GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 673

Committee Substitute Favorable 4/13/09 Committee Substitute #2 Favorable 5/13/09 PROPOSED SENATE COMMITTEE SUBSTITUTE H673-PCS10992-SF-38

Short Title: S	Support for Developmental Disab. Services.	(Public)
Sponsors:		
Referred to:		
	March 19, 2009	
DIVISION SUBSTANC SUPPORTS The General As SEC subdivision to re "(b) The conducted by an	A BILL TO BE ENTITLED DIRECT THE DEPARTMENT OF HEALTH AND HU OF MENTAL HEALTH, DEVELOPMENTAL DISCE ABUSE SERVICES, TO TAKE CERTAIN ACTION FOR PERSONS WITH DEVELOPMENTAL DISABILITY Sembly of North Carolina enacts: TION 1. G.S. 122C-115.4(b) is amended by adding ead: primary functions of an LME are designated in this subsecting other entity unless an LME voluntarily enters into a continuous of this section. The primary functions include all of the	ABILITIES, AND NS TO IMPROVE IES. the following new tion and shall not be tract with that entity
subdivisions to "\\$ 122C-112.1.	Each LME shall develop a waiting list of persons developmental disabilities that are waiting for specific shall develop the list in accordance with rules adopted ensure that waiting list data are collected consistently LME shall report this data annually to the Department should include numbers of persons who are: a. Waiting for residential services. b. Potentially eligible for CAP-MRDD. c. In need of other services and supports for appropriations to or allocations from the Division Developmental Disabilities, and Substance Abuse CAP-MRDD." TION 2. G.S. 122C-112.1(a) is amended by adding read: Powers and duties of the Secretary. Secretary shall do all of the following:	by the Secretary to across LMEs. Each The data collected from State on of Mental Health, e Services, including
(35)	Develop and adopt rules governing a statewide data waiting list information obtained annually from each LM G.S. 122C-115.4(b)(8). The rules adopted shall establish	IE as required under



	criteria to be used by LMEs to ensure that the waiting list data are consistent
	across LMEs. The Department shall use data collected from LMEs under
	G.S. 122C-115.4(b)(8) for statewide planning and needs projections. The
	creation of the statewide waiting list data system does not create an
	entitlement to services for individuals on the waiting list. The Department
	shall report annually to the Joint Legislative Oversight Committee on Mental
	Health, Developmental Disabilities, and Substance Abuse Services its
	recommendations based on data obtained annually from each LME. The
	report shall indicate the services that are most needed throughout the State,
	plans to address unmet needs, and any cost projections for providing needed
	services.
<u>(36)</u>	The Department shall ensure that developmental disability services funded
	from State appropriations to or allocations from the Division of Mental
	Health, Developmental Disabilities, and Substance Abuse Services,
	including CAP-MRDD are authorized on a quarterly, semiannual, or annual
	basis, in accordance with guidelines issued by the Department, unless a
	change in the individual's person-centered plan indicates a different
	authorization frequency.
<u>(37)</u>	The Department shall develop new developmental disability service
	definitions for developmental disability services funded from State
	appropriations to or allocations from the Division of Mental Health,
	Developmental Disabilities, and Substance Abuse Services, including
	CAP-MRDD that allow for person-centered and self-directed supports."
SECT	ION 3. This act becomes effective July 1, 2009.
	(37)

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