

LEGISLATIVE ACTION

Senate Comm: FAV 04/02/2019 House

The Committee on Health Policy (Harrell) recommended the following:

Senate Amendment (with title amendment)

Delete lines 59 - 94

and insert:

1

2 3

4

5

6 7

8

9

10

(8) Applicable only to a hospital that is, or will be, newly licensed on or after July 1, 2019; that has not been issued a certificate of need by the agency; and that is not replacing a currently operating hospital located within 1 mile of the newly licensed hospital:

(a) When proposing a new hospital project subject to this

820832

11	subsection and before filing for approval of plans and
12	specifications under s. 395.0163, each prospective applicant for
13	licensure must submit a notice to the agency of its intent to
14	establish a newly licensed hospital which includes the location
15	for the proposed hospital, the number and types of beds to be
16	licensed, and the services that the hospital will offer.
17	(b) The agency may not license a new general hospital
18	subject to this subsection unless:
19	1. The hospital has at least 80 beds and has intensive
20	care, progressive care, and medical-surgical beds. This
21	requirement does not apply if the hospital is a rural hospital,
22	as defined in s. 395.602, or is located in a medically
23	underserved area; and
24	2. The hospital has an onsite emergency department that
25	will operate 24 hours per day, 7 days per week.
26	(c) Each such hospital must participate in the state
27	Medicaid program and the Medicare program.
28	(d) Except as provided in paragraph (e), each such hospital
29	must provide charity care in an amount equal to or greater than
30	the district average for hospitals in the applicable district.
31	The agency shall adopt by rule a method for calculating the
32	district average for charity care for each district. For
33	purposes of this subsection, the term "charity care" means
34	uncompensated care delivered to uninsured patients having an
35	income at or below 200 percent of the federal poverty level when
36	such services are preauthorized by the licensee and not subject
37	to collection procedures, and "district" has the same meaning as
38	in s. 408.032(5). The valuation of charity care must be based on
39	Medicaid reimbursement rates.

820832

40	(e) If such a hospital is located in a medically
41	underserved area, the amount of charity care required to be
42	provided by the hospital under paragraph (d) is equivalent in
43	percentage to the medically underserved area's Index of Medical
44	Underservice score as calculated by the federal Health Resources
45	and Services Administration within the Department of Health and
46	Human Services.
47	(f) In lieu of providing charity care under paragraph (d)
48	or paragraph (e), each such hospital may donate an amount
49	determined by the agency to be functionally equivalent to the
50	amounts required under those paragraphs to the agency's Grants
51	and Donations Trust Fund.
52	(g) Each such hospital shall annually report to the agency
53	its compliance with paragraphs (c)-(f). Failure to report
54	compliance constitutes noncompliance. The agency shall assess an
55	administrative fine on a hospital that fails to comply with this
56	subsection in the amount of 1 percent of its net revenue for
57	each 0.5 percent of the required amount of charity care not
58	provided pursuant to paragraph (d) or paragraph (e) or the
59	required amount as determined by the agency pursuant to
60	paragraph (f).
61	(h) The agency shall adopt rules to implement this
62	subsection.
63	
64	========== T I T L E A M E N D M E N T =================================
65	And the title is amended as follows:
66	Delete lines 4 - 15
67	and insert:
68	providing applicability; requiring certain hospitals

588-02993A-19



69 licensed after a specified date to submit a notice to 70 the Agency for Health Care Administration which 71 contains specified information before filing for 72 approval of plans and specifications to establish a 73 newly licensed hospital; prohibiting the agency from 74 licensing a new general hospital unless certain 75 criteria are met; requiring certain hospitals to 76 participate in the Medicaid program as a provider of medical assistance and to provide a certain amount of 77 charity care; defining the terms "charity care" and 78 79 "district"; providing a separate calculation of 80 required charity care for such hospitals located in a medically underserved area; authorizing such hospitals 81 82 to provide a certain donation the agency's Grants and 83 Donations Trust Fund in lieu of providing the required charity care; requiring such hospitals to annually 84 85 report compliance to the agency; requiring the agency to impose a specified administrative fine for 86 87 noncompliance; requiring the agency to adopt rules;

588-02993A-19