It is enacted by the General Assembly as follows:

SECTION 1. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby amended by adding thereto the following chapter:

CHAPTER 17.28
HOSPITAL CLOSURE TRANSITION ACT

23-17.28-1. Short title.
This chapter shall be known and may be cited as the "Hospital Closure Transition Act".

23-17.28-2. Findings.
The general assembly finds and declares that:

(1) Hospital closures, while rare, are most likely to occur when the cost of care perennially outpaces reimbursement for that care, such as in communities with large uninsured or governmentally insured populations;

(2) Hospital closures reduce access to health care, particularly for uninsured and underinsured populations;

(3) Hospital closures disrupt the local workforce and significantly strain local economies;

(4) Existing hospitals have the potential to reduce the negative effects of hospital closures by redesigning their models of care to serve the affected communities directly in lower cost settings.

23-17.28-3. Legislative purpose.
The purpose of this chapter is to:
(1) Promote access to affordable health care in affected communities;

(2) Ameliorate the social and economic impact that hospital closures have upon affected communities;

(3) Reduce job losses resulting from hospital closures; and

(4) Encourage investment in alternative health care models.


As used in this chapter:

(1) "Affected community" means any city or town within the state wherein a closed hospital is physically located and/or those cities and towns whose inhabitants are regularly served by the existing hospital;

(2) "Closed hospital" means a hospital that has applied to the department to eliminate all or significantly all of its hospital-based emergency department or primary care services, pursuant to chapter 17.14 of title 23, has received the department's approval to eliminate all or significantly all of its hospital-based emergency department or primary care services, and has, in fact, eliminated all or significantly all of its hospital-based emergency department or primary care services;

(3) "Department" means the department of health.

(4) "Hospital" means a person or governmental entity licensed in accordance with chapter 17 of this title to establish, maintain and operate a hospital.

23-17.28-5. Acquisition of assets of a closed hospital by an existing hospital --

Transactions exempt from review.

(a) The transactions related to the acquisition of assets of a closed hospital shall not be subject to review by the department under the "hospital conversions act"; provided, that such acquisition of assets is finalized within twenty-four (24) months of the department's approval to close all or significantly all of the hospital-based emergency department or primary care services of the closed hospital.

(b) The transactions related to the acquisition of assets of a closed hospital shall not be subject to review by the department as a change of owner, operator, or lessee under chapter 17 of this title; provided, that the acquisition of assets is finalized within twenty-four (24) months of the department's approval to close all or significantly all of the hospital-based emergency department or primary care services of the closed hospital.

(c) The transactions related to the acquisition of assets of a closed hospital shall not be subject to a determination of need review by the department under chapter 17 of this title; provided, that the acquisition of assets is finalized within twenty-four (24) months of the
department's approval to close all or significantly all of the hospital-based emergency department or primary care services of the closed hospital.

23-17.28-6. Hospital license extended.

A hospital acquiring the assets of a closed hospital may expand the provision of health care services, such as provider-based emergency department services as defined by Medicare, intensive care services, cardiac care services, including diagnostic cardiac catheterization services, and any other hospital-based services provided by the closed hospital at any time during the immediate sixty (60) months prior to its closure, for the benefit of the affected community using the closed hospital as a satellite service location under the acquiring hospital's existing license, subject to the department's inspection of the premises. The expansion shall not be subject to a determination of need review by the department under chapter 17 of this title.

23-17.28-7. Sales and use tax exemption.

Notwithstanding any provision of title 44 of the general or public law to the contrary, no hospital acquiring the assets of a closed hospital for the purpose of maintaining a satellite service location shall be required to pay or otherwise be financially responsible for any Rhode Island sales and use taxes that might otherwise be due in connection with any purchases, capital improvements, or any other activities conducted by the hospital in the city or town in which the closed hospital is located.


If any provision of this chapter or its application to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this chapter which can be given effect without the invalid provision or application, and for this purpose the provisions of this chapter are severable.

SECTION 2. This act shall take effect upon passage.
This act would facilitate the acquisition of a closed hospital's assets by an existing hospital by exempting acquisition of the assets from the requirements of the "hospital conversions act" and the "health care facilities licensing act" if the acquisition of assets is finalized within twenty-four (24) months of the department of health's approval to close all or significantly all of the hospital-based emergency department or primary care services.

The act would also permit a hospital acquiring the assets of a closed hospital to expand the health care services provided by the closed hospital during the sixty (60) months prior to its closure by using the closed hospital as a satellite service location. Finally, this act would provide that a hospital acquiring the assets of a closed hospital for the purpose of maintaining a satellite service location would not be required to pay Rhode Island sales and use taxes associated with purchase, capital improvements and any other activities conducted in the city or town in which the closed hospital is located.

This act would take effect upon passage.