94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

SB2436

Introduced 1/18/2006, by Sen. M. Maggie Crotty

SYNOPSIS AS INTRODUCED:

20 ILCS 3960/12

from Ch. 111 1/2, par. 1162

Amends the Illinois Health Facilities Planning Act. Requires inventories of certain skilled or intermediate care facilities to be conducted annually by July 1, to list services provided, and to differentiate between active and inactive beds. Effective immediately.

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AN ACT concerning health facilities.

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

Section 5. The Illinois Health Facilities Planning Act is
amended by changing Section 12 as follows:

6 (20 ILCS 3960/12) (from Ch. 111 1/2, par. 1162)

(Section scheduled to be repealed on July 1, 2006)

8 Sec. 12. Powers and duties of State Board. For purposes of 9 this Act, the State Board shall exercise the following powers 10 and duties:

(1) Prescribe rules, regulations, standards, criteria, procedures or reviews which may vary according to the purpose for which a particular review is being conducted or the type of project reviewed and which are required to carry out the provisions and purposes of this Act.

16 (2) Adopt procedures for public notice and hearing on all
 17 proposed rules, regulations, standards, criteria, and plans
 18 required to carry out the provisions of this Act.

(3) Prescribe criteria for recognition for areawide health planning organizations, including, but not limited to, standards for evaluating the scientific bases for judgments on need and procedure for making these determinations.

Develop criteria and standards for health 23 (4) care facilities planning, conduct statewide inventories of health 24 25 care facilities, maintain an updated inventory on the 26 Department's web site reflecting the most recent bed and service changes and updated need determinations when new census 27 28 data become available or new need formulae are adopted, and 29 develop health care facility plans which shall be utilized in 30 the review of applications for permit under this Act. Such health facility plans shall be coordinated by the Agency with 31 the health care facility plans areawide health planning 32

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1	organizations and with other pertinent State Plans.
2	Inventories pursuant to this Section of skilled or intermediate
3	care facilities licensed under the Nursing Home Care Act or
4	nursing homes licensed under the Hospital Licensing Act shall
5	be conducted on an annual basis no later than July 1 of each
6	year and shall include among the information requested a list
7	of all services provided by a facility to its residents and to
8	the community at large and differentiate between active and
9	inactive beds.
10	In developing health care facility plans, the State Board
11	shall consider, but shall not be limited to, the following:
12	(a) The size, composition and growth of the population
13	of the area to be served;
14	(b) The number of existing and planned facilities
15	offering similar programs;
16	(c) The extent of utilization of existing facilities;
17	(d) The availability of facilities which may serve as
18	alternatives or substitutes;
19	(e) The availability of personnel necessary to the
20	operation of the facility;
21	(f) Multi-institutional planning and the establishment
22	of multi-institutional systems where feasible;
23	(g) The financial and economic feasibility of proposed
24	construction or modification; and
25	(h) In the case of health care facilities established
26	by a religious body or denomination, the needs of the
27	members of such religious body or denomination may be
28	considered to be public need.
29	The health care facility plans which are developed and
30	adopted in accordance with this Section shall form the basis
31	for the plan of the State to deal most effectively with
32	statewide health needs in regard to health care facilities.
33	(5) Coordinate with other state agencies having
34	responsibilities affecting health care facilities, including

35 those of licensure and cost reporting.

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(6) Solicit, accept, hold and administer on behalf of the

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1 State any grants or bequests of money, securities or property 2 for use by the State Board or recognized areawide health 3 planning organizations in the administration of this Act; and 4 enter into contracts consistent with the appropriations for 5 purposes enumerated in this Act.

(7) The State Board shall prescribe, in consultation with 6 7 recognized areawide health planning organizations, the procedures for review, standards, and criteria which shall be 8 9 utilized to make periodic areawide reviews and determinations 10 of the appropriateness of any existing health services being 11 rendered by health care facilities subject to the Act. The 12 State Board shall consider recommendations of the areawide 13 health planning organization and the Agency in making its determinations. 14

15 Prescribe, in consultation with the (8) recognized 16 areawide health planning organizations, rules, regulations, 17 standards, and criteria for the conduct of an expeditious review of applications for permits for projects of construction 18 19 or modification of a health care facility, which projects are 20 non-substantive in nature. Such rules shall not abridge the right of areawide health planning organizations to make 21 recommendations on the classification and 22 approval of 23 projects, nor shall such rules prevent the conduct of a public hearing upon the timely request of an interested party. Such 24 25 reviews shall not exceed 60 days from the date the application is declared to be complete by the Agency. 26

27 (9) Prescribe rules, regulations, standards, and criteria 28 pertaining to the granting of permits for construction and 29 modifications which are emergent in nature and must be 30 undertaken immediately to prevent or correct structural deficiencies or hazardous conditions that may harm or injure 31 32 persons using the facility, as defined in the rules and regulations of the State Board. This procedure is exempt from 33 34 public hearing requirements of this Act.

35 (10) Prescribe rules, regulations, standards and criteria36 for the conduct of an expeditious review, not exceeding 60

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1 days, of applications for permits for projects to construct or 2 modify health care facilities which are needed for the care and 3 treatment of persons who have acquired immunodeficiency 4 syndrome (AIDS) or related conditions.

5 (Source: P.A. 93-41, eff. 6-27-03.)

6 Section 99. Effective date. This Act takes effect upon7 becoming law.