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1 AN ACT concerning regulation.

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

4 Section 5. The Alternative Health Care Delivery Act is 5 amended by changing Section 30 as follows:

6 (210 ILCS 3/30)

20

23

Sec. 30. Demonstration program requirements. The
requirements set forth in this Section shall apply to
demonstration programs.

10 (a) There shall be no more than:

(i) 3 subacute care hospital alternative health care models in the City of Chicago (one of which shall be located on a designated site and shall have been licensed as a hospital under the Illinois Hospital Licensing Act within the 10 years immediately before the application for a license);

17 (ii) 2 subacute care hospital alternative health care 18 models in the demonstration program for each of the 19 following areas:

(1) Cook County outside the City of Chicago.

(2) DuPage, Kane, Lake, McHenry, and Will
 Counties.

(3) Municipalities with a population greater than

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1 50,000 not located in the areas described in item (i) 2 of subsection (a) and paragraphs (1) and (2) of item 3 (ii) of subsection (a); and

4 (iii) 4 subacute care hospital alternative health care
5 models in the demonstration program for rural areas.

In selecting among applicants for these licenses in rural areas, the Health Facilities Planning Board and the Department shall give preference to hospitals that may be unable for economic reasons to provide continued service to the community in which they are located unless the hospital were to receive an alternative health care model license.

12 (a-5) There shall be no more than a total of 12 13 postsurgical recovery care center alternative health care 14 models in the demonstration program, located as follows:

15

(1) Two in the City of Chicago.

16 (2) Two in Cook County outside the City of Chicago. At
 17 least one of these shall be owned or operated by a hospital
 18 devoted exclusively to caring for children.

19

(3) Two in Kane, Lake, and McHenry Counties.

(4) Four in municipalities with a population of 50,000
or more not located in the areas described in paragraphs
(1), (2), and (3), 3 of which shall be owned or operated by
hospitals, at least 2 of which shall be located in counties
with a population of less than 175,000, according to the
most recent decennial census for which data are available,
and one of which shall be owned or operated by an

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ambulatory surgical treatment center.

2 (5) Two in rural areas, both of which shall be owned or3 operated by hospitals.

There shall be no postsurgical recovery care center 4 5 alternative health care models located in counties with populations greater than 600,000 but less than 1,000,000. A 6 7 proposed postsurgical recovery care center must be owned or 8 operated by a hospital if it is to be located within, or will 9 primarily serve the residents of, a health service area in 10 which more than 60% of the gross patient revenue of the 11 hospitals within that health service area are derived from 12 Medicaid and Medicare, according to the most recently available calendar year data from the Illinois Health Care Cost 13 14 Containment Council. Nothing in this paragraph shall preclude a 15 hospital and an ambulatory surgical treatment center from 16 forming a joint venture or developing a collaborative agreement 17 to own or operate a postsurgical recovery care center.

18 (a-10) There shall be no more than a total of 8 children's 19 respite care center alternative health care models in the 20 demonstration program, which shall be located as follows:

21

(1) One in the City of Chicago.

22

(2) One in Cook County outside the City of Chicago.

23 (3) A total of 2 in the area comprised of DuPage, Kane,
24 Lake, McHenry, and Will counties.

(4) A total of 2 in municipalities with a population of
 50,000 or more and not located in the areas described in

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1 paragraphs (1), (2), or (3).

2 (5) A total of 2 in rural areas, as defined by the
3 Health Facilities Planning Board.

No more than one children's respite care model owned and operated by a licensed skilled pediatric facility shall be located in each of the areas designated in this subsection (a-10).

8 (a-15) There shall be <u>2</u> an authorized community-based 9 residential rehabilitation center alternative health care 10 <u>models</u> model in the demonstration program. The community based 11 residential rehabilitation center shall be located in the area 12 of Illinois south of Interstate Highway 70.

13 (a-20) There shall be an authorized Alzheimer's disease management center alternative health care model 14 in the 15 demonstration program. The Alzheimer's disease management 16 center shall be located in Will County, owned by а 17 not-for-profit entity, and endorsed by a resolution approved by the county board before the effective date of this amendatory 18 Act of the 91st General Assembly. 19

20 (a-25) There shall be no more than 10 birth center 21 alternative health care models in the demonstration program, 22 located as follows:

(1) Four in the area comprising Cook, DuPage, Kane,
Lake, McHenry, and Will counties, one of which shall be
owned or operated by a hospital and one of which shall be
owned or operated by a federally qualified health center.

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1 (2) Three in municipalities with a population of 50,000 2 or more not located in the area described in paragraph (1) 3 of this subsection, one of which shall be owned or operated 4 by a hospital and one of which shall be owned or operated 5 by a federally qualified health center.

6 (3) Three in rural areas, one of which shall be owned 7 or operated by a hospital and one of which shall be owned 8 or operated by a federally qualified health center.

9 The first 3 birth centers authorized to operate by the 10 Department shall be located in or predominantly serve the 11 residents of a health professional shortage area as determined 12 by the United States Department of Health and Human Services. There shall be no more than 2 birth centers authorized to 13 14 operate in any single health planning area for obstetric 15 services as determined under the Illinois Health Facilities 16 Planning Act. If a birth center is located outside of a health 17 professional shortage area, (i) the birth center shall be located in a health planning area with a demonstrated need for 18 obstetrical service beds, as determined by the Illinois Health 19 20 Facilities Planning Board or (ii) there must be a reduction in the existing number of obstetrical service beds in the planning 21 22 area so that the establishment of the birth center does not 23 result in an increase in the total number of obstetrical 24 service beds in the health planning area.

(b) Alternative health care models, other than a model
authorized under subsection (a-20), shall obtain a certificate

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of need from the Illinois Health Facilities Planning Board 1 2 under the Illinois Health Facilities Planning Act before 3 receiving a license by the Department. If, after obtaining its initial certificate of need, an alternative health care 4 5 delivery model that is a community based residential 6 rehabilitation center seeks to increase the bed capacity of that center, it must obtain a certificate of need from the 7 8 Illinois Health Facilities Planning Board before increasing 9 the bed capacity. Alternative health care models in medically 10 underserved areas shall receive priority in obtaining a 11 certificate of need.

12 (c) An alternative health care model license shall be 13 issued for a period of one year and shall be annually renewed if the facility or program is in substantial compliance with 14 15 the Department's rules adopted under this Act. A licensed 16 alternative health care model that continues to be in 17 after the conclusion of substantial compliance the demonstration program shall be eligible for annual renewals 18 unless and until a different licensure program for that type of 19 20 health care model is established by legislation. The Department 21 may issue a provisional license to any alternative health care 22 model that does not substantially comply with the provisions of 23 this Act and the rules adopted under this Act if (i) the Department finds that the alternative health care model has 24 25 undertaken changes and corrections which upon completion will render the alternative health care model in substantial 26

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compliance with this Act and rules and (ii) the health and 1 2 safety of the patients of the alternative health care model 3 will be protected during the period for which the provisional license is issued. The Department shall advise the licensee of 4 5 the conditions under which the provisional license is issued, 6 including the manner in which the alternative health care model 7 fails to comply with the provisions of this Act and rules, and 8 the time within which the changes and corrections necessary for 9 the alternative health care model to substantially comply with 10 this Act and rules shall be completed.

11 (d) Alternative health care models shall seek 12 certification under Titles XVIII and XIX of the federal Social 13 Security Act. In addition, alternative health care models shall 14 provide charitable care consistent with that provided by 15 comparable health care providers in the geographic area.

16 (d-5) The Department of Healthcare and Family Services 17 (formerly Illinois Department of Public Aid), in cooperation with the Illinois Department of Public Health, shall develop 18 19 and implement a reimbursement methodology for all facilities 20 participating in the demonstration program. The Department of Healthcare and Family Services shall keep a record of services 21 22 provided under the demonstration program to recipients of 23 medical assistance under the Illinois Public Aid Code and shall submit an annual report of that information to the Illinois 24 25 Department of Public Health.

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(e) Alternative health care models shall, to the extent

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possible, link and integrate their services with nearby health care facilities.

3 (f) Each alternative health care model shall implement a 4 quality assurance program with measurable benefits and at 5 reasonable cost.

6 (Source: P.A. 95-331, eff. 8-21-07; 95-445, eff. 1-1-08.)