SUBSTITUTE FOR SENATE BILL NO. 669

A bill to amend 1978 PA 368, entitled "Public health code,"

by amending sections 20145, 22201, 22203, 22207, 22208, 22209, 22215, 22221, and 22227 (MCL 333.20145, 333.22201, 333.22203, 333.22207, 333.22208, 333.22209, 333.22215, 333.22221, and 333.22227), section 20145 as amended by 2015 PA 104, section 22201 as added by 1988 PA 332, sections 22203, 22207, 22209, 22215, and 22221 as amended by 2002 PA 619, section 22208 as amended by 2011 PA 51, and section 22227 as amended by 1993 PA 88.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 20145. (1) Before contracting for and initiating a
 construction project involving new construction, additions,
- 3 modernizations, or conversions of a health facility or agency with





- a capital expenditure of \$1,000,000.00 or more, a person shall obtain a construction permit from the department. The department shall not issue the permit under this subsection unless the applicant holds a valid certificate of need if a certificate of need is required for the project under part 222.
- 6 (2) To protect the public health, safety, and welfare, the
 7 department may promulgate rules to require construction permits for
 8 projects other than those described in subsection (1) and the
 9 submission of plans for other construction projects to expand or
 10 change service areas and services provided.
 - (3) If a construction project requires a construction permit under subsection (1) or (2), but does not require a certificate of need under part 222, the department shall require the applicant to submit information considered necessary by the department to assure that the capital expenditure for the project is not a covered capital expenditure as defined in section 22203(9).
 - (3) (4)—If a construction project requires a construction permit under subsection (1), but does not require a certificate of need under part 222, the department shall require the applicant to submit information on a 1-page sheet, along with the application for a construction permit, consisting of all of the following:
 - (a) A short description of the reason for the project and the funding source.
 - (b) A contact person for further information, including address and phone number.
- (c) The estimated resulting increase or decrease in annualoperating costs.
 - (d) The current governing board membership of the applicant.
- 29 (e) The entity, if any, that owns the applicant.

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- 1 (4) (5) The department shall make the information filed under
 2 subsection (4) shall be made (3) publicly available by the
 3 department by the same methods used to make information about
 4 certificate of need applications publicly available.
- 5 (5) (6) The review and approval of architectural plans and 6 narrative shall must require that the proposed construction project 7 is designed and constructed in accord with applicable statutory and 8 other regulatory requirements. In performing a construction permit 9 review for a health facility or agency under this section, the 10 department shall, at a minimum, apply the standards contained in 11 the document entitled "Minimum Design Standards for Health Care Facilities in Michigan" published by the department and dated July 12 2007. The standards are incorporated by reference for purposes of 13 14 this subsection. The department may promulgate rules that are more 15 stringent than the standards if necessary to protect the public 16 health, safety, and welfare.
- 17 (6) (7)—The department shall promulgate rules to further
 18 prescribe the scope of construction projects and other alterations
 19 subject to review under this section.
 - (7) (8)—The department may waive the applicability of this section to a construction project or alteration if the waiver will not affect the public health, safety, and welfare.
 - (8) (9) Upon On request by the person initiating a construction project, the department may review and issue a construction permit to a construction project that is not subject to subsection (1) or (2) if the department determines that the review will promote the public health, safety, and welfare.
- (9) (10) The department shall assess a fee for each reviewconducted under this section. The fee is .5% of the first

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- 1 \$1,000,000.00 of capital expenditure and .85% of any amount over
- 2 \$1,000,000.00 of capital expenditure, up to a maximum of
- 3 \$60,000.00.
- 4 (10) (11) As used in this section, "capital expenditure" means
- 5 that term as defined in section 22203(2), except that capital
- 6 expenditure does not include the cost of equipment that is not
- 7 fixed equipment.
- 8 Sec. 22201. (1) For purposes of this part, the words and
- ${f 9}$ phrases defined in sections 22203 to ${22207}$ ${f 22208}$ have the meanings
- 10 ascribed to them in those sections.
- (2) In addition, article 1 contains general definitions andprinciples of construction applicable to all articles in this code.
- 13 (3) The definitions in part 201 do not apply to this part.
- Sec. 22203. (1) "Addition" means adding to a health facility
- 15 patient rooms, beds, and ancillary service areas, including, but
- 16 not limited to, procedure rooms or fixed equipment, surgical
- 17 operating rooms, therapy rooms or fixed equipment, or other
- 18 accommodations. to a health facility.
- 19 (2) "Capital expenditure" means an expenditure for a single
- 20 project, including cost of construction, engineering, and equipment
- 21 that under generally accepted accounting principles is not properly
- 22 chargeable as an expense of operation. Capital expenditure includes
- 23 a lease or comparable arrangement by or on behalf of a health
- 24 facility to obtain a health facility, licensed part of a health
- 25 facility, or equipment for a health facility, if the actual
- 26 purchase of a health facility, licensed part of a health facility,
- 27 or equipment for a health facility would have been considered a
- 28 capital expenditure under this part. Capital expenditure includes
- 29 the cost of studies, surveys, designs, plans, working drawings,

- 1 specifications, and other activities essential to the acquisition,
- 2 improvement, expansion, addition, conversion, modernization, new
- 3 construction, or replacement of physical plant and equipment.
- 4 (3) "Certificate of need" means a certificate issued under
- 5 this part authorizing a new health facility, a change in bed
- 6 capacity, or the initiation, replacement, or expansion of a covered
- 7 clinical service. , or a covered capital expenditure that is issued
- 8 in accordance with this part.
- 9 (4) "Certificate of need review standard" or "review standard"
- ${f 10}$ means a standard approved by the commission.
- 11 (5) "Change in bed capacity" means 1 or more of the following:
- 12 (a) An increase in licensed hospital beds.
- 13 (b) An increase in licensed nursing home beds or hospital beds14 certified for long-term care.
- (c) An increase in licensed psychiatric beds.
- 16 (d) A change from 1 licensed use to a different licensed use.
- (e) The physical relocation of beds from a licensed site toanother geographic location.
- 19 (6) "Clinical" means directly pertaining to the diagnosis,20 treatment, or rehabilitation of an individual.
- 21 (7) "Clinical service area" means an area of a health
- 22 facility, including related corridors, equipment rooms, ancillary
- 23 service and support areas that house medical equipment, patient
- 24 rooms, patient beds, diagnostic, operating, therapy, or treatment
- 25 rooms or other accommodations related to the diagnosis, treatment,
- 26 or rehabilitation of individuals receiving services from the health
- 27 facility.
- 28 (8) "Commission" means the certificate of need commission
- 29 created under section 22211.

- 1 (9) "Covered capital expenditure" means a capital expenditure
 2 of \$2,500,000.00 or more, as adjusted annually by the department
 3 under section 22221(g), by a person for a health facility for a
 4 single project, excluding the cost of nonfixed medical equipment,
 5 that includes or involves the acquisition, improvement, expansion,
 6 addition, conversion, modernization, new construction, or
 7 replacement of a clinical service area.
 - (9) (10)—"Covered clinical service", except as modified by the commission under section 22215, means 1 or more of the following:
- 10 (a) Initiation or expansion of 1 or more of the following
 11 services:
- 12 (i) Neonatal intensive care services or special newborn nursing services.
- 14 (ii) Open heart surgery.

- 15 (iii) Extrarenal organ transplantation.
- 16 (b) Initiation, replacement, or expansion of 1 or more of the
 17 following services:
- 18 (i) Extracorporeal shock wave lithotripsy.
- 19 (ii) Megavoltage radiation therapy.
- 20 (iii) Positron emission tomography.
- (iv) Surgical services provided in a freestanding surgical
 outpatient facility, an ambulatory surgery center certified under
 title XVIII, or a surgical department of a hospital licensed under
 part 215 and offering inpatient or outpatient surgical services.
- **25** (*v*) Cardiac catheterization.
- 26 (vi) Fixed and mobile magnetic resonance imager services.
- (vii) Fixed and mobile computerized tomography scannerservices.



- 1 (viii) Air ambulance services.
- (c) Initiation or expansion of a specialized psychiatric
 program for children and adolescent patients utilizing licensed
 psychiatric beds.
- (d) Initiation, replacement, or expansion of a service not
 listed in this subsection, but designated as a covered clinical
 service by the commission under section 22215(1)(a).
- 8 (10) (11)—"Fixed equipment" means equipment that is affixed to
 9 and constitutes a structural component of a health facility,
 10 including, but not limited to, mechanical or electrical systems,
 11 elevators, generators, pumps, boilers, and refrigeration equipment.
- Sec. 22207. (1) "Medicaid" means the program for medical assistance administered by the department of community health under the social welfare act, 1939 PA 280, MCL 400.1 to 400.119b.
- 15 (2) "Modernization" means an upgrading, alteration, or change in function of a part or all of the physical plant of a health 16 17 facility. Modernization includes, but is not limited to, the alteration, repair, remodeling, and renovation of an existing 18 19 building and initial fixed equipment and the replacement of 20 obsolete fixed equipment in an existing building. Modernization of 21 the physical plant does not include normal maintenance and 22 operational expenses.
 - (3) "New construction" means construction of a health facility where a health facility does not exist or construction replacing or expanding an existing health facility or a part of an existing health facility.
- (4) "Person" means a person that term as defined in section
 1106 or and includes a governmental entity.
- 29 (5) "Planning area" means the area defined in a certificate of

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- 1 need review standard for determining the need for, and the resource
- 2 allocation of, a specific health facility, service, or equipment.
- 3 Planning area includes, but is not limited to, the this state, a
- 4 health facility service area, or a health service area or subarea
- 5 within the this state.
- **6** (6) "Proposed project" means a proposal to acquire an existing
- 7 health facility or begin operation of a new health facility, make a
- 8 change in bed capacity, or initiate, replace, or expand a covered
- 9 clinical service. , or make a covered capital expenditure.
- 10 (7) "Rural county" means a county not located in a
- 11 metropolitan statistical area or micropolitan statistical areas as
- 12 those terms are defined under the "standards for defining
- 13 metropolitan and micropolitan statistical areas" by the statistical
- 14 policy office Statistical and Science Policy Office of the office
- 15 of information and regulatory affairs Office of Information and
- 16 Regulatory Affairs of the United States of management and
- 17 budget, Office of Management and Budget, 65 F.R. p. FR 82227 p
- 18 82238 (December 27, 2000).
- 19 (8) "Stipulation" means a requirement that is germane to the
- 20 proposed project and has been agreed to by an applicant as a
- 21 condition of certificate of need approval.
- Sec. 22208. (1) "Title XVIII" means title XVIII of the social
- 23 security act, 42 USC 1395 to 1395kkk-1.**1395***lll*.
- 24 (2) "Title XIX" means title XIX of the social security act,
- 25 chapter 531, 49 Stat. 620, 42 USC 1396 to 1396w-5.
- 26 Sec. 22209. (1) Except as otherwise provided in this part, a
- 27 person shall not do any of the following without first obtaining a
- 28 certificate of need:
- 29 (a) Acquire an existing health facility or begin operation of



- a health facility at a site that is not currently licensed for thattype of health facility.
 - (b) Make a change in the bed capacity of a health facility.
- 4 (c) Initiate, replace, or expand a covered clinical service.
- 5 (d) Make a covered capital expenditure.
- 6 (2) A certificate of need is not required for a reduction in7 licensed bed capacity or services at a licensed site.
- 8 (3) Subject to subsection (9) and if the relocation does not
 9 result in an increase of licensed beds within that health service
 10 area, a certificate of need is not required for any of the
 11 following:
- (a) The physical relocation of licensed beds from a hospital
 site licensed under part 215 to another hospital site licensed
 under the same license as the hospital seeking to transfer the beds
 if both hospitals are located within a 2-mile radius of each other.
- 16 (b) Subject to subsections (7) and (8), the physical
 17 relocation of licensed beds from a hospital licensed under part 215
 18 to a freestanding surgical outpatient facility licensed under part
 19 208 if that freestanding surgical outpatient facility satisfies
 20 each of the following criteria on December 2, 2002:
- (i) Is owned by, is under common control of, or has as a commonparent the hospital seeking to relocate its licensed beds.
 - (ii) Was licensed prior to before January 1, 2002.
- 24 (iii) Provides 24-hour emergency care services at that site.
- (iv) Provides at least 4 different covered clinical services at that site.
- 27 (c) Subject to subsections (7) and subsection (8), the
 28 physical relocation of licensed beds from a hospital licensed under
 29 part 215 to another hospital licensed under part 215 within the

- 1 same health service area if the hospital receiving the licensed
- 2 beds is owned by, is under common control of, or has as a common
- 3 parent the hospital seeking to relocate its licensed beds.
- 4 (4) Subject to subsection (5), a hospital licensed under part
- 5 215 is not required to obtain a certificate of need to provide 1 or
- 6 more of the covered clinical services listed in section 22203(10)
- 7 22203(9) in a federal veterans veterans health care facility or to
- 8 use long-term care unit beds or acute care beds that are owned and
- 9 located in a federal veterans veterans' health care facility if the
- 10 hospital satisfies each of the following criteria:
- 11 (a) The hospital has an active affiliation or sharing
- 12 agreement with the federal veterans veterans' health care facility.
- 13 (b) The hospital has physicians who have faculty appointments
- ${f 14}$ at the federal ${f veterans}$ ${f veterans}$ health care facility or has an
- 15 affiliation with a medical school that is affiliated with a federal
- 16 veterans' health care facility and has physicians who have
- 17 faculty appointments at the federal veterans veterans' health care
- **18** facility.
- 19 (c) The hospital has an active grant or agreement with the
- 20 state or federal government to provide 1 or more of the following
- 21 functions relating to bioterrorism:
- **22** (*i*) Education.
- (ii) Patient care.
- 24 (iii) Research.
- (iv) Training.
- 26 (5) A hospital that provides 1 or more covered clinical
- 27 services in a federal veterans veterans' health care facility or
- 28 uses long-term care unit beds or acute care beds located in a
- 29 federal veterans' health care facility under subsection

- 1 (4) may not utilize procedures performed at the federal veterans
 2 veterans' health care facility to demonstrate need or to satisfy a
 3 certificate of need review standard unless the covered clinical
 4 service provided at the federal veterans veterans' health care
 5 facility was provided under a certificate of need.
- 6 (6) If a hospital licensed under part 215 had fewer than 70
 7 licensed beds on December 1, 2002, that hospital is not required to
 8 satisfy the minimum volume requirements under the certificate of
 9 need review standards for its existing operating rooms as long as
 10 those operating rooms continue to exist at that licensed hospital
 11 site.
 - (7) Before relocating beds under subsection (3)(b), the hospital seeking to relocate its beds shall provide the information requested by the department of consumer and industry services.

 licensing and regulatory affairs that will allow the department of consumer and industry services—licensing and regulatory affairs to verify the number of licensed beds that were staffed and available for patient care at that hospital as of December 2, 2002. A hospital shall transfer no more than 35% of its licensed beds to another hospital or freestanding surgical outpatient facility under subsection (3)(b) or (c) not more than 1 time after the effective date of the amendatory act that added this subsection if the hospital seeking to relocate its licensed beds or another hospital owned by, under common control of, or having as a common parent the hospital seeking to relocate its licensed beds is located in a city that has a population of 750,000 or more.
 - (8) The licensed beds relocated under subsection (3)(b) or (c) shall must not be included as new beds in a hospital or as a new hospital under the certificate of need review standards for

- 1 hospital beds. One of every 2 beds transferred under subsection
- 2 (3) (b) up to a maximum of 100 shall must be beds that were staffed
- 3 and available for patient care as of December 2, 2002. A hospital
- 4 relocating beds under subsection (3)(b) shall not reactivate
- 5 licensed beds within that hospital that were unstaffed or
- 6 unavailable for patient care on December 2, 2002 for a period of 5
- 7 years after the date of the relocation of the licensed beds under
- 8 subsection (3)(b).
- 9 (9) No licensed Licensed beds shall must not be physically
- 10 relocated under subsection (3) if 7 or more members of the
- 11 commission, after the appointment and confirmation of the 6
- 12 additional commission members under section 22211 but before June
- 13 15, 2003, determine that relocation of licensed beds under
- 14 subsection (3) may cause great harm and detriment to the access and
- 15 delivery of health care to the public and the relocation of beds
- 16 should not occur without a certificate of need.
- 17 (10) An applicant seeking a certificate of need for the
- 18 acquisition of an existing health facility may file a single,
- 19 consolidated application for the certificate of need if the project
- 20 results in the acquisition of an existing health facility but does
- 21 not result in an increase or relocation of licensed beds or the
- 22 initiation, expansion, or replacement of a covered clinical
- 23 service. Except as otherwise provided in this subsection, a person
- 24 acquiring an existing health facility is subject to the applicable
- 25 certificate of need review standards in effect on the date of the
- 26 transfer for the covered clinical services provided by the acquired
- 27 health facility. The department may except 1 or more of the covered
- 28 clinical services listed in section 22203(10)(b), 22203(9)(b),
- 29 except the covered clinical service listed in section

- 1 $\frac{22203(10)}{(b)}(\frac{iv}{iv})$, 22203(9) (b) (iv), from the minimum volume
- 2 requirements in the applicable certificate of need review standards
- 3 in effect on the date of the transfer, if the equipment used in the
- 4 covered clinical service is unable to meet the minimum volume
- 5 requirements due to the technological incapacity of the equipment.
- 6 A covered clinical service excepted by the department under this
- 7 subsection is subject to all the other provisions in the applicable
- 8 certificate of need review standards in effect on the date of the
- 9 transfer, except minimum volume requirements.
- 10 (11) An applicant seeking a certificate of need for the
- 11 relocation or replacement of an existing health facility may file a
- 12 single, consolidated application for the certificate of need if the
- 13 project does not result in an increase of licensed beds or the
- 14 initiation, expansion, or replacement of a covered clinical
- 15 service. A person relocating or replacing an existing health
- 16 facility is subject to the applicable certificate of need review
- 17 standards in effect on the date of the relocation or replacement of
- 18 the health facility.
- 19 (12) As used in this section, "sharing agreement" means a
- 20 written agreement between a federal veterans veterans' health care
- 21 facility and a hospital licensed under part 215 for the use of the
- 22 federal veterans veterans' health care facility's beds or
- 23 equipment, or both, to provide covered clinical services.
- 24 Sec. 22215. (1) The commission shall do all of the following:
- 25 (a) If determined necessary by the commission, revise, add to,
- 26 or delete 1 or more of the covered clinical services listed in
- 27 section 22203. If the commission proposes to add to the covered
- 28 clinical services listed in section 22203, the commission shall
- 29 develop proposed review standards and make the review standards

- available to the public not less than 30 days before conducting ahearing under subsection (3).
- 3 (b) Develop, approve, disapprove, or revise certificate of
 4 need review standards that establish for purposes of section 22225
 5 the need, if any, for the initiation, replacement, or expansion of
- 6 covered clinical services, the acquisition or beginning the
- 7 operation of a health facility, or making changes in bed capacity,
- 8 or making covered capital expenditures, including conditions,
- 9 standards, assurances, or information that must be met,
- 10 demonstrated, or provided by a person who applies for a certificate
- 11 of need. A certificate of need review standard may also establish
- 12 ongoing quality assurance requirements including any or all of the
- 13 requirements specified in section 22225(2)(c). Except for nursing
- 14 home and hospital long-term care unit bed review standards, by
- 15 January 1, 2004, the commission shall revise all certificate of
- 16 need review standards to include a requirement that each applicant
- 17 participate in title XIX. of the social security act, chapter 531,
- 18 49 Stat. 620, 1396r-6 and 1396r-8 to 1396v.
- (c) Direct the department to prepare and submit
 recommendations regarding commission duties and functions that are
 of interest to the commission including, but not limited to,
- 22 specific modifications of proposed actions considered under this
 23 section.
 - (d) Approve, disapprove, or revise proposed criteria for determining health facility viability under section 22225.
 - (e) Annually assess the operations and effectiveness of the certificate of need program based on periodic reports from the department and other information available to the commission.
- (f) By January 1 , 2005, and of every 2 years thereafter, odd

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- year, make recommendations to the joint committee regarding
 statutory changes to improve or eliminate the certificate of need
 program.
- 4 (g) Upon On submission by the department, approve, disapprove, or revise standards to be used by the department in designating a regional certificate of need review agency , pursuant to under section 22226.
 - (h) Develop, approve, disapprove, or revise certificate of need review standards governing the acquisition of new technology.
 - (i) In accordance with section 22255, approve, disapprove, or revise proposed procedural rules for the certificate of need program.
 - (j) Consider the recommendations of the department and the department of attorney general as to the administrative feasibility and legality of proposed actions under subdivisions (a), (b), and (c).
 - (k) Consider the impact of a proposed restriction on the acquisition of or availability of covered clinical services on the quality, availability, and cost of health services in this state.
 - (1) If the commission determines it necessary, appoint standard advisory committees to assist in the development of proposed certificate of need review standards. A standard advisory committee shall complete its duties under this subdivision and submit its recommendations to the commission within 6 months unless a shorter period of time is specified by the commission when the standard advisory committee is appointed. An individual shall serve on no more than 2 standard advisory committees in any 2-year period. The composition of a standard advisory committee shall not include a lobbyist registered under 1978 PA 472, MCL 4.411 to 4.431, but

- 1 shall include all of the following:
- 2 (i) Experts with professional competence in the subject matter
 3 of the proposed standard, who shall constitute a 2/3 majority of
 4 the standard advisory committee.
- (ii) Representatives of health care provider organizations concerned with licensed health facilities or licensed health professions.
- 8 (iii) Representatives of organizations concerned with health
 9 care consumers and the purchasers and payers of health care
 10 services.
 - (m) In addition to subdivision (b), review and, if necessary, revise each set of certificate of need review standards at least every 3 years.
 - (n) If a standard advisory committee is not appointed by the commission and the commission determines it necessary, submit a request to the department to engage the services of private consultants or request the department to contract with any private organization for professional and technical assistance and advice or other services to assist the commission in carrying out its duties and functions under this part.
 - (o) Within 6 months after the appointment and confirmation of the 6 additional commission members under section 22211, develop, approve, or revise certificate of need review standards governing the increase of licensed beds in a hospital licensed under part 215, the physical relocation of hospital beds from 1 licensed site to another geographic location, and the replacement of beds in a hospital licensed under part 215.
- 28 (2) The commission shall exercise its duties under this part 29 to promote and assure ensure all of the following:

- (a) The availability and accessibility of quality health services at a reasonable cost and within a reasonable geographic proximity for all people in this state.
- (b) Appropriate differential consideration of the health care needs of residents in rural counties in ways that do not compromise the quality and affordability of health care services for those residents.
- (3) Not less than 30 days before final action is taken by the commission under subsection (1)(a), (b), (d), or (h), or (o), the commission shall conduct a public hearing on its proposed action. In addition, not less than 30 days before final action is taken by the commission under subsection (1)(a), (b), (d), or (h), or (o), the commission chairperson shall submit the proposed action and a concise summary of the expected impact of the proposed action for comment to each member of the joint committee. The commission shall inform the joint committee of the date, time, and location of the next meeting regarding the proposed action. The joint committee shall promptly review the proposed action and submit its recommendations and concerns to the commission.
 - (4) The commission chairperson shall submit the proposed final action including a concise summary of the expected impact of the proposed final action to the governor and each member of the joint committee. The governor or the legislature may disapprove the proposed final action within 45 days after the date of submission. If the proposed final action is not submitted on a legislative session day, the 45 days commence on the first legislative session day after the proposed final action is submitted. The 45 days shall must include not less than 9 legislative session days. Legislative disapproval shall must be expressed by concurrent resolution which

- 1 shall be adopted by each house of the legislature. The concurrent
- 2 resolution shall must state specific objections to the proposed
- 3 final action. A proposed final action by the commission under
- 4 subsection (1)(a), (b), (d), or (h), or (o)—is not effective if it
- 5 has been disapproved under this subsection. If the proposed final
- 6 action is not disapproved under this subsection, it is effective
- 7 and binding on all persons affected by this part upon the
- 8 expiration of the 45-day period or on a later date specified in the
- 9 proposed final action. As used in this subsection, "legislative
- 10 session day" means each day in which a quorum of either the house
- 11 of representatives or the senate, following a call to order,
- 12 officially convenes in Lansing to conduct legislative business.
- 13 (5) The commission shall not develop, approve, or revise a
- 14 certificate of need review standard that requires the payment of
- 15 money or goods or the provision of services unrelated to the
- 16 proposed project as a condition that must be satisfied by a person
- 17 seeking a certificate of need for the initiation, replacement, or
- 18 expansion of covered clinical services, the acquisition or
- 19 beginning the operation of a health facility, or making changes in
- 20 bed capacity. , or making covered capital expenditures. This
- 21 subsection does not preclude a requirement that each applicant
- 22 participate in title XIX, of the social security act, chapter 531,
- 23 49 Stat. 620, 1396r-6 and 1396r-8 to 1396v, or a requirement that
- 24 each applicant provide covered clinical services to all patients
- 25 regardless of his or her ability to pay.
- 26 (6) If the reports received under section 22221(f) indicate
- 27 that the certificate of need application fees collected under
- 28 section 20161 have not been within 10% of 3/4 the cost to the
- 29 department of implementing this part, the commission shall make

- 1 recommendations regarding the revision of those fees so that the
 2 certificate of need application fees collected equal approximately
 3 /4 of the cost to the department of implementing this part.
- 4 (7) As used in this section, "joint committee" means the joint 5 committee created under section 22219.

Sec. 22221. The department shall do all of the following:

- (a) Subject to approval by the commission, promulgate rules to implement its powers and duties under this part.
 - (b) Report to the commission at least annually on the performance of the department's duties under this part.
 - (c) Develop proposed certificate of need review standards for submission to the commission.
- (d) Administer and apply certificate of need review standards.
 In the review of certificate of need applications, the department
 shall consider relevant written communications from any person.
 - (e) Designate adequate staff or other resources to directly assist hospitals and nursing homes with less than 100 beds in the preparation of applications for certificates of need.
 - (f) By October 1 , 2003, and annually thereafter, of each year, report to the commission regarding the costs to the department of implementing this part and the certificate of need application fees collected under section 20161 in the immediately preceding state fiscal year.
 - (g) Beginning January 1, 2003, annually adjust the \$2,500,000.00 threshold set forth in section 22203(9) by an amount determined by the state treasurer to reflect the annual percentage change in the consumer price index, using data from the immediately preceding period of July 1 to June 30. As used in this subdivision, "consumer price index" means the most comprehensive index of

- 1 consumer prices available for this state from the bureau of labor
 2 statistics of the United States department of labor.
- - (h) (i) Within 6 months after the effective date of the amendatory act that added this subdivision, By September 31, 2003, create a consolidated application for a certificate of need for the relocation or replacement of an existing health facility.
- (i) (j) In consultation with the commission, define singleproject as it applies to capital expenditures.
- Sec. 22227. (1) A health maintenance organization is required to obtain a certificate of need only for 1 or more of the following purposes:
- (a) The acquisition of, purchase of, new construction of,
 modernization of, replacement of, or addition to a hospital or
 other health facility providing inpatient services. , if a covered
 capital expenditure is required.
 - (b) The initiation, replacement, or expansion of a covered clinical service.
 - (2) A covered capital expenditure proposed to be undertaken by a health maintenance organization that is not intended principally to serve the needs of the enrollees of the health maintenance organization, as determined by the department, is subject to this part.
- (2) (3)—In making determinations and conducting reviews for
 certificates of need for health maintenance organizations, the

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- 1 department shall consider the special needs and circumstances of
 2 health maintenance organizations, and shall apply all of the
 3 following criteria:
- 4 (a) The availability of the proposed service from a provider
 5 of health care other than the health maintenance organization on a
 6 long-term basis, at reasonable terms, and in a cost-effective
 7 manner consistent with the health maintenance organization's basic
 8 method of operation.
 - (b) The long-term needs of the health maintenance organization, and its current and expected future membership.
- (c) The long-term impact of the proposed service on healthcare costs in the health maintenance organization's service area.

