GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1046 PROPOSED COMMITTEE SUBSTITUTE H1046-PCS10920-RF-40

Short Title: Child Care	e Facilities Rules.	(Public)		
Sponsors:				
Referred to:				
April 6, 2009				
STANDARDS APE DEVELOPMENTAL The General Assembly of SECTION 1. "(a) There is her Disabilities, and Substan with the power and duty and local mental health education, prevention, in rehabilitation, continuin services. Such rules shall illness, developmental di Rules establishing stand Day programs are excl Commission. The Comm Abuse Services shall have	PLICABLE TO CHILD DAY PROGRAMS. If North Carolina enacts: G.S. 143B-147(a) reads as eby created the Commisce Abuse Services of the It to adopt, amend and repeal in, developmental disabilities attervention, screening, asset go care, emergency services be designed to promote the isabilities, or substance abused for certification of chauded from this section and ission for Mental Health, is the authority: Operation of education of education of education of education and other respectively.	TO ADOPT RULES ESTABLISHING CARE CENTERS THAT PROVIDE rewritten: sion for Mental Health, Developmental Department of Health and Human Services rules to be followed in the conduct of State ies, substance abuse programs including essment, referral, detoxification, treatment, es, case management, and other related e amelioration or elimination of the mental use problems of the citizens of this State. A sild care centers providing Developmental and shall be adopted by the Child Care Developmental Disabilities, and Substance de designation of regions, treatment, and iduals admitted to a facility operated under 1-181(a), that is now or may be established; an, prevention, intervention, treatment, elated services as provided by area mental		
	•	sabilities, and substance abuse authorities, providers of public services under Part 4 of of the General Statutes;		
c.	disabilities, and substance of Article 4 of Chapter 122	of area mental health, developmental abuse authorities as provided for in Part 4 2C of the General Statutes; and		
d. and	e.Repealed by Session La 2002.	aws 2001-437, s. 1.21(a), effective July 1,		
f.		vices for mental health, developmental		



- To review and advise the Secretary of the Department of Health and Human Services regarding all State plans required by federal or State law and to recommend to the Secretary any changes it thinks necessary in those plans; provided, however, for the purposes of meeting State plan requirements under federal or State law, the Department of Health and Human Services is designated as the single State agency responsible for administration of plans involving mental health, developmental disabilities, and substance abuse
- To adopt rules relating to the registration and control of the manufacture, distribution, security, and dispensing of controlled substances as provided by
- (6) To adopt rules to establish the professional requirements for staff of licensed facilities for the mentally ill, developmentally disabled, and substance abusers. Such rules may require that one or more, but not all staff of a facility be either licensed or certified. If a facility has only one professional staff, such rules may require that that individual be licensed or certified. Such rules may include the recognition of professional certification boards for those professions not licensed or certified under other provisions of the General Statutes provided that the professional certification board evaluates applicants on a basis which protects the public health, safety or welfare.
- Except where rule making authority is assigned under that Article to the (7) Secretary of the Department of Health and Human Services, to adopt rules to implement Article 3 of Chapter 122C of the General Statutes.
- To adopt rules specifying procedures for waiver of rules adopted by the (8) Commission.
- (9) To adopt rules establishing a process for non-Medicaid eligible clients to appeal to the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services of the Department of Health and Human Services decisions made by an area authority or county program affecting the client. The purpose of the appeal process is to ensure that mental health, developmental disabilities, and substance abuse services are delivered within available resources, to provide an additional level of review independent of the area authority or county program to ensure appropriate application of and compliance with applicable statutes and rules, and to provide additional opportunities for the area authority or county program to resolve the underlying complaint. Upon receipt of a written request by the non-Medicaid eligible client, the Division shall review the decision of the area authority or county program and shall advise the requesting client and the area authority or county program as to the Division's findings and the bases therefor.

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Session 2009

	General Assembly Of North Carolina		
1	Notwithstanding Chapter 150B of the General Statutes,	the Division's	
2	findings are not a final agency decision for purposes of that	Chapter. Upon	
3	receipt of the Division's findings, the area authority or county	program shall	
4	issue a final decision based on those findings. Nothing in the	nis subdivision	
5	shall be construed to create an entitlement to mental health,	developmental	
6	disabilities, and substance abuse services."	-	
7	SECTION 2. G.S. 110-88 is amended by adding the following new	subdivision to	
8	read:		
9	"(14) To adopt rules establishing standards for certification of chil	d care centers	
10	providing Developmental Day programs."		
11	SECTION 3. This act becomes effective January 1, 2010.		