

Rep. Kathleen Willis

Filed: 3/18/2021

	10200SB0168ham003 LRB102 10144 RJF 23968 a
1	AMENDMENT TO SENATE BILL 168
2	AMENDMENT NO Amend Senate Bill 168 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Health Facilities Planning Act is
5	amended by adding Section 8.9 as follows:
6	(20 ILCS 3960/8.9 new)
7	Sec. 8.9. Re-establishing discontinued general acute care
8	hospital. Notwithstanding any provision of law to the
9	contrary, a party seeking to re-establish a previously
10	discontinued general acute care hospital under this Act shall
11	be authorized to file a certificate of exemption under the Act
12	if the following conditions are met:
13	(1) the previously discontinued general acute care
14	hospital was a safety net hospital, as defined pursuant to
15	Section 5-5e.1 of the Illinois Public Aid Code, at the
16	time the Review Board approved the closure of the

and December 31, 2020;

2.1

1	previously discontinued general acute care hospital, or
2	had a Medicaid inpatient utilization rate in excess of 40%
3	as determined by the Department of Healthcare and Family
4	Services in the last rate year prior to the time the Review
5	Board approved the closure of the previously discontinued
6	general acute care hospital;
7	(2) the previously discontinued general acute care
8	hospital surrendered its general acute hospital license to

(3) the certificate of exemption seeks to re-establish the same number of total authorized beds as were previously authorized by the Department of Public Health at the previously discontinued general acute care hospital;

the Department of Public Health between January 1, 2019

- (4) the party seeking to re-establish a previously discontinued general acute care hospital commits to spend at least \$20,000,000 to re-establish the previously discontinued general acute care hospital, which would include the cost of land acquisition, building acquisition, new construction, and new equipment;
- (5) the party seeking to re-establish a previously discontinued general acute care hospital will adopt and maintain for at least a period of 2 years a charity care policy that is no less restrictive than was in place at the previously discontinued general acute care hospital;

1	(6) the party seeking to re-establish a previously
2	discontinued general acute care hospital will accept
3	Medicaid and Medicaid managed care patients; and
4	(7) the party seeking to re-establish a previously
5	discontinued general acute care hospital will agree to
6	maintain ownership of the re-established general acute
7	care hospital for no less than 5 years after the
8	re-established general acute care hospital has been issued
9	a new general acute care hospital license from the
10	Department of Public Health.
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11	Section 99. Effective date. This Act takes effect upon
12	becoming law.".