

NORTH CAROLINA GENERAL ASSEMBLY **AMENDMENT**

Senate Bill 900

AMENDMENT NO. (to be filled in by Principal Clerk) S900-ASU-28 [v.7] Page 1 of 6 Comm. Sub. [YES] Amends Title [NO] Date 2010 Fifth Edition Representative Owens moves to amend the bill on page 3, line 30, by adding the following after the line: "SECTION 2.19. Supportive Housing Initiative (Insko) – The Commission may study the feasibility and cost-effectiveness of establishing a statewide supportive housing initiative for individuals with mental health, developmental, or substance abuse disabilities. The study should examine whether this type of initiative could achieve each of the following goals with respect to this population: (1) Fewer emergency room visits and hospital admissions. (2) Fewer and shorter stays in psychiatric hospitals. Improved treatment outcomes and overall quality of life. (3) Improved levels of functioning within the community setting. (4) (5) Expanded funding resources for necessary and appropriate treatment, through Medicaid and other available sources. Decreased arrest, incarceration, and recidivism rates. (6) Decreased rates of homelessness. (7)Improved safety within the community setting for both clients and the (8) public. (9) Decreased rates of unemployment and improved supports for maintaining employment consistent with individual preferences and skills. The Commission should address all of the following in its findings and recommendations: A recommendation as to whether and how a statewide supportive housing (1)initiative could achieve each of the goals referenced in subdivisions (1)

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through (9) above. (2) The number of supportive housing units that would be necessary for

successful implementation of a statewide supportive housing initiative in North Carolina.

The amount of capital investment that would be necessary for initiating and (3) maintaining a statewide supportive housing initiative.

Different funding resources that could be used to pay for ongoing (4) operational costs of a statewide supportive housing initiative.

The potential cost-savings to be achieved by the State through (5) implementation of a statewide supportive housing initiative."; and



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protection of human health.

pursuant to this act."; and

A cost-benefit and economic impact analysis for any recommendation made

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1 on page 7, line 5, by inserting the following after the line:

"SECTION 7.4. Local Cable Service Franchise Agreements (Fisher) – The Committee may study the issue of whether and to what extent cable service providers, who entered into local cable service franchise agreements with local governments, and their successors in interest, should be required to continue, maintain and operate institutional networks and electronic transmission facilities pursuant to the terms and conditions of the local franchise agreement as a condition of holding a State cable service franchise."; and

on page 7, line 5, by inserting the following after the line:

"SECTION 7.5.(a) Local Government Owned and Operated Communication Systems – The Committee may continue its study begun in 2009 of local government owned and operated communication systems. As part of its study, the Committee should determine the following:

- (1) The extent to which current law authorizes units of local government to offer communication services not traditionally thought of as cable television services.
- (2) The requirements and standards that should apply to a unit of local government and to a private provider when the local unit offers a communication service that is offered by a private provider.
- (3) Whether varying or different provisions are needed to accommodate communication systems placed in service or financed under G.S. 160A-20 by cities before the effective date of this act.
- (4) Policies and incentives that can be established to facilitate the offering and expansion of communication service by both public and private service providers, including public-private ventures and other opportunities.

SECTION 7.5.(b) In conducting the study described in subsection (a) of this section, the Committee cochairs are authorized to appoint an advisory subcommittee and to ask the Local Government Commission to designate an individual to participate in the subcommittee's deliberations in an exofficio, nonvoting capacity. The subcommittee may consist of no more than 12 members and may include individuals who are not members of the Committee or of the General Assembly, eight of whom represent the following interests:

- (1) A cable service provider.
- (2) A wireless telecommunications service provider.
- (3) A local exchange provider that is not a wireless telecommunications service provider.
- (4) A local exchange provider that is a wireless telecommunications service provider.
- (5) A city that operates a cable system and an electric power system as a public enterprise.
- (6) A city that operates a cable system as a public enterprise and does not operate an electric power system as a public enterprise.

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on page 19, line 51, by adding the following after the line:

on page 17, lines 16 and 18, by deleting "Two" and substituting "Four"; and

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"PART XXXVII. STUDY COMMISSION ON EXPANSION OF THE LIFE SCIENCES INDUSTRY AND RELATED JOB CREATION

SECTION 37.1 There is established the Study Commission on the Expansion of the Life Sciences Industry and Related Job Creation.

SECTION 37.2. The Commission shall be composed of 18 members as follows:

- Five members of the Senate appointed by the President Pro Tempore of the (1)
- Five members of the House of Representatives appointed by the Speaker of (2) the House of Representatives.
- One business executive in the life sciences industry, appointed by the (3) Speaker of the House of Representatives.
- One business executive in the life sciences industry, appointed by the (4) President Pro Tempore of the Senate.
- One scientist in the life sciences industry, appointed by the Speaker of the (5) House of Representatives.
- One scientist in the life sciences industry, appointed by the President Pro (6) Tempore of the Senate.
- One other public member with substantial experience in the life sciences (7) industry, appointed by the Speaker of the House of Representatives.
- One other public member with substantial experience in the life sciences (8) industry, appointed by the President Pro Tempore of the Senate.
- (9) Two other public members with substantial knowledge or experience in the discovery, development and commercialization of life sciences products or services, appointed by the Governor.

Public members shall be residents of the State. Vacancies on the Commission shall be filled by the appointing authority. The President Pro Tempore of the Senate and the Speaker of the House of Representatives shall each designate a co-chair, who shall be a member of the General Assembly. A quorum of the Commission shall be 10 members.

The Commission, while in the discharge of its official duties, may exercise all powers provided for under G.S. 120-19 and G. S. 120-19.1 through G.S. 120-19.4. The Commission may meet at any time upon call of the chairs. The Commission may meet in the Legislative Building or the Legislative Office Building or elsewhere in North Carolina at the discretion of the co-chairs. The Commission may contract for professional, clerical, or consultant services as provided by G.S. 120-32.02. The North Carolina Biotechnology Center shall provide professional, clerical or consultant services upon request of the co-chairs. The Legislative Services Commission, through the Legislative Services Officer, shall assign professional staff to assist the Commission in its work. The House of Representatives' and Senate's Directors of Legislative Assistants shall assign clerical staff to the Commission, and the expenses relating to the clerical employees shall be borne by the Commission. Members of the Commission shall receive subsistence and travel expenses at the rates set forth in G.S. 120-3.1, 138-5, or 138-6, as appropriate.

SECTION 37.3. The Commission may examine issues related to:

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			rage o or o	
1 2 3 4	(1)	The need for additional sources of finan finance facilities and equipment for warehousing of life science products an other facilities for the production and de	the manufacture, production or ad services in North Carolina and	
5		services in North Carolina.	nvery or me serence produces and	
6 7	(2)	The legislative proposals contained in SE 2010 legislative sessions.	3 580 and HB 530 in the 2009 and	
8	SECTION 37.4. The Commission shall make its final report together with any			
9	proposals to the General Assembly by February 1, 2011, and may make interim reports as			
10	necessary at other times. The Commission shall terminate upon filing its final report or			
11	February 1, 2011, whichever is earlier."; and			
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13	by renumbering	the remaining parts and sections accordingly	<i>/</i> .	
	SIGNED	Amendment Sponsor		
	SIGNED			
	Co	mmittee Chair if Senate Committee Amenda	nent	
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