1		AN	ACT:	relating to certificate of need.
2	Be it	enac	ted by	y the General Assembly of the Commonwealth of Kentucky:
3		<b>→</b> S	ection	1. KRS 216B.020 is amended to read as follows:
4	(1)	<u>(a)</u>	The	provisions of this chapter that relate to the issuance of a certificate of
5			need	I shall not apply to:
6			<u>1.</u>	Abortion facilities as defined in KRS 216B.015;
7			<u>2.</u>	Any hospital which does not charge its patients for hospital services and
8				does not seek or accept Medicare, Medicaid, or other financial support
9				from the federal government or any state government;
10			<u>3.</u>	Assisted living residences; family care homes; state veterans' nursing
11				homes;
12			<u>4.</u>	Services provided on a contractual basis in a rural primary-care hospital
13				as provided under KRS 216.380;
14			<u>5.</u>	Community mental health centers for services as defined in KRS
15				Chapter 210;
16			<u>6.</u>	Primary care centers;
17			<u>7.</u>	Rural health clinics;
18			<u>8.</u>	Private duty nursing services operating as health care services agencies
19				as defined in KRS 216.718;
20			<u>9.</u>	Group homes;
21			<u>10.</u>	Licensed residential crisis stabilization units;
22			<u>11.</u>	Licensed free-standing residential substance use disorder treatment
23				programs with sixteen (16) or fewer beds, but not including Levels I and
24				II psychiatric residential treatment facilities or licensed psychiatric
25				inpatient beds;
26			<u>12.</u>	Outpatient behavioral health treatment, but not including partial
27				hospitalization programs;

1	<u>13.</u>	End stage renal disease dialysis facilities, freestanding or hospital based;
2	<u>14.</u>	Swing beds;
3	<u>15.</u>	Special clinics, including but not limited to wellness, weight loss, family
4		planning, disability determination, speech and hearing, counseling,
5		pulmonary care, and other clinics which only provide diagnostic
6		services with equipment not exceeding the major medical equipment
7		cost threshold and for which there are no review criteria in the state
8		health plan;
9	<u>16.</u>	Nonclinically related expenditures;
10	<u>17.</u>	Nursing home beds that shall be exclusively limited to on-campus
1		residents of a certified continuing care retirement community;
12	<u> 18.</u>	Home health services provided by a continuing care retirement
13		community to its on-campus residents;
4	<u>19.</u>	The relocation of hospital administrative or outpatient services into
15		medical office buildings which are on or contiguous to the premises of
16		the hospital;
17	<u>20.</u>	The relocation of acute care beds which occur among acute care
18		hospitals under common ownership and which are located in the same
19		area development district so long as there is no substantial change in
20		services and the relocation does not result in the establishment of a new
21		service at the receiving hospital for which a certificate of need is
22		required;
23	<u>21.</u>	The redistribution of beds by licensure classification within an acute
24		care hospital so long as the redistribution does not increase the total
25		licensed bed capacity of the hospital;
26	<u>22.</u>	Residential hospice facilities established by licensed hospice programs;

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23. The following health services provided on site in an existing health

1			fa	acility when the cost is less than six hundred thousand dollars
2			(2)	\$600,000) and the services are in place by December 30, 1991:
3			<u>a</u>	Psychiatric care where chemical dependency services are
4				provided <u>;[,]</u>
5			<u>b</u>	Level $\underline{I}$ [one (1)] and Level $\underline{II}$ [two (2)] of neonatal care; $\underline{and}$ [,]
6			<u>c</u>	Cardiac catheterization[,] and open heart surgery where cardiac
7				catheterization services are in place as of July 15, 1990; or
8			<u>24.</u> A	Ambulance services operating in accordance with subsection (6), (7), or
9			(3	8) of this section.
10		<u>(b)</u>	The[Tl	nese listed] facilities or services listed in paragraph (a) of this
11			subsec	tion shall be subject to licensure, when applicable.
12	(2)	Noth	ning in t	this chapter shall be construed to authorize the licensure, supervision,
13		regu	lation, o	r control in any manner of:
14		(a)	Private	e offices and clinics of physicians, dentists, and other practitioners of
15			the hea	aling arts, except any physician's office that meets the criteria set forth
16			in KRS	S 216B.015(5) or that meets the definition of an ambulatory surgical
17			center	as set out in KRS 216B.015;
18		(b)	Office	buildings built by or on behalf of a health facility for the exclusive use
19			of phy	sicians, dentists, and other practitioners of the healing arts; unless the
20			physic	ian's office meets the criteria set forth in KRS 216B.015(5), or unless
21			the phy	ysician's office is also an abortion facility as defined in KRS 216B.015,
22			except	no capital expenditure or expenses relating to any such building shall
23			be cha	rgeable to or reimbursable as a cost for providing inpatient services
24			offered	I by a health facility;
25		(c)	Outpat	ient health facilities or health services that:
26			1. Γ	Oo not provide services or hold patients in the facility after midnight;
27			a	nd

1			2. Are exempt from certificate of need and licensure under subsection (3)
2			of this section;
3		(d)	Dispensaries and first-aid stations located within business or industrial
4			establishments maintained solely for the use of employees, if the facility does
5			not contain inpatient or resident beds for patients or employees who generally
6			remain in the facility for more than twenty-four (24) hours;
7		(e)	Establishments, such as motels, hotels, and boarding houses, which provide
8			domiciliary and auxiliary commercial services, but do not provide any health
9			related services and boarding houses which are operated by persons
10			contracting with the United States Department of Veterans Affairs for
11			boarding services;
12		(f)	The remedial care or treatment of residents or patients in any home or
13			institution conducted only for those who rely solely upon treatment by prayer
14			or spiritual means in accordance with the creed or tenets of any recognized
15			church or religious denomination and recognized by that church or
16			denomination; and
17		(g)	On-duty police and fire department personnel assisting in emergency
18			situations by providing first aid or transportation when regular emergency
19			units licensed to provide first aid or transportation are unable to arrive at the
20			scene of an emergency situation within a reasonable time.
21	(3)	The	following outpatient categories of care shall be exempt from certificate of need
22		and	licensure on July 14, 2018:
23		(a)	Primary care centers;
24		(b)	Special health clinics, unless the clinic provides pain management services
25			and is located off the campus of the hospital that has majority ownership
26			interest;
27		(c)	Specialized medical technology services, unless providing a state health plan

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1			service;
2		(d)	Retail-based health clinics and ambulatory care clinics that provide
3			nonemergency, noninvasive treatment of patients;
4		(e)	Ambulatory care clinics treating minor illnesses and injuries;
5		(f)	Mobile health services, unless providing a service in the state health plan;
6		(g)	Rehabilitation agencies;
7		(h)	Rural health clinics; and
8		(i)	Off-campus, hospital-acquired physician practices.
9	(4)	The	exemptions established by subsections (2) and (3) of this section shall not
10		appl	y to the following categories of care:
11		(a)	An ambulatory surgical center as defined by KRS 216B.015 <del>[(4)]</del> ;
12		(b)	A health facility or health service that provides one (1) of the following types
13			of services:
14			1. Cardiac catheterization;
15			2. Megavoltage radiation therapy;
16			3. Adult day health care;
17			4. Behavioral health services;
18			5. Chronic renal dialysis;
19			6. Birthing services; or
20			7. Emergency services above the level of treatment for minor illnesses or
21			injuries;
22		(c)	A pain management facility as defined by KRS 218A.175 <del>[(1)]</del> ;
23		(d)	An abortion facility that requires licensure pursuant to KRS 216B.0431; or
24		(e)	A health facility or health service that requests an expenditure that exceeds the
25			major medical expenditure minimum.
26	(5)	An o	existing facility licensed as an intermediate care or nursing home shall notify

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the cabinet of its intent to change to a nursing facility as defined in Pub. L.

1	<b>No.</b> [Public Law] 100-203. A certificate of need shall not be required for conversion
2	of an intermediate care or nursing home to the nursing facility licensure category.

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- (6) Ambulance services owned and operated by a city government, which propose to provide services in coterminous cities outside of the ambulance service's designated geographic service area, shall not be required to obtain a certificate of need if the governing body of the city in which the ambulance services are to be provided enters into an agreement with the ambulance service to provide services in the city.
  - (7) Ambulance services owned by a hospital shall not be required to obtain a certificate of need for the sole purpose of providing non-emergency and emergency transport services originating from its hospital.
  - (8) (a) As used in this subsection, "emergency ambulance transport services" means the transportation of an individual that has an emergency medical condition with acute symptoms of sufficient severity that the absence of immediate medical attention could reasonably be expected to place the individual's health in serious jeopardy or result in the serious impairment or dysfunction of the individual's bodily organs.
    - (b) A city or county government that has conducted a public hearing for the purposes of demonstrating that an imperative need exists in the city or county to provide emergency ambulance transport services within its jurisdictional boundaries shall not be required to obtain a certificate of need for the city or county to:
      - 1. Directly provide emergency ambulance transport services as defined in this subsection within the city's or county's jurisdictional boundaries; or
      - 2. Enter into a contract with a hospital or hospitals within its jurisdiction, or within an adjoining county if there are no hospitals located within the county, for the provision of emergency ambulance transport services as defined in this subsection within the city's or county's jurisdictional

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1		boundaries.
2	(c)	Any license obtained under KRS Chapter 311A by a city or county for the
3		provision of ambulance services operating under a certificate of need
4		exclusion pursuant to this subsection shall be held exclusively by the city or
5		county government and shall not be transferrable to any other entity.
6	(d)	Prior to obtaining the written agreement of a city, an ambulance service
7		operating under a county government certificate of need exclusion pursuant to
8		this subsection shall not provide emergency ambulance transport services
9		within the boundaries of any city that:
10		1. Possesses a certificate of need to provide emergency ambulance
11		services;
12		2. Has an agency or department thereof that holds a certificate of need to
13		provide emergency ambulance services; or
14		3. Is providing emergency ambulance transport services within its
15		jurisdictional boundaries pursuant to this subsection.
16	(9) (a)	Except where a certificate of need is not required pursuant to subsection (6),
17		(7), or (8) of this section, the cabinet shall grant nonsubstantive review for a
18		certificate of need proposal to establish an ambulance service that is owned by
19		a:
20		1. City government;
21		2. County government; or
22		3. Hospital, in accordance with paragraph (b) of this subsection.
23	(b)	A notice shall be sent by the cabinet to all cities and counties that a certificate
24		of need proposal to establish an ambulance service has been submitted by a
25		hospital. The legislative bodies of the cities and counties affected by the
26		hospital's certificate of need proposal shall provide a response to the cabinet

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within thirty (30) days of receiving the notice. The failure of a city or county

1			legislative body to respond to the notice shall be deemed to be support for the
2			proposal.
3		(c)	An ambulance service established under this subsection shall not be
4			transferred to another entity that does not meet the requirements of paragraph
5			(a) of this subsection without first obtaining a substantive certificate of need.
6	(10)	Noty	withstanding any other provision of law, a continuing care retirement
7		com	munity's nursing home beds shall not be certified as Medicaid eligible unless a
8		certi	ficate of need has been issued authorizing applications for Medicaid
9		certi	fication. The provisions of subsection (5) of this section notwithstanding, a
10		cont	inuing care retirement community shall not change the level of care licensure
11		statu	s of its beds without first obtaining a certificate of need.
12	(11)	An a	ambulance service established under subsection (9) of this section shall not be
13		trans	sferred to an entity that does not qualify under subsection (9) of this section
14		with	out first obtaining a substantive certificate of need.
15	(12)	(a)	The provisions of subsections (7), (8), and (9) of this section shall expire on
16			July 1, 2026.
17		(b)	All actions taken by cities, counties, and hospitals, exemptions from obtaining
18			a certificate of need, and any certificate of need granted under subsections (7),
19			(8), and (9) of this section prior to July 1, 2026, shall remain in effect on and
20			after July 1, 2026.

→ Section 2. KRS 216B.095 is amended to read as follows:

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- (1) An applicant may waive the procedures for formal review of an application for a certificate of need and request a nonsubstantive review as provided below. The cabinet <u>shall</u>[may] grant or deny nonsubstantive review status within ten (10) days of the date the application is deemed completed and shall give notice to all affected persons of the decision to conduct a nonsubstantive review.
- 27 (2) Any affected person other than the applicant may request a hearing by filing a

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1		requ	est with the cabinet within ten (10) days of the notice to conduct a
2		nons	substantive review. As applicable, hearings shall be conducted as provided in
3		KRS	S 216B.085.
4	<u>(3)</u>	<del>[Bas</del>	sed solely upon the record established with regard to the matter, ]The cabinet
5		shal	approve or deny an application that has been granted nonsubstantive review
6		with	in thirty-five (35) days of the date that nonsubstantive review status was
7		gran	nted[a certificate of need on all projects assigned nonsubstantive review status
8		with	in thirty five (35) days of the determination of nonsubstantive review status. If
9		the	application is denied nonsubstantive review status, it shall automatically be
10		plac	ed in the formal review process].
11	<u>(4)</u> [(	<del>(2)]</del>	If a certificate of need is denied following a nonsubstantive review, the
12		appl	icant may request that the application be placed in the next cycle of the formal
13		revi	ew process.
14	<u>(5)</u>	Notl	ning in this section[subsection] shall require an applicant to pursue a formal
15		revi	ew before obtaining judicial review pursuant to KRS 216B.115.
16	<u>(6)</u> [(	<del>(3)]</del>	The cabinet <u>shall</u> [may] grant nonsubstantive review status to an application
17		for a	a certificate of need which is required:
18		(a)	To change the location of a proposed health facility;
19		(b)	To replace or relocate a licensed health facility <u>if:</u> [,]
20			<u>1. a.</u> [If] There is no substantial change in health services or substantial
21			change in bed capacity; and
22			b. The replacement or relocation is within the same county; or
23			2. The replacement or relocation is for a psychiatric residential treatment
24			<u>facility;</u>
25		(c)	To replace or repair worn equipment if the worn equipment has been used by
26			the applicant in a health facility for five (5) years or more;
27		(d)	For cost escalations; [or]

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1	(e)	To establish or expand a health facility or health service for which there is
2		not a component in the state health plan;
3	<u>(f)</u>	To establish an ambulatory surgical center pursuant to the conditions
4		specified in subsection (10) of this section;
5	<u>(g)</u>	To establish an ambulatory surgical center that:
6		1. Does not charge its patients and does not seek or accept:
7		a. Payment from any health insurance provider, including
8		Medicare and Medicaid; or
9		b. Financial support from the state or federal government; and
10		2. Utilizes the surgical facilities of an existing licensed ambulatory
11		surgical center during times the host ambulatory surgical center is not
12		in operation;
13	<u>(h)</u>	To establish an industrial ambulance service;
14	<u>(i)</u>	Prior to July 1, 2026, to establish an ambulance service in accordance with
15		subsection (9) of Section 1 of this Act;
16	<u>(j)</u>	For a proposal made by a Level II psychiatric residential treatment facility;
17	<u>(k)</u>	To establish an inpatient psychiatric unit in an existing licensed acute care
18		hospital under the following conditions:
19		1. The hospital is located in a county that has no existing, freestanding
20		psychiatric hospital;
21		2. The occupancy of acute care beds in the hospital is less than seventy
22		percent (70%) according to the most recent edition of the Kentucky
23		Annual Hospital Utilization and Services Report produced by the
24		Cabinet for Health and Family Services;
25		3. All of the proposed psychiatric beds are being converted from licensed
26		acute care beds;
27		4. No more than twenty percent (20%) of the hospital's acute care beds

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1	up to a maximum of twenty-five (25) beas will be converted to
2	psychiatric beds;
3	5. All of the psychiatric beds will be implemented on-site at the
4	applicant's existing licensed facility; and
5	6. All of the psychiatric beds will be dedicated exclusively to the
6	treatment of adult patients aged eighteen (18) to sixty-four (64);
7	(l) For a proposal made by a Kentucky licensed acute care hospital, critical
8	access hospital, or nursing facility to expand a home health service to
9	provide services exclusively to patients discharged from its facility who
10	require home health services at the time of discharge and no existing
11	licensed home health agency is available and willing to accept the referral;
12	(m) 1. For a proposal by a PACE program for a program that:
13	a. Has met the requirements of the state readiness review according
14	to a report submitted by the Department for Medicaid Services to
15	the Centers for Medicare and Medicaid Services;
16	b. Seeks to provide a health service directly to its members that is
17	not exempt from certificate of need under Section 1 of this Act;
18	<u>and</u>
19	c. Ensures that all services authorized under the PACE agreement
20	are provided exclusively to its members who reside within a
21	service area:
22	i. Located within the Commonwealth of Kentucky; and
23	ii. Approved by both the Department for Medicaid Services
24	and Centers for Medicare and Medicaid Services.
25	2. As used in this paragraph, "PACE" has the same meaning as in KRS
26	<u>216B.168;</u>
27	(n) For a proposal to reestablish a licensed health care facility or service that

1	was provided at a nospital and was voluntarity discontinued by the applicant
2	under the following circumstances:
3	1. The termination or voluntary closure of the hospital:
4	a. Was not the result of an order or directive by the cabinet,
5	governmental agency, judicial body, or other regulatory
6	authority;
7	b. Did not occur during or after an investigation by the cabinet,
8	governmental agency, or other regulatory authority;
9	c. Occurred while the facility was in substantial compliance with
10	applicable administrative regulations and was otherwise eligible
11	for relicensure; and
12	d. Was not an express condition of any subsequent certificate of
13	need approval;
14	2. The application to reestablish the health care facility or service that
15	was voluntarily discontinued is filed no more than one (1) year from
16	the date the hospital last provided the service that the applicant is
17	seeking to reestablish;
18	3. A proposed health care facility shall be located within the same county
19	as the former health care facility and at a single location; and
20	4. The application shall not seek to reestablish any type of bed utilized in
21	the care and treatment of patients for more than twenty-three (23)
22	consecutive hours;
23	(o) For a proposal that involves transferring acute care beds from one (1) or
24	more existing Kentucky-licensed hospitals to establish a new hospital under
25	the following circumstances:
26	1. The existing and new hospitals shall be under common ownership and
27	located in the same county;

1		2. No more than fifty percent (50%) of the existing hospital's acute care
2		beds shall be transferred to the new facility; and
3		3. If the existing hospital:
4		a. Is a state university teaching hospital, the existing hospital
5		exceeded, by at least one (1), the minimum number of quality
6		measures required to receive supplemental university directed
7		payments from the state Medicaid program for the state fiscal
8		year preceding the date the application was filed; or
9		b. Is not a state university teaching hospital, the existing hospital's
10		overall star rating by the Centers for Medicare and Medicaid
11		Services Hospital Care Compare program was three (3) stars or
12		higher on the most recent annual update to the overall star
13		ratings preceding the date the application was filed; or
14	<u>(p)</u>	In other circumstances the cabinet <u>may prescribe</u> by administrative
15		regulation <del>[ may prescribe]</del> .
16	<u>(7)</u> [(4)]	If an application is granted nonsubstantive review status, unless rebutted by
17	<u>clea</u>	r and convincing evidence submitted by an affected party, there shall be a
18	pres	umption that the facility or service is:
19	<u>(a)</u>	Needed; and
20	<u>(b)</u>	Consistent with the state health plan [Notwithstanding any other provision to
21		the contrary in this chapter, the cabinet may approve a certificate of need for a
22		project required for the purposes set out in subsection (3)(a) to (e) of this
23		section, unless it finds the facility or service with respect to which the capital
24		expenditure is proposed to be made is not required; or to the extent the facility
25		or services contemplated by the proposed capital expenditure is addressed in
26		the state health plan, the cabinet finds that the capital expenditure is not
27		consistent with the state health plan].

1	(8) [(5)] The decision of the cabinet approving or denying a certificate of need
2	pursuant to this section shall be final for purposes of judicial appeal, unless the
3	applicant requests the application be placed in the formal review process. An
4	approved certificate shall be issued thirty (30) days after notice of the cabinet's
5	decision, unless a judicial appeal is taken and issuance is enjoined by the court.
6	(9)[(6)] Notwithstanding any other provision of law, the cabinet shall not grant
7	nonsubstantive review status to a certificate of need application that indicates an

intent to apply for Medicaid certification of nursing home beds within a continuing care retirement community established under KRS 216B.015, 216B.020, 216B.330, and 216B.332.

(10)[(7)] Notwithstanding any provision of state law or the state health plan promulgated by administrative regulation in accordance with KRS 216B.040, the cabinet shall grant nonsubstantive review for a certificate of need proposal to establish an ambulatory surgical center if the applicant complies with the following:

- (a) The applicant is an ambulatory surgical center that was organized and in operation as the private office of a physician or physician group prior to October 1, 2006;
- (b) 1. The cabinet's general counsel has submitted a letter to the Accreditation Association for Ambulatory Health Care advising that the cabinet does not object to the applicant's parent company applying for and obtaining Medicare certification; or
  - The applicant is an ambulatory surgical center that has received from the cabinet a favorable advisory opinion dated June 14, 2005, confirming that the applicant would be exempt from the certificate of need or licensure requirement;
- (c) The applicant's ambulatory surgical center has been inspected and accredited by the Accreditation Association for Ambulatory Health Care since December

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1 31, 2006, and has maintained accreditation with that organization consistently since that time; and

- (d) The applicant was a party to litigation concerning the ambulatory surgical center and physician office issue and, prior to July 12, 2012, obtained a Court of Appeals ruling in its favor.
- → Section 3. KRS 216B.062 is amended to read as follows:

(2)

(1)

- Applications for certificates of need shall be submitted according to timetables established by the cabinet by promulgation of administrative regulation, pursuant to the provisions of KRS Chapter 13A. The application for a certificate of need shall include the name and business address of any owner, investor, or stockholder in the project whose ownership interest is greater than ten percent (10%). Once an application has been deemed complete pursuant to the cabinet's administrative regulations, notice shall be given as provided by the regulations of the beginning of the review, the proposed review schedule, and the right to request a hearing. The review shall be deemed to commence on the date of notice. No review shall take longer than ninety (90) days from the commencement of the review unless the applicant agrees to a deferral of action.
- The cabinet shall not batch applications proposing the same or similar types of services, facilities, or equipment [Applications proposing the same or similar types of services, facilities, or equipment shall be batched for review purposes, excluding those granted nonsubstantive review status. The cabinet shall by promulgation of administrative regulation under KRS Chapter 13A establish appropriate batching groups to assure that applications for each type of service, facility, or equipment will be eligible for consideration at set intervals. In each review batch, the cabinet shall review and, if appropriate, compare all timely filed applications proposing similar types of services, facilities, or equipment in the same health service areas].
- → SECTION 4. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO

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1	REA	AD AS	S FOLLOWS:
2	<u>(1)</u>	As u	used in this section:
3		<u>(a)</u>	"Health care system" means a for-profit, nonprofit, or university-affiliated
4			organization that owns and manages an existing licensed hospital within an
5			urban health care market;
6		<u>(b)</u>	"Pilot program" means the program established under this section; and
7		<u>(c)</u>	"Urban health care market" means a county:
8			1. With a population exceeding one hundred thousand (100,000) based
9			upon the most recent United States Census Bureau Annual Estimates
10			of the Resident Population for Counties; and
11			2. That has one (1) or more licensed hospitals within the county that
12			exceeded thirty thousand (30,000) inpatient days in the prior year,
13			according to the most recent edition of the Kentucky Annual Hospital
14			Utilization and Services Report produced by the Cabinet for Health
15			and Family Services.
16	<u>(2)</u>	(a)	The General Assembly finds and declares that health care consumers will
17			benefit from increased access to quality health care services in the state's
18			urban health care markets through reforms to certificate of need.
19			Furthermore, policymakers may utilize knowledge gained from a pilot
20			program in the state's urban health care markets to inform future initiatives
21			to increase access to health care services throughout the Commonwealth.
22		<u>(b)</u>	The cabinet shall establish a pilot program in Kentucky's urban health care
23			markets to modernize requirements for a certificate of need.
24		<u>(c)</u>	The pilot program shall begin on January 1, 2026, and end on December
25			31, 2029, unless otherwise extended or limited by the General Assembly.
26	<u>(3)</u>	Not	withstanding any other provisions of this chapter to the contrary, the
27		follo	owing provisions shall apply under the pilot program:

1	(a)	In addition to exemptions in Section 1 of this Act, the following shall be
2		exempt from obtaining a certificate of need in an urban health care market:
3		1. Medical resonance imaging equipment;
4		2. Providers replacing worn equipment if the equipment has been used in
5		a health facility for three (3) years or more and it previously required
6		a certificate of need;
7		3. Ambulatory surgical centers solely dedicated to ophthalmological
8		services;
9		4. Megavoltage radiation therapy and PET equipment acquired by
10		existing licensed Kentucky hospitals with accredited cancer centers;
11		5. Personal care homes specializing in Alzheimer's or dementia care;
12		6. Increases in the bed capacity of an existing licensed hospital up to ten
13		(10) beds or twenty percent (20%) of capacity, whichever is greater, in
14		any consecutive three (3) year period, in a hospital that has
15		maintained an overall occupancy of acute care beds in the facility at a
16		rate greater than eighty percent (80%) for the previous twelve (12)
17		month period; and
18		7. To change the location of a proposed health facility or to relocate a
19		licensed health facility if the change of location or relocation is within
20		the same county.
21		The facilities or services listed in this paragraph shall be subject to
22		licensure, when applicable;
23	<u>(b)</u>	In addition to those facilities or services granted nonsubstantive review
24		status in Section 2 of this Act, the following shall be granted nonsubstantive
25		review status of an application for a certificate of need in an urban health
26		care market:
2.7		1. Establishing or expanding:

I	a. Private duty nursing services to be provided solely within an
2	urban health care market;
3	b. Home health services to be provided solely within an urban
4	health care market;
5	c. Adult day care centers; and
6	d. Facilities specializing in the treatment of chemical dependency
7	or substance abuse disorders;
8	2. Increases in the bed capacity of an existing licensed hospital up to fifty
9	percent (50%) of capacity if:
10	a. The additional beds are utilized to establish a new hospital under
11	common ownership and within the same county;
12	b. The existing hospital has maintained an overall occupancy of
13	acute care beds at a rate greater than eighty percent (80%) for
14	the previous twelve (12) month period; and
15	c. There are a minimum of two (2) health care systems within the
16	county where the new hospital will be located; and
17	3. Ambulatory surgical centers dedicated solely to pain management.
18	The facilities or services listed in this paragraph shall be subject to
19	licensure, when applicable; and
20	(c) 1. a. An applicant listed under paragraph (b) of this subsection and
21	any affected person may submit written testimony, research, or
22	other materials for consideration to the cabinet within ten (10)
23	days of the notice to conduct a nonsubstantive review.
24	b. Upon request from the applicant, the cabinet shall provide the
25	applicant with a copy of any written testimony, research, or other
26	materials submitted to the cabinet by an affected person. The
27	applicant may provide a response to the cabinet within five (5)

1		days of receiving them from the cabinet.
2		c. Only the applicant may request a hearing that shall be conducted
3		as provided in KRS 216B.085.
4		2. If a certificate of need is denied following a nonsubstantive review, the
5		applicant may:
6		a. Request that the application be placed in the next cycle of the
7		formal review process;
8		b. Request that the cabinet reconsider its decision pursuant to KRS
9		<u>216B.090; or</u>
10		c. Seek judicial review pursuant to KRS 216B.115.
11		3. Notwithstanding any law to the contrary, only the applicant may
12		request an application to be placed in the formal review process,
13		request the cabinet to reconsider its decision, or seek judicial review.
14	<u>(4)</u>	Upon the end of the pilot program, all facilities or services established in an
15		urban health care market under the pilot program shall retain:
16		(a) Any certificate of need granted during the pilot program; and
17		(b) Approval of all related investments approved during the pilot program.
18	<u>(5)</u>	The cabinet shall submit a report on the progress of the pilot program by
19		November 1 year each of the pilot program to the Legislative Research
20		Commission for referral to the Interim Joint Committee on Health Services.
21	<u>(6)</u>	The cabinet may promulgate administrative regulations in accordance with KRS
22		Chapter 13A to implement this section.