

Article 41 - Governor - Executive and Administrative
Departments

59D.

(b) "Aggrieved party" means:

(1) For purposes of appealing a decision of the State agency regarding a certificate of need[:]

[(i) A], A person who: (I) [has] HAS presented his position on a health care project to the State agency and to the area wide health systems agency prior to the decision of the State agency on a health care project including a health care facility, a nonprofit health service plan or commercial insurance company providing health care benefits; and

(ii) Is adversely affected by the decision of the State agency on the project; and

(iii) Is other than an agency of State government;

(p) "Rehabilitation facility" means, for purposes of (m) of this section and § 59J, [and] AN inpatient facility which is operated for the primary purpose of assisting in the rehabilitation of disabled persons through an integrated program of medical and other services which are provided under competent professional supervision. For all other purposes the term rehabilitation facility includes, an outpatient facility.

257L.

(b) (8) "Fund" means the special fund established under [§ 257L(g)] § 257L(G).

266JJ-8.

(a) In order to implement the authority conferred upon it by this subheading to issue bonds, the governing body of any county or municipality shall adopt an ordinance which:

(1) Specifies and describes the proposed undertaking and states that it has complied with [subsection] SECTION 266JJ-6 of this subheading;

(2) Specifies the maximum principal amount of bonds to be issued; and

(3) Specifies the maximum rate or rates of interest the bonds are to bear.

266JJ-10.