GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Η

HOUSE BILL 377 PROPOSED COMMITTEE SUBSTITUTE H377-PCS70176-RF-8

	Short Title: Strengthening Residential Placement. (Pub	olic)				
	Sponsors:					
	Referred to:					
	March 17, 2011					
1 2 3 4 5 6 7 8 9 10 11	A BILL TO BE ENTITLED AN ACT STRENGTHENING MENTAL HEALTH RESIDENTIAL PLACEMENT UND THE MEDICAID PROGRAM. The General Assembly of North Carolina enacts: SECTION 1. Section 10.68A(a)(7) of S.L. 2009-451, as amended by Section 54 S.L. 2009-575 and by Section 10.35 of S.L. 2010-31, reads as rewritten: "SECTION 10.68A.(a) The Department of Health and Human Services, Division Medical Assistance, may take the following actions, notwithstanding any other provision of act or other State law or rule to the contrary and subject to the requirements of subsection (et this section:	A of n of this				
12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	 (7) MH Residential. – The Department of Health and Human Services s restructure the Medicaid child mental health, developmental disabilities, substance abuse residential services to ensure that total expenditures within budgeted levels. All restructuring activities shall be in complia with federal and State law or rule. The Divisions of Medical Assistance Mental Health, Developmental Disabilities, and Substance Abuse Serv shall establish a team inclusive of providers, LMEs, and other stakehole to assure effective transition of recipients to appropriate treatment optime restructuring shall address all of the following: a. Submission of the therapeutic family service definition to CMS. b. The Department shall reexamine the entrance and continued incriteria for all residential services. The revised criteria shall pron least restrictive services in the home prior to residential placem During treatment, there must be inclusion in community activitiand parent or legal guardian participation in treatment. c. Require all existing residential providers or agencies to be nation accredited within one year of enactment of this act. Any providernole after the enactment of this act shall be subject to exist endorsement and nationally accrediting requirements. In the interproviders who are nationally accredited will be preferred providers for placement considerations. 	and are ince and ices ders ons. stay note ent. ities ally ders ting rim,				



D

	General Assembly Of N	orth Carolina	Session 2011
1 2	d.	Before a child can be admitted to Level III or L assessment shall be completed to ensure th	e appropriateness of
3		placement, and one or more of the following sha	
4		1. Placement shall be a step down from a h	
5		such as a psychiatric residential treatment	nt facility or inpatient;
6		or	
7		2. Multisystemic therapy or intensive in-h	nome therapy services
8		have been unsuccessful; or	• 1 11 /1
9		3. The Child and Family Team has	
10		alternatives and recommendations and r	
11 12		or IV placement due to maintaining heal	•
12		4. Transition or discharge plan shall be su initial or concurrent request.	bilitted as part of the
13 14	e.	Length of stay is limited to no more than	120180 dave Any
14	с.	exceptions granted will require for non-CAB	•
15 16		psychological or psychiatric assessment,	-
10		psychological or psychiatric assessment that r	
18		the CABHA, and for both Child and Family 7	
19		and treatment progress, family or discharge	
20		actively engaged in treatment goals and o	
21		participation of the prior authorization of ven	•
22		shall study the effectiveness of the length of st	-
23		pursuant to this sub-subdivision, and the numb	• •
24		in Level II, III, and IV facilities, and report its	s findings to the Joint
25		Legislative Oversight Committee on Mental H	ealth, Developmental
26		Disabilities, and Substance Abuse Services on	•
27		2011, and shall provide update reports on the	
28		these facilities to this same committee every s	six months thereafter,
29	C	for the following three-year period.	1 6 1 6
30	f.	Submission of discharge plan is required in ord	
31 32		authorization for Level III or Level IV servi	
32 33		complete. complete, but the authorization appro- upon the receipt of the signature of the system	
33 34		The LME will designate appropriate individu	
35		discharge plan within 24 hours of receipt of	
36		Failure to submit a complete discharge plan wi	
37		being returned as unable to process.	
38	g.	Any residential provider that ceases to function	on as a provider shall
39	-	provide written notification to DMA, the Loca	l Management Entity,
40		recipients, and the prior authorization vendor 30) days prior to closing
41		of the business.	
42	h.	Record maintenance is the responsibility of the	-
43		in compliance with record retention requirement	
44		be available to State, federal, and local agencies	
45	i.	Failure to comply with notification, recipient t	
46		record maintenance shall be grounds for with	
47 49		such activity is concluded. In addition, failur	
48 49		conditions that prevent enrollment for any Mec	
49 50		service. A provider (including its officers, managing employees or individuals or entitie	-
50 51		indirect ownership interest or control interest o	-
51		menter ownersing interest of control interest o	1 11ve percent (5 %) 01

	General Assembly Of N	Session 2011	
1		more as set forth in Title XI of the Social Secu	rity Act) that fails to
2		comply with the required record retention	may be subject to
3		sanctions, including exclusion from further	participation in the
4		Medicaid program, as set forth in Title XI.	
5	j.	On or before October 1, 2009, the Department s	hall report on its plan
6	-	for transitioning children out of Level III and Le	evel IV group homes.
7		The Department shall submit the reports to	the Joint Legislative
8		Oversight Committee on Mental Health, Develo	opmental Disabilities,
9		and Substance Abuse Services.	
10	"		
11	SECTION 2.	This act is effective when it becomes law.	