A bill to be entitled 1 2 An act relating to certificates of need; amending s. 3 408.034, F.S.; decreasing the subdistrict average 4 occupancy rate that the Agency for Health Care 5 Administration is required to maintain as a goal of 6 its nursing-home-bed-need methodology; conforming a 7 provision to changes made by the act; authorizing an 8 applicant to aggregate the need of geographically 9 contiguous subdistricts within a district for a 10 proposed community nursing home under certain 11 circumstances; requiring the proposed nursing home 12 site to be located in the subdistrict with the greater 13 need under certain circumstances; recognizing an additional positive application factor for an 14 15 applicant who voluntarily relinquishes certain nursing 16 home beds; requiring the applicant to demonstrate that 17 it meets certain requirements; amending s. 408.036, F.S.; providing that, under certain circumstances, 18 19 replacement of a nursing home and relocation of a portion of a nursing home's licensed beds to another 20 21 facility, or to establish a new facility, is a health-22 care-related project subject to expedited review; 23 conforming a cross-reference; revising the 24 requirements for projects that are exempted from 25 applying for a certificate of need; creating s. 26 408.0436, F.S.; prohibiting the agency from approving Page 1 of 11

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a certificate-of-need application for new community nursing home beds under certain circumstances; defining the term "batching cycle"; providing for future repeal; repealing s. 408.0435, F.S., relating to the moratorium on the approval of certificates of need for additional community nursing home beds; providing an effective date.

35 Be It Enacted by the Legislature of the State of Florida:

37 Section 1. Subsection (5) of section 408.034, Florida
38 Statutes, is amended, subsection (6) is renumbered as subsection
39 (8), and new subsections (6) and (7) are added to that section,
40 to read:

41

34

36

408.034 Duties and responsibilities of agency; rules.-

(5) The agency shall establish by rule a nursing-home-bedneed methodology that has a goal of maintaining a subdistrict average occupancy rate of <u>92</u> 94 percent and that reduces the community nursing home bed need for the areas of the state where the agency establishes pilot community diversion programs through the Title XIX aging waiver program.

48 (6) If nursing home bed need is determined to exist in 49 geographically contiguous subdistricts within a district, an 50 applicant may aggregate the subdistricts' need for a new 51 community nursing home in one of the subdistricts. If need is 52 aggregated from two subdistricts, the proposed nursing home site

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53	must be located in the subdistrict with the greater need as
54	published by the agency in the Florida Administrative Register.
55	However, if need is aggregated from more than two subdistricts,
56	the location of the proposed nursing home site must provide
57	reasonable geographic access for residents in the respective
58	subdistricts given the relative bed need in each subdistrict.
59	(7) If nursing home bed need is determined to exist in a
60	subdistrict, an additional positive application factor may be
61	recognized in the application review process for an applicant
62	who agrees to voluntarily relinquish licensed nursing home beds
63	in one or more subdistricts where there is no calculated need.
64	The applicant must demonstrate that it operates, controls, or
65	has an agreement with another licensed community nursing home to
66	ensure that beds are voluntarily relinquished if the application
67	is approved and the applicant is licensed.
68	Section 2. Subsection (2) and paragraphs (f), (k), (p),
69	and (q) of subsection (3) of section 408.036, Florida Statutes,
70	are amended to read:
71	408.036 Projects subject to review; exemptions
72	(2) PROJECTS SUBJECT TO EXPEDITED REVIEWUnless exempt
73	pursuant to subsection (3), the following projects are subject
74	to an expedited review shall include, but not be limited to :
75	(a) A Transfer of a certificate of need, except that when
76	an existing hospital is acquired by a purchaser, all
77	certificates of need issued to the hospital which are not yet
78	operational shall be acquired by the purchaser $_{\overline{ au}}$ without need for
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79 a transfer.

80 Replacement of a nursing home within the same (b) district, if the proposed project site is located within a 81 82 geographic area that contains at least 65 percent of the facility's current residents and is within a 30-mile radius of 83 84 the replaced nursing home. If the proposed project site is 85 outside the subdistrict where the replaced nursing home is 86 located, the prior 6-month occupancy rate for licensed community 87 nursing homes in the proposed subdistrict must be at least 85 percent in accordance with the agency's most recently published 88 inventory. 89

(c) Replacement of a nursing home within the same 90 district, if the proposed project site is outside a 30-mile 91 92 radius of the replaced nursing home but within the same 93 subdistrict or a geographically contiguous subdistrict. If the 94 proposed project site is in the geographically contiguous 95 subdistrict, the prior 6-month occupancy rate for licensed 96 community nursing homes for that subdistrict must be at least 85 97 percent in accordance with the agency's most recently published 98 inventory.

99 <u>(d) (c)</u> Relocation of a portion of a nursing home's 100 licensed beds to <u>another</u> a facility <u>or to establish a new</u> 101 <u>facility</u> within the same district <u>or within a geographically</u> 102 <u>contiguous district</u>, if the relocation is within a 30-mile 103 radius of the existing facility and the total number of nursing 104 home beds in the <u>state</u> district does not increase.

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(e) (d) The New construction of a community nursing home in 105 a retirement community as further provided in this paragraph. 106 107 Expedited review under this paragraph is available if 1. all of the following criteria are met: 108 109 The residential use area of the retirement community is a. 110 deed-restricted as housing for older persons as defined in s. 111 760.29(4)(b). 112 b. The retirement community is located in a county in which 25 percent or more of its population is age 65 and older. 113 The retirement community is located in a county that 114 с. has a rate of no more than 16.1 beds per 1,000 persons age 65 115 years or older. The rate shall be determined by using the 116 current number of licensed and approved community nursing home 117 118 beds in the county per the agency's most recent published 119 inventory. 120 The retirement community has a population of at least d. 8,000 residents within the county, based on a population data 121 122 source accepted by the agency. 123 е. The number of proposed community nursing home beds in an application does not exceed the projected bed need after 124 applying the rate of 16.1 beds per 1,000 persons aged 65 years 125 and older projected for the county 3 years into the future using 126 the estimates adopted by the agency reduced by, after 127 128 subtracting the agency's most recently published inventory of 129 licensed and approved community nursing home beds in the county 130 per the agency's most recent published inventory. Page 5 of 11

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131 2. No more than 120 community nursing home beds shall be 132 approved for a qualified retirement community under each request 133 for application for expedited review. Subsequent requests for 134 expedited review under this process <u>may shall</u> not be made until 135 2 years after construction of the facility has commenced or 1 136 year after the beds approved through the initial request are 137 licensed, whichever occurs first.

3. The total number of community nursing home beds which may be approved for any single deed-restricted community pursuant to this paragraph <u>may shall</u> not exceed 240, regardless of whether the retirement community is located in more than one qualifying county.

4. Each nursing home facility approved under this
paragraph <u>must shall</u> be dually certified for participation in
the Medicare and Medicaid programs.

5. Each nursing home facility approved under this paragraph <u>must shall</u> be at least 1 mile, as measured over <u>publicly owned roadways</u>, from an existing approved and licensed community nursing home, measured over publicly owned roadways.

150

6. Section 408.0435 does not apply to this paragraph.

151 <u>6.7.</u> A retirement community requesting expedited review 152 under this paragraph shall submit a written request to the 153 agency for an expedited review. The request <u>must</u> shall include 154 the number of beds to be added and provide evidence of 155 compliance with the criteria specified in subparagraph 1.

156 7.8. After verifying that the retirement community meets

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157 the criteria for expedited review specified in subparagraph 1., 158 the agency shall publicly notice in the Florida Administrative 159 Register that a request for an expedited review has been 160 submitted by a qualifying retirement community and that the 161 qualifying retirement community intends to make land available 162 for the construction and operation of a community nursing home. 163 The agency's notice must shall identify where potential 164 applicants can obtain information describing the sales price of, 165 or terms of the land lease for, the property on which the project will be located and the requirements established by the 166 retirement community. The agency notice must shall also specify 167 the deadline for submission of the any certificate-of-need 168 application, which may shall not be earlier than the 91st day or 169 170 and not be later than the 125th day after the date the notice 171 appears in the Florida Administrative Register.

172 <u>8.9.</u> The qualified retirement community shall make land 173 available to applicants it deems to have met its requirements 174 for the construction and operation of a community nursing home 175 but <u>may</u> will sell or lease the land only to the applicant that 176 is issued a certificate of need by the agency under the 177 provisions of this paragraph.

a. A <u>certificate-of-need</u> certificate of need application submitted <u>under</u> pursuant to this paragraph <u>must</u> shall identify the intended site for the project within the retirement community and the anticipated costs for the project based on that site. The application <u>must</u> shall also include written

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197

evidence that the retirement community has determined that <u>both</u> the provider submitting the application and the project <u>satisfy</u> proposed by that provider satisfies its requirements for the project.

b. <u>If</u> the retirement <u>community determines</u> community's determination that more than one provider satisfies its requirements for the project<u>, it may notify</u> does not preclude the retirement community from notifying the agency of the provider it prefers.

192 <u>9.10.</u> The agency shall review each submitted application 193 submitted shall be reviewed by the agency. If multiple 194 applications are submitted for <u>a</u> the project as published 195 pursuant to subparagraph <u>7. 8., then</u> the <u>agency shall review the</u> 196 competing applications shall be reviewed by the agency.

The agency shall develop rules to implement the provisions for expedited review process, including time schedule, application content that which may be reduced from the full requirements of s. 408.037(1), and application processing.

202 (3) EXEMPTIONS.-Upon request, the following projects are
 203 subject to exemption from the provisions of subsection (1):

(f) For the addition of nursing home beds licensed under chapter 400 in a number not exceeding 30 total beds or 25 percent of the number of beds licensed in the facility being replaced under paragraph (2) (b), paragraph (2) (c), or paragraph (p), whichever is less. For the creation of a single nursing Page 8 of 11

209 home within a district by combining licensed beds from two or 210 more licensed nursing homes within such district, regardless of subdistrict boundaries, if 50 percent of the beds in the created 211 212 nursing home are transferred from the only nursing home in a 213 county and its utilization data demonstrate that it had an 214 occupancy rate of less than 75 percent for the 12-month period 215 ending 90 days before the request for the exemption. This 216 paragraph is repealed upon the expiration of the moratorium 217 established in s. 408.0435(1).

For the addition of nursing home beds licensed under 218 (k) chapter 400 in a number not exceeding 10 total beds or 10 219 220 percent of the number of beds licensed in the facility being expanded, whichever is greater; or, for the addition of nursing 221 222 home beds licensed under chapter 400 at a facility that has been 223 designated as a Gold Seal nursing home under s. 400.235 in a 224 number not exceeding 20 total beds or 10 percent of the number 225 of licensed beds in the facility being expanded, whichever is 226 greater.

1. In addition to any other documentation required by the agency, a request for exemption submitted under this paragraph must <u>certify that</u>:

a. Certify that The facility has not had any class I or
 class II deficiencies within the 30 months preceding the request
 for addition.

b. Certify that The prior 12-month average occupancy rate for the nursing home beds at the facility meets or exceeds <u>94</u> 96 Page 9 of 11

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235 percent.

c. Certify that Any beds authorized for the facility under this paragraph before the date of the current request for an exemption have been licensed and operational for at least 12 months.

240 2. The timeframes and monitoring process specified in s.
241 408.040(2)(a)-(c) apply to any exemption issued under this
242 paragraph.

3. The agency shall count beds authorized under this
paragraph as approved beds in the published inventory of nursing
home beds until the beds are licensed.

(p) For replacement of a licensed nursing home on the same site, or within <u>5</u> 3 miles of the same site <u>if within the same</u> <u>subdistrict</u>, if the number of licensed beds does not increase except as permitted under paragraph (f).

250 For consolidation or combination of licensed nursing (q) 251 homes or transfer of beds between licensed nursing homes within 252 the same planning district subdistrict, by providers that 253 operate multiple nursing homes with any shared controlled 254 interest within that planning district subdistrict, if there is 255 no increase in the planning district subdistrict total number of 256 nursing home beds and the site of the relocation is not more 257 than 30 miles from the original location.

258 Section 3. Section 408.0436, Florida Statutes, is created 259 to read:

260

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261	Notwithstanding the establishment of need as provided in this
262	chapter, the agency may not approve a certificate-of-need
263	application for new community nursing home beds following the
264	batching cycle in which the cumulative number of new community
265	nursing home beds approved from July 1, 2014, to June 30, 2019,
266	equals or exceeds 5,000. As used in this section, the term
267	"batching cycle" means the grouping for comparative review of
268	certificate-of-need applications submitted for beds, services,
269	or programs having a like certificate-of-need need methodology
270	or licensing category in the same planning horizon and the same
271	applicable district or subdistrict. This section is repealed
272	July 1, 2019.
273	Section 4. Section 408.0435, Florida Statutes, is
274	repealed.
275	Section 5. This act shall take effect July 1, 2014.
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