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Councilmember Dan Kalb



CITY HALL - ONE FRANK H. OGAWA PLAZA, 2ND FLOOR - OAKLAND - CALIFORNIA 94612

Agenda Memorandum

To: Rules & Legislation Committee

From: Councilmember Dan Kalb

Date: March 2, 2017

Subject: Support of SB 687

Colleagues on the City Council and Members of the Public,

With our Resolution of Support for SB 687 (Skinner), I am submitting the attached text of the bill.

Respectfully submitted,

Dan Kalb, Councilmember

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Approved as to Form and Legality			
MDACT			
City Attorney's Office			

OAKLAND CITY COUNCIL

RESOL	JUTION NO	C.M.S

INTRODUCED BY COUNCILMEMBER DAN KALB

RESOLUTION IN SUPPORT OF SENATE BILL 687 (SKINNER) THAT WOULD (1) EXTEND EXISTING ATTORNEY GENERAL NOTICE AND CONSENT REQUIREMENTS CONCERNING THE DISPOSITION OF ASSETS BY NONPROFIT CORPORATIONS CONTROLLING HEALTH FACILITIES TO INCLUDE LEASE OR TRANSFER OF AN EMERGENCY CENTER TO FOR-PROFIT ENTITIES OR MUTUAL BENEFIT CORPORATIONS AND (2) REQUIRE NONPROFIT CORPORATIONS PROVIDING EMERGENCY CENTER SERVICES TO OBTAIN THE CONSENT OF THE ATTORNEY GENERAL PRIOR TO REDUCING OR ELIMINATING SERVICE LEVELS

WHEREAS, between 1996-2009, the number of emergency department visits in California increased by 27% while the number of operating emergency departments shrank by 12%; and

WHEREAS, in 2014, a report by the American College of Emergency Physicians gave California an F grade for access to emergency care due to a lack of emergency room beds; and

WHEREAS, California has the lowest number of emergency departments per capita in the country, with only 6.7 per 1 million people; and

WHEREAS, a study in the Journal of Health Affairs found that nearly a quarter of hospital admissions between 1999-2010 occurred near an emergency department closure, and that these admissions had a 5% higher chance of inpatient mortality (10% for patients under 65); and

WHEREAS, African Americans, Latinos, women, people under 65, and those who were uninsured or on Medicaid are more likely to be affected by emergency department closures; and

WHEREAS, the closure of Doctors Medical Center in San Pablo in 2015 has resulted in a 5-11% increase in EMS ambulance transports to Alta Bates Medical Center; and

WHEREAS, paramedics from the Berkeley Fire Department transport over 5,000 patients a year to Alta Bates, which is roughly 14 visits a day, and taking those patients to Summit Medical Center in Oakland would increase transportation times by 24 minutes; and

WHEREAS, Senate Bill (SB) 687 (Skinner) would require any nonprofit that operates or controls a health facility provide notice to and obtain consent of the Attorney General prior to a reduction or elimination of the level of emergency services; and

WHEREAS, SB 687 would give the Attorney General the authority to act on the public's behalf by assessing the negative impacts that a closure or reduction would have on the community; and

RESOLVED: That the Oakland City Council hereby endorses SB 687 and urges the California State Legislature and Governor Jerry Brown to support its enactment into law.

IN COUNCIL, OAKLAND, CALIFORNIA,

PASSED BY THE FOLLOWING VOTE:

AYES - BROOKS, CAMPBELL WASHINGTON, GALLO, GIBSON MCELHANEY, GUILLÉN, KALB, KAPLAN, AND PRESIDENT REID

NOES -

ABSENT -

ABSTENTION -

ATTEST:

LATONDA SIMMONS

City Clerk and Clerk of the Council of the City of Oakland, California

Introduced by Senator Skinner

February 17, 2017

An act to amend Sections 5914 and 5920 of, and to add Chapter 9.2 (commencing with Section 5940) to Part 2 of Division 2 of the Corporations Code, and to amend Section 1255.1 of the Health and Safety Code, relating to health facilities.

LEGISLATIVE COUNSEL'S DIGEST

SB 687, as introduced, Skinner. Health facilities: emergency centers: Attorney General.

Existing law requires any nonprofit corporation that operates or controls a health facility or operates or controls a facility that provides similar health care, to provide written notice to, and obtain the written consent of, the Attorney General prior to selling or otherwise disposing of a material amount of its assets to a for-profit corporation or entity, a mutual benefit corporation or entity, or another nonprofit corporation or entity. Existing law authorizes the Attorney General to consider, before consenting to an agreement to sell or dispose of assets to these corporations or entities, whether the terms and conditions of the agreement or transaction are fair and reasonable to the nonprofit corporation, and whether the agreement or transaction is at a fair market value, as specified.

This bill would apply the above notice and consent requirements to when the nonprofit corporation plans to sell, transfer, lease, exchange, option, convey, or otherwise dispose of a licensed emergency center within one year after the Attorney General gives a specified consent or conditional consent.

This bill, except as specified, also would require any nonprofit corporation that operates or controls a health facility or operates or SB 687

controls a facility that provides similar health care and that provides emergency services at a licensed emergency center to provide written notice to, and obtain written consent of, the Attorney General prior to a reduction of the level of emergency medical services provided or their elimination. This bill would require the written notice to contain the information that the Attorney General determines is required to make a decision in the public interest. The bill would require the Attorney General to notify the public benefit corporation of the decision to provide consent or conditional consent or withhold consent to the reduction in or elimination of emergency medical services within specified periods of time. This bill, among other things, would require the Attorney General to conduct one or more public hearings after providing public notice, as specified, before issuing the written notice.

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Existing law requires emergency services and care to be provided to any person requesting the services or care, or for whom services or care is requested, for any condition in which the person is in danger of loss of life, or serious injury or illness, at any health facility licensed under this chapter that maintains and operates an emergency department to provide emergency services to the public when the health facility has appropriate facilities and qualified personnel available to provide the services or care. Existing law authorizes the Attorney General to bring a civil action against the responsible hospital or administrative or medical personnel to enjoin the violation of various provisions of existing law regarding the provision of emergency services at a licensed health facility.

Existing law requires a hospital that provides emergency medical services to, as soon as possible, but not later than 90 days prior to a planned reduction or elimination of the level of emergency medical services, provide notice of the intended change to the State Department of Public Health, among other entities. Violation of these requirements is a crime.

This bill would require the above-described notice to also be given to the Attorney General. By changing the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

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Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

The people of the State of California do enact as follows:

1 SECTION 1. Section 5914 of the Corporations Code is 2 amended to read:

- 5914. (a) (1) Any nonprofit corporation that is defined in Section 5046 and operates or controls a health facility, as defined in Section 1250 of the Health and Safety Code, or operates or controls a facility that provides similar health care, shall be required to provide written notice to, and to obtain the written consent of, the Attorney General prior to entering into any agreement or transaction to do-either any of the following:
- (A) Sell, transfer, lease, exchange, option, convey, or otherwise dispose of, its assets to a for-profit corporation or entity or to a mutual benefit corporation or entity when a material amount of the assets of the nonprofit corporation are involved in the agreement or transaction.
- (B) Transfer control, responsibility, or governance of a material amount of the assets or operations of the nonprofit corporation to any for-profit corporation or entity or to any mutual benefit corporation or entity.
- (C) Sell, transfer, lease, exchange, option, convey, or otherwise dispose of an emergency center licensed pursuant to Sections 1255 and 1277 of the Health and Safety Code to a for-profit corporation or entity or to a mutual benefit corporation or entity within one year after the Attorney General gives, pursuant to Section 5940, consent or conditional consent to the reduction or elimination of emergency medical services provided at the emergency center.
- (2) The substitution of a new corporate member or members that transfers the control of, responsibility for, or governance of the nonprofit corporation shall be deemed a transfer for purposes of this article. The substitution of one or more members of the governing body, or any arrangement, written or oral, that would transfer voting control of the members of the governing body, shall also be deemed a transfer for purposes of this article.
- (b) The notice to the Attorney General provided for in this section shall include and contain the information the Attorney General determines is required. The notice, including any other

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information provided to the Attorney General under this article, and that is in the public file, shall be made available by the Attorney General to the public in written form, as soon as is practicable after it is received by the Attorney General.

- (c) This section shall not apply to a nonprofit corporation if the agreement or transaction is in the usual and regular course of its activities or if the Attorney General has given the corporation a written waiver of this section as to the proposed agreement or transaction.
- (d) This section shall apply to any foreign nonprofit corporation that operates or controls a health facility, as defined in Section 1250 of the Health and Safety Code, or a facility that provides similar health care.
- SEC. 2. Section 5920 of the Corporations Code is amended to read:
- 5920. (a) (1) Any nonprofit corporation that is defined in Section 5046 and operates or controls a health care facility, as defined in Section 1250 of the Health and Safety Code, or operates or controls a facility that provides similar health care, shall be required to provide written notice to, and to obtain the written consent of, the Attorney General prior to entering into any agreement or transaction to do-either any of the following:
- (A) Sell, transfer, lease, exchange, option, convey, or otherwise dispose of, its assets to another nonprofit corporation or entity when a material amount of the assets of the nonprofit corporation are involved in the agreement or transaction.
- (B) Transfer control, responsibility, or governance of a material amount of the assets or operations of the nonprofit corporation to another nonprofit corporation or entity.
- (C) Sell, transfer, lease, exchange, option, convey, or otherwise dispose of an emergency center licensed pursuant to Sections 1255 and 1277 of the Health and Safety Code to another nonprofit corporation or entity within one year after the Attorney General gives, pursuant to Section 5940, consent or conditional consent to the reduction or elimination of emergency medical services provided at the emergency center.
- (2) The substitution of a new corporate member or members that transfers the control of, responsibility for, or governance of the nonprofit corporation, the substitution of one or more members of the governing body that would transfer voting control of the

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members of the governing body, or any arrangement, written or oral, that would transfer voting control of the entity shall be deemed a transfer for purposes of this article.

- (b) The notice to the Attorney General provided for in this section shall contain the information the Attorney General determines is required. The notice, including any other information provided to the Attorney General under this article, and that is the public file, shall be made available by the Attorney General to the public in written form, as soon as is practicable after it is received by the Attorney General.
- (c) This section shall not apply to a nonprofit corporation if the agreement or transaction is in the usual and regular course of its activities or if the Attorney General has given the corporation a written waiver of this section as to the proposed agreement or transaction.
- (d) This section shall apply to any foreign nonprofit corporation that operates or controls a health facility, as defined in Section 1250 of the Health and Safety Code, or a facility that provides similar health care.
- (e) This section shall not apply to an agreement or transaction if the other party to the agreement or transaction is an affiliate, as defined in Section 5031, of the transferring nonprofit corporation or entity, and the corporation or entity has given the Attorney General 20 days advance notice of the agreement or transaction.
- SEC. 3. Chapter 9.2 (commencing with Section 5940) is added to Part 2 of Division 2 of the Corporations Code, to read:

CHAPTER 9.2. EMERGENCY CENTER SERVICES

5940. (a) Except as provided in subdivision (b), a nonprofit corporation that operates or controls a health facility, as defined in Section 1250 of the Health and Safety Code, or operates or controls a facility that provides similar health care, and that provides emergency medical services at an emergency center licensed under Sections 1255 and 1277 of the Health and Safety Code, shall provide written notice to, and to obtain the written consent of, the Attorney General as soon as possible, but not later than 90 days prior to a planned reduction in the level of emergency medical services provided or elimination of those services.

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(b) (1) This section shall not apply to a nonprofit corporation if the Attorney General has given the corporation a written waiver of this section as to the planned elimination or reduction of the level of emergency medical services.

(2) A health facility shall not be subject to this section if, pursuant to subdivision (c) of Section 1255.1 of the Health and Safety Code, the State Department of Public Health determines that the use of resources to keep the emergency center open substantially threatens the stability of the hospital as a whole, or cites the emergency center for unsafe staffing practices.

- (c) The notice to the Attorney General described in subdivision (a) shall include and contain the information the Attorney General determines is required to make a decision in the public interest pursuant to this section. The notice, including any other information provided to the Attorney General under this section, and that is in the public file, shall be made available by the Attorney General to the public in written form, as soon as is practicable after it is received by the Attorney General.
- (d) Within 90 days of the receipt of the written notice described in subdivision (a), the Attorney General shall notify the nonprofit corporation in writing of the decision to consent to, give conditional consent to, or not consent to the reduction or elimination in emergency medical services. The Attorney General may extend this period for one additional 45-day period if either of the following conditions is satisfied:
- (1) The extension is necessary to obtain information to make a determination pursuant to paragraph (1) of subdivision (f).
- (2) The plan to reduce or eliminate emergency medical services is substantially modified after the first public meeting conducted by the Attorney General in accordance with subdivision (e).
- (e) Prior to issuing any written decision referred to in subdivision (a), the Attorney General shall conduct one or more public meetings, one of which shall be in the county in which the facility is located, to hear comments from interested parties. At least 14 days before conducting the public meeting, the Attorney General shall provide written notice of the time and place of the meeting through publication in one or more newspapers of general circulation in the affected community and to the board of supervisors of the county in which the facility is located. If a substantive change in the plan to eliminate or reduce emergency

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medical services is submitted to the Attorney General after the initial public meeting, the Attorney General may conduct an additional public meeting to hear comments from interested parties with respect to that change.

- (f) The Attorney General shall have discretion to consent to, give conditional consent to, or not consent to any elimination or reduction of emergency medical services described in subdivision (a). In making the determination, the Attorney General shall consider any factors that the Attorney General deems relevant, including, but not limited to, whether any of the following apply:
- (1) The planned elimination or reduction in the level of emergency medical services is consistent with the charitable trust on which the assets are held by the health facility or by the affiliated nonprofit health system.
- (2) The planned elimination or reduction involves or constitutes any breach of trust.
- (3) The Attorney General has been provided, pursuant to Section 5250, with sufficient information and data by the nonprofit corporation to evaluate adequately the reduction or elimination of emergency medical services, or the effects thereof on the public.
- (4) The reduction or elimination of emergency medical services may create a significant effect on the availability or accessibility of health care services to the affected community.
- (5) The proposed reduction or elimination of emergency medical services is in the public interest.
- (g) If the Attorney General gives consent or conditional consent to the reduction or elimination of emergency medical services pursuant to this section, and the assets resulting from the reduction or elimination are to be sold, transferred, leased, exchanged, optioned, conveyed, or otherwise disposed of within one year of the date the Attorney General gives consent, the disposal of those assets shall be subject to Sections 5914 or 5920.
- 33 (h) (1) Within the time periods designated in subdivision (d) and relating to those factors specified in subdivision (f), the 35 Attorney General may do the following:
- 36 (A) Contract with, consult, and receive advice from any state 37 agency on those terms and conditions that the Attorney General 38 deems appropriate.

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(B) In his or her sole discretion, contract with experts or consultants to assist in reviewing the proposed changes to the level of emergency services provided.

(2) Contract costs shall not exceed an amount that is reasonable and necessary to conduct the review and evaluation. Any contract entered into under this section shall be on a noncompetitive bid basis and shall be exempt from Chapter 2 (commencing with Section 10290) of Part 2 of Division 2 of the Public Contract Code. The nonprofit corporation, upon request, shall pay the Attorney General promptly for all contract costs.

(3) The Attorney General shall be entitled to reimbursement from the nonprofit corporation for all actual, reasonable, direct costs incurred in reviewing, evaluating, and making the determination referred to in this chapter, including administrative costs. The nonprofit corporation shall promptly pay the Attorney General, upon request, for all of those costs.

- (4) In order to monitor effectively ongoing compliance with any terms and conditions that the Attorney General may impose pursuant to this section, including, but not limited to, the ongoing use of the charitable assets in a manner consistent with the trust pursuant to which they are held, the Attorney General may, in his or her sole discretion, contract with experts and consultants to assist in this regard. Contract costs shall not exceed an amount that is reasonable and necessary to conduct the review and evaluation. Any contract entered into under this section shall be on a noncompetitive bid basis and shall be exempt from Chapter 2 (commencing with Section 10290) of Part 2 of Division 2 of the Public Contract Code. The nonprofit corporation shall pay the Attorney General promptly for all contract costs. The Attorney General shall be entitled to reimbursement from the corporation for all actual, reasonable, and direct costs incurred in monitoring ongoing compliance with the terms and conditions of the reduction or elimination of emergency medical services, including contract and administrative costs. The nonprofit corporation, upon request, shall pay the Attorney General promptly for all contract costs.
- 36 (i) The Attorney General may adopt regulations implementing 37 this section.
 - (j) For purposes of this section, "nonprofit corporation" means a corporation that is defined in Section 5046 or a foreign corporation that is defined in Section 5053.

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SEC. 4. Section 1255.1 of the Health and Safety Code is amended to read:

- 1255.1. (a) Any hospital that provides emergency medical services under Section 1255 shall, as soon as possible, but not later than 90 days prior to a planned reduction or elimination of the level of emergency medical services, provide notice of the intended change to the state department, the Attorney General, the local government entity in charge of the provision of health services, and all health care service plans or other entities under contract with the hospital to provide services to enrollees of the plan or other entity.
- (b) In addition to the notice required by subdivision (a), the hospital shall, within the time limits specified in subdivision (a), provide public notice of the intended change in a manner that is likely to reach a significant number of residents of the community serviced by that facility.
- (c) A hospital shall not be subject to this section or Section 1255.2 if the state department does either of the following:
- (1) Determines that the use of resources to keep the emergency center open substantially threatens the stability of the hospital as a whole.
 - (2) Cites the emergency center for unsafe staffing practices.
- SEC. 5. No reimbursement is required by this act pursuant to Section 6 of Article XIIIB of the California Constitution because the only costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIIIB of the California Constitution.