- (3) WHETHER ANY CONFLICTS OF INTEREST WERE DISCLOSED, INCLUDING CONFLICTS OF INTEREST OF BOARD MEMBERS, EXECUTIVES, AND EXPERTS RETAINED BY THE TRANSFEROR, TRANSFEREE, OR ANY OTHER PARTIES TO THE ACQUISITION;
- (4) WHETHER THE TRANSFEROR WILL RECEIVE FAIR MARKET VALUE FOR ITS PUBLIC OR CHARITABLE ASSETS;
- (5) WHETHER CHARITABLE FUNDS PUBLIC OR CHARITABLE ASSETS ARE PLACED AT UNREASONABLE RISK IF THE ACQUISITION IS FINANCED IN PART BY THE TRANSFEROR;
- (6) WHETHER THE ACQUISITION HAS THE LIKELIHOOD OF CREATING A SIGNIFICANT ADVERSE EFFECT ON THE AVAILABILITY OR ACCESSIBILITY OF HEALTH CARE SERVICES IN THE AFFECTED COMMUNITY;
- (7) WHETHER THE ACQUISITION INCLUDES SUFFICIENT SAFEGUARDS TO ENSURE THAT THE AFFECTED COMMUNITY WILL HAVE CONTINUED ACCESS TO AFFORDABLE HEALTH CARE; AND
- (8) WHETHER ANY MANAGEMENT CONTRACT UNDER THE ACQUISITION IS FOR FAIR  $\frac{MARKET}{MARKET}$  VALUE.

6.5 - 302.

IN DETERMINING WHETHER TO APPROVE AN ACQUISITION OF A NONPROFIT HOSPITAL, THE ATTORNEY GENERAL SHALL CONSIDER:

- (1) THE CRITERIA LISTED IN § 6.5–301 OF THIS SUBTITLE; AND
- (2) WHETHER THE AFFECTED COMMUNITY WILL HAVE CONTINUED ACCESS TO AFFORDABLE HEALTH CARE.

6.5-303.

IN DETERMINING WHETHER TO APPROVE AN ACQUISITION OF A NONPROFIT HEALTH SERVICE PLAN OR A NONPROFIT HEALTH MAINTENANCE ORGANIZATION, THE ADMINISTRATION SHALL CONSIDER:

- (1) THE CRITERIA LISTED IN § 6.5–301 OF THIS SUBTITLE; AND
- (2) WHETHER THE ACQUISITION:
- (I) IS EQUITABLE TO ENROLLEES, INSUREDS, SHAREHOLDERS, AND CERTIFICATE HOLDERS, IF ANY, OF THE TRANSFEROR;
- (II) IS IN COMPLIANCE WITH TITLE 2, SUBTITLE 6 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE;
- (III) IS APPROVED BY AT LEAST TWO-THIRDS OF THE TRANSFEROR'S CERTIFICATE HOLDERS WHO HAVE VOTED ON THE ACQUISITION:
  - IN PERSON, BY PROXY, OR BY MAIL; AND