas with respect to the
2		preparation of the state plan[-];
3	(2)	Provide specific recommendations to the state agency
4		and the statewide council regarding the highest
5		priorities for health services and resources
6		development[-];
7	(3)	Review the state health services and facilities plan
8		as it relates to the respective subareas and make
9		recommendations to the state agency and the statewide
10		council[+];
11	[(4)	Advise the state agency in the administration of the
12		certificate of need program for their respective
13		subareas.
14	(5)]	(4) Advise the state agency on the cost of
15		reimbursable expenses incurred in the performance of
16		their functions for inclusion in the state agency
17		budget [+] <u>;</u>
18	[(6)]	(5) Advise the state agency in the performance of its
19		specific functions[-];
20	[(7)]	(6) Perform other such functions as agreed upon by
21		the state agency and the respective subarea <u>health</u>
22		planning councils[-]; and

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\left[\frac{(8)}{(7)}\right] (7) Each subarea health planning council shall
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              recommend for gubernatorial appointment at least one
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              person from its membership to be on the statewide
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              council.
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              The number of members necessary to constitute a quorum
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         (b)
    to do business shall consist of a majority of all the members
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    who have accepted nomination to the subarea health planning
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    council[7] and have been confirmed and qualified as members of
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    the subarea health planning council. When a quorum is in
    attendance, the concurrence of a majority of the members in
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    attendance shall make any action of the subarea health planning
    council valid."
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         SECTION 8. Section 323D-2, Hawaii Revised Statutes, is
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    amended by repealing the definitions of "applicant"; "assisted
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    living facility"; "capital expenditure"; "certificate of need";
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    "construct", "expand", "alter", "convert", "develop",
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    "initiate", or "modify"; "expenditure minimum"; "extended care
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    adult residential care home"; "organized ambulatory health care
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    facility"; "primary care clinic"; "review panel"; and
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    "substantially modify, decrease, or increase the scope or type
    of health service".
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         [""Applicant" means any person who applies for a
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    certificate of need under part V.
         "Assisted living facility" means a combination of housing,
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    health care services, and personalized support services designed
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    to respond to individual needs, and to promote choice,
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    responsibility, independence, privacy, dignity, and
    individuality. In this context, "health care services" means
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    the provision of services in an assisted living facility that
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    assists the resident in achieving and maintaining the highest
    state of positive well being (i.e., psychological, social,
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    physical, and spiritual) and functional status. This may
    include nursing assessment and monitoring, and the delegation of
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    nursing tasks by registered nurses pursuant to chapter 457, care
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    management, monitoring, records management, arranging for,
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    and/or coordinating health and social services.
         "Capital expenditure" means any purchase or transfer of
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    money or anything of value or enforceable promise or agreement
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    to purchase or transfer money or anything of value incurred by
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    or in behalf of any person for construction, expansion,
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    alteration, conversion, development, initiation, or modification
    as defined in this section. The term includes the:
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1	(1)	Cost of studies, surveys, designs, plans, working
2		drawings, specifications, and other preliminaries
3		necessary for construction, expansion, alteration,
4		conversion, development, initiation, or modification;
5	(2)	Fair market values of facilities and equipment
6		obtained by donation or lease or comparable
7		arrangements as though the items had been acquired by
8		purchase; and
9	(3)	Fair market values of facilities and equipment
10		transferred for less than fair market value, if a
11		transfer of the facilities or equipment at fair market
12		value would be subject to review under section 323D
13		43.
14	"Cer	tificate of need" means an authorization, when required
15	pursuant	to section 323D 43, to construct, expand, alter, or
16	convert a	health care facility or to initiate, expand, develop,
17	or modify	-a health care service.
18	"Con	struct", "expand", "alter", "convert", "develop",
19	"initiate	", or "modify" includes the erection, building,
20	reconstru	ction, modernization, improvement, purchase,
21	acquisiti	on, or establishment of a health care facility or
22	health ca	re service; the purchase or acquisition of equipment
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1	attendant to the delivery of health care service and the
2	instruction or supervision therefor; the arrangement or
3	commitment for financing the offering or development of a health
4	care facility or health care service; any obligation for a
5	capital expenditure by a health care facility; and studies,
6	surveys, designs, plans, working drawings, specifications,
7	procedures, and other actions necessary for any such
8	undertaking, which will:
9	(1) Result in a total capital expenditure in excess of the
10	expenditure minimum,
11	(2) Substantially modify, decrease, or increase the scope
12	or type of health service rendered, or
13	(3) Increase, decrease, or change the class of usage of
14	the bed complement of a health care facility.
15	"Expenditure minimum" means \$4,000,000 for capital
16	expenditures, \$1,000,000 for new or replacement medical
17	equipment and \$400,000 for used medical equipment.
18	"Extended care adult residential care home" means an adult
19	residential care home providing twenty four hour living
20	accommodation for a fee, for adults unrelated to the licensee.
21	The primary caregiver shall be qualified to provide care to
22	nursing facility level individuals who have been admitted to a



1	medicaid waiver program, or persons who pay for care from
2	private funds and have been certified for this type of facility.
3	There shall be two categories of extended care adult residential
4	care homes, which shall be licensed in accordance with rules
5	adopted by the department of health:
6	(1) Type I home shall consist of five or less unrelated
7	persons with no more than two extended care adult
8	residential care home residents; and
9	(2) Type II home shall consist of six or more unrelated
10	persons and one or more persons may be extended care
11	adult residential care home residents.
12	"Organized ambulatory health care facility" means a
13	facility not part of a hospital, which is organized and operated
14	to provide health services to outpatients. The state agency may
15	adopt rules to establish further criteria for differentiating
16	between the private practice of medicine and organized
17	ambulatory health care facilities.
18	"Primary care clinic" means a clinic for outpatient
19	services providing all preventive and routine health care
20	services, management of chronic diseases, consultation with
21	specialists when necessary, and coordination of care across

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health care settings or multiple providers or both. Primary
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    care clinic providers include:
         (1) General or family practice physicians;
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        (2) General internal medicine physicians;
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        (3) Pediatricians;
        (4) Obstetricians and gynecologists;
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        (5) Physician assistants; and
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        (6) Advanced practice registered nurses.
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         "Review panel" means the panel established pursuant to
    section 323D 42.
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         "Substantially modify, decrease, or increase the scope or
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    type of health service" refers to the establishment of a new
    health care facility or health care service or the addition of a
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    clinically related (i.e., diagnostic, curative, or
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    rehabilitative) service not previously provided or the
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    termination of such a service which had previously been
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    provided."]
         SECTION 9. Chapter 323D, part V, Hawaii Revised Statutes,
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    is repealed.
         SECTION 10. Chapter 323D, part VII, Hawaii Revised
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    Statutes, is repealed.
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- 1 SECTION 11. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 12. This Act shall take effect upon its approval.

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INTRODUCED BY:

BY REQUEST

JAN 2 2 2008

Report Title:

Certificate of Need; Repeal

Description:

Repeals certificate of need process and the law governing acquisition of hospitals in relation to state health planning.