



March 10, 2015

**SUMMARY OF ORIGINAL BILL:** Requires a notification, to the chief executive officer of a county or municipality that has an ownership interest in a nonresidential substitution-based treatment center for opiate addiction, within 10 days of filing a certificate of need (CON) application. Specifies that any CON application for such a healthcare facility is not deemed complete unless proof of compliance with all notification requirements is provided to the Health Services and Development Agency (HSDA). Authorizes a local governing body to appear before the HSDA at a CON application hearing for an opiate facility to express support or opposition to the granting of the CON to the applicant.

FISCAL IMPACT OF ORIGINAL BILL:

NOT SIGNIFICANT

**SUMMARY OF AMENDMENTS (003580, 004074):** Deletes all language of the original bill. Requires a notification within 10 days of filing a certificate of need (CON) application for a nonresidential substitution-based treatment center for opiate addiction be sent to the chief executive officer of a county or municipality that is the lessor of the healthcare facility or real property on which the facility sits. Specifies that any CON application for such a healthcare facility is not deemed complete unless proof of compliance with all notification requirements is provided to the Health Services and Development Agency (HSDA). Authorizes a local governing body to appear before the HSDA at a CON application hearing for an opiate facility to express support or opposition to the granting of the CON to the applicant.

**FISCAL IMPACT OF BILL WITH PROPOSED AMENDMENTS:**

**Unchanged from the original fiscal note.**

Assumptions for the bill as amended:

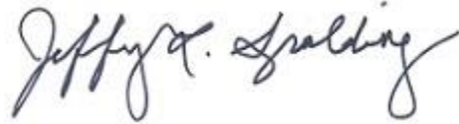
- Currently, an applicant for a CON for a nonresidential substitution-based treatment center for opiate addiction has to send notice, within 10 days of filing the application, to the county mayor, state representative, state senator, and city mayor who are representative of the county, district or municipality in which the facility is proposed to be located.
- Extending this notification to the chief executive officer of a county in certain circumstances will not significantly increase the HSDA's work associated with

reviewing notifications or issues that arise with the notifications or the lack of notifications.

- Government officials and the public have always had an opportunity to appear before the agency and express support or opposition to the granting of a CON to the applicant.
- The provisions of the bill will not significantly affect the current CON application process or the number of CONs that are granted annually.

**CERTIFICATION:**

The information contained herein is true and correct to the best of my knowledge.



Jeffrey L. Spalding, Executive Director

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