GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 553

Health Care Committee Substitute Adopted 5/2/13 House Committee Substitute Favorable 7/10/13 Proposed Conference Committee Substitute S553-PCCS75381-TJx-2

Short Title: LME/MCO Enrollee Grievances & Appeals.

(Public)

| Sponsors: | | |
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Referred to:

April 1, 2013

| 1 | A BILL TO BE ENTITLED |
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| 2 | AN ACT TO ESTABLISH GRIEVANCE AND APPEAL PROCEDURES FOR LOCAL |
| 3 | MANAGEMENT ENTITY/MANAGED CARE ORGANIZATION (LME/MCO) |
| 4 | MEDICAID ENROLLEES; TO REQUIRE THE DEPARTMENT OF HEALTH AND |
| 5 | HUMAN SERVICES TO ESTABLISH A SUPPORTIVE HOUSING PROGRAM FOR |
| 6 | INDIVIDUALS TRANSITIONING FROM INSTITUTIONAL SETTINGS TO |
| 7 | INTEGRATED COMMUNITY-BASED SETTINGS, TO CLARIFY HOW FUNDS |
| 8 | APPROPRIATED TO THE DEPARTMENT OF HEALTH AND HUMAN SERVICES |
| 9 | FOR THE ESTABLISHMENT AND OPERATION OF THIS PROGRAM SHALL BE |
| 10 | USED, AND TO CREATE A COMMUNITY LIVING HOUSING FUND WITHIN THE |
| 11 | HOUSING FINANCE AGENCY TO INTEGRATE INDIVIDUALS WITH |
| 12 | DISABILITIES INTO COMMUNITY-BASED SUPPORTED HOUSING; AND TO |
| 13 | MODIFY ALLOCATION OF STATE'S SHARE IN HOSPITAL PROVIDER |
| 14 | ASSESSMENT TAX. |
| 15 | The General Assembly of North Carolina enacts: |
| 16 | |
| 16 | |
| 17 | PART I. ESTABLISH GRIEVANCE AND APPEAL PROCEDURES FOR LOCAL |
| 17 18 | MANAGEMENT ENTITY/MANAGED CARE ORGANIZATION MEDICAID |
| 17 18 19 | MANAGEMENT ENTITY/MANAGED CARE ORGANIZATION MEDICAID ENROLLEES. |
| 17 18 19 20 | MANAGEMENTENTITY/MANAGEDCAREORGANIZATIONMEDICAIDENROLLEES.SECTION 1. The General Statutes are amended by adding a new Chapter to read: |
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| 1 | <u>(2)</u> | Closed network. – The network of providers that have contracted with a |
| 2 | | local management entity/managed care organization to furnish mental |
| 3 | | health, intellectual or developmental disabilities, and substance abuse |
| 4 | | services to enrollees. |
| 5 | (3) | Contested case hearing. – The hearing or hearings conducted at the Office of |
| 6 | | Administrative Hearings under G.S. 108D-8 to resolve a dispute between an |
| 7 | | enrollee and a local management entity/managed care organization about a |
| 8 | | managed care action. |
| 9 | <u>(4)</u> | Department. – The North Carolina Department of Health and Human |
| 10 | | Services. |
| 11 | (5) | Emergency medical condition. – As defined in 42 C.F.R. § 438.114. |
| 12 | (6) | Emergency services. – As defined in 42 C.F.R. § 438.114. |
| 13 | $\overline{(7)}$ | Enrollee. – A Medicaid beneficiary who is currently enrolled with a local |
| 14 | | management entity/managed care organization. |
| 15 | <u>(8)</u> | Local Management Entity or LME. – As defined in G.S. 122C-3(20b). |
| 16 | $\overline{(9)}$ | Local Management Entity/Managed Care Organization or LME/MCO. – As |
| 17 | · | defined in G.S. 122C-3(20c). |
| 18 | (10) | Managed care action. – An action, as defined in 42 C.F.R. § 438.400(b). |
| 19 | (11) | Managed Care Organization or MCO. – As defined in 42 C.F.R. § 438.2. |
| 20 | (12) | Mental health, intellectual or developmental disabilities, and substance abuse |
| 21 | | services or MH/IDD/SA services Those mental health, intellectual or |
| 22 | | developmental disabilities, and substance abuse services covered under a |
| 23 | | contract in effect between the Department of Health and Human Services |
| 24 | | and a local management entity to operate a managed care organization or |
| 25 | | prepaid inpatient health plan (PIHP) under the 1915(b)/(c) Medicaid Waiver |
| 26 | | approved by the federal Centers for Medicare and Medicaid Services (CMS). |
| 27 | <u>(13)</u> | Network provider An appropriately credentialed provider of mental |
| 28 | | health, intellectual or developmental disabilities, and substance abuse |
| 29 | | services that has entered into a contract for participation in the closed |
| 30 | | network of one or more local management entity/managed care |
| 31 | | organizations. |
| 32 | <u>(14)</u> | Notice of managed care action The notice required by 42 C.F.R. § |
| 33 | | <u>438.404.</u> |
| 34 | <u>(15)</u> | Notice of resolution. – The notice described in 42 C.F.R. § 438.408(e). |
| 35 | (16) | OAH. – The North Carolina Office of Administrative Hearings. |
| 36 | <u>(17)</u> | Prepaid Inpatient Health Plan or PIHP. – As defined in 42 C.F.R. § 438.2. |
| 37 | <u>(18)</u> | Provider of emergency services A provider that is qualified to furnish |
| 38 | | emergency services to evaluate or stabilize an enrollee's emergency medical |
| 39 | | condition. |
| 40 | | e; applicability of this Chapter. |
| 41 | | applies to every LME/MCO and to every applicant, enrollee, provider of |
| 42 | | es, and network provider of an LME/MCO. |
| 43 | | flicts; severability. |
| 44 4 5 | | e extent that this Chapter conflicts with the Social Security Act or 42 C.F.R. |
| 45 | Part 438, federal | |
| 46 47 | | e extent that this Chapter conflicts with any other provision of State law that is |
| 47 49 | • • | rinciples of managed care that will ensure successful containment of costs for |
| 18 10 | | care services, this Chapter prevails and applies. |
| 49 50 | | section, term, or provision of this Chapter is adjudged invalid for any reason, |
| 50 | mese judgments | shall not affect, impair, or invalidate any other section, term, or provision of |

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| 1 | - | the remaining sections, terms, and provisions shall be and re | emain in full force |
| 2 | and effect. | | |
| 3 | | " <u>Article 2.</u> | |
| 4 | | "Enrollee Grievances and Appeals. | |
| 5 | | E/MCO grievance and appeal procedures, generally. | |
| 6 | | LME/MCO shall establish and maintain internal griev | * * |
| 7 | | (i) comply with the Social Security Act and 42 C.F.R. Part 43 | |
| 8 | | ees, and network providers authorized in writing to act on b | ehalf of enrollees, |
| 9 | | thts to due process and a fair hearing. | |
| 10 | | lees, or network providers authorized in writing to act on be | |
| 11 | · · · | s for grievances and LME/MCO level appeals orally or in v | |
| 12 | | lee or network provider requests an expedited appeal, the o | ral filing must be |
| 13 | | ritten, signed grievance or appeal. | |
| 14 | | ME/MCO shall not attempt to influence, limit, or interfere | |
| 15 | right or decision | to file a grievance, request for an LME/MCO level appeal, o | or a contested case |
| 16 | hearing. Howev | er, nothing in this Chapter shall be construed to prevent an | LME/MCO from |
| 17 | doing any of the | following: | |
| 18 | <u>(1)</u> | Offering an enrollee alternative services. | |
| 19 | <u>(2)</u> | Engaging in clinical or educational discussions with enrolle | es or providers. |
| 20 | <u>(3)</u> | Engaging in informal attempts to resolve enrollee conc | erns prior to the |
| 21 | | issuance of a notice of grievance disposition or notice of re- | solution. |
| 22 | <u>(d)</u> <u>An I</u> | ME/MCO shall not take punitive action against a provide | er for any of the |
| 23 | <u>following:</u> | | |
| 24 | <u>(1)</u> | Filing a grievance on behalf of an enrollee or support | ting an enrollee's |
| 25 | | grievance. | |
| 26 | <u>(2)</u> | Requesting an LME/MCO level appeal on behalf of | an enrollee or |
| 27 | | supporting an enrollee's request for an LME/MCO level ap | |
| 28 | <u>(3)</u> | Requesting an expedited LME/MCO level appeal on behal | f of an enrollee or |
| 29 | | supporting an enrollee's request for an LME/MCO level ex | pedited appeal. |
| 30 | <u>(4)</u> | Requesting a contested case hearing on behalf of an enro | llee or supporting |
| 31 | | an enrollee's request for a contested case hearing. | |
| 32 | | E/MCO grievances. | |
| 33 | <u>(a)</u> Filing | g of Grievance An enrollee, or a network provider author | ized in writing to |
| 34 | act on behalf of | an enrollee, has the right to file a grievance with an LME/M | CO at any time to |
| 35 | | action about any matter other than a managed care action. | |
| 36 | grievance, an Ll | ME/MCO shall cause a written acknowledgment of receipt o | f the grievance to |
| 37 | be sent by Unite | | |
| 38 | | e of Grievance Disposition The LME/MCO shall resolve | - |
| 39 | | f grievance disposition to be sent by United States mail to the | |
| 40 | | arties as expeditiously as the enrollee's health condition requ | uires, but no later |
| 41 | | er receipt of the grievance. | |
| 42 | · · · · • | to LME/MCO Level Appeal There is no right to appeal t | the resolution of a |
| 43 | - | H or any other forum. | |
| 44 | | ndard LME/MCO level appeals. | |
| 45 | | e of Managed Care Action An LME/MCO shall provide | |
| 46 | | f a managed care action by United States mail as required u | |
| 47 | | tice of action will employ a standardized form included as | • |
| 48 | | n the LME/MCOs and the Department of Health and Human | |
| 49 | | est for Appeal An enrollee, or a network provider author | |
| 50 | | the enrollee, has the right to file a request for an LME/MCC | |
| 51 | notice of manage | ed care action no later than 30 days after the mailing date | of the grievance |

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| 1 | disposition or notice of managed care action. Upon receipt of a request for an LME/MCO level |
| 2 | appeal, an LME/MCO shall acknowledge receipt of the request for appeal in writing by United |
| 3 | States mail. |
| 4 | (c) Continuation of Benefits. – An LME/MCO shall continue the enrollee's benefits |
| 5 | during the pendency of an LME/MCO level appeal to the same extent required under 42 C.F.R. |
| 6 | § 438.420. |
| 7 | (d) Notice of Resolution. – The LME/MCO shall resolve the appeal as expeditiously as |
| 8 | the enrollee's health condition requires, but no later than 45 days after receiving the request for |
| 9 | appeal. The LME/MCO shall provide the enrollee and all other affected parties with a written |
| 10 | notice of resolution by United States mail within this 45-day period. |
| 11 | (e) <u>Right to Request Contested Case Hearing. – An enrollee, or a network provider</u> |
| 12 | authorized in writing to act on behalf of an enrollee, may file a request for a contested case |
| 13 | hearing under G.S. 108D-8 as long as the enrollee or network provider has exhausted the |
| 14 | appeal procedures described in this section or G.S. 108D-7. |
| 15 | (f) Request Form for Contested Case Hearing. – In the same mailing as the notice of |
| 16 | resolution, the LME/MCO shall also provide the enrollee with an appeal request form for a |
| 17 | contested case hearing that meets the requirements of G.S. 108D-8(f). |
| 18 | "§ 108D-7. Expedited LME/MCO level appeals. |
| 19 | (a) <u>Request for Expedited Appeal. – When the time limits for completing a standard</u> |
| 20 | appeal could seriously jeopardize the enrollee's life or health or ability to attain, maintain, or |
| 21 | regain maximum function, an enrollee, or a network provider authorized in writing to act on |
| 22 | behalf of an enrollee, has the right to file a request for an expedited appeal of a managed care |
| 23 | action no later than 30 days after the mailing date of the notice of managed care action. For |
| 24 | expedited appeal requests made by enrollees, the LME/MCO shall determine if the enrollee |
| 25 | qualifies for an expedited appeal. For expedited appeal requests made by network providers on |
| 26 | behalf of enrollees, the LME/MCO shall presume an expedited appeal is necessary. |
| 27 | (b) Notice of Denial for Expedited Appeal. – If the LME/MCO denies a request for an |
| 28 | expedited LME/MCO level appeal, the LME/MCO shall make reasonable efforts to give the |
| 29 | enrollee and all other affected parties oral notice of the denial and follow up with written notice |
| 30 | of denial by United States mail by no later than two calendar days after receiving the request |
| 31 | for an expedited appeal. In addition, the LME/MCO shall resolve the appeal within the time |
| 32 | limits established for standard LME/MCO level appeals in G.S. 108D-6. |
| 33 | (c) Continuation of Benefits. – An LME/MCO shall continue the enrollee's benefits |
| 34 | during the pendency of an expedited LME/MCO level appeal to the extent required under 42 |
| 35 | C.F.R. § 438.420. |
| 36 | (d) Notice of Resolution. – If the LME/MCO grants a request for an expedited |
| 37 | LME/MCO level appeal, the LME/MCO shall resolve the appeal as expeditiously as the |
| 38 | enrollee's health condition requires, and no later than three working days after receiving the |
| 39 | request for an expedited appeal. The LME/MCO shall provide the enrollee and all other |
| 40 | affected parties with a written notice of resolution by United States mail within this three-day |
| 41 | period. |
| 42 | (e) <u>Right to Request Contested Case Hearing. – An enrollee, or a network provider</u> |
| 43 | authorized in writing to act on behalf of an enrollee, may file a request for a contested case |
| 44 | hearing under G.S. 108D-8 as long as the enrollee or network provider has exhausted the |
| 45 | appeal procedures described in G.S. 108D-6 or this section. |
| 46 | (f) Reasonable Assistance. – An LME/MCO shall provide the enrollee with reasonable |
| 47 | assistance in completing forms and taking other procedural steps necessary to file an appeal, |
| 48 | including providing interpreter services and toll-free numbers that have adequate |
| 49 | teletypewriter/telecommunications devices for the deaf (TTY/TDD) and interpreter capability. |

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| 1 | (g) Reque | st Form for Contested Case Hearing. – In the same maili | ng as the notice of |
| | | ME/MCO shall also provide the enrollee with an appeal | |
| | contested case hearing that meets the requirements of G.S. 108D-8(f). | | |
| | | ested case hearings on disputed managed care actions. | |
| 5 | (a) Jurisda | ction of the Office of Administrative Hearings | - The Office of |
| <u>.</u> | | earings does not have jurisdiction over a dispute concerni | |
| 6 | action, except as | expressly set forth in this Chapter. | • |
| | (b) Exclus | sive Administrative Remedy. – Notwithstanding any provis | sion of State law or |
| 1 | | ary, this section is the exclusive method for an enrollee to | |
| | | by an LME/MCO. G.S. 108A-70.9A, 108A-70.9B, and | |
| <u> </u> | apply to enrollees | contesting a managed care action. | |
| | (c) Reque | st for Contested Case Hearing A request for an admin | istrative hearing to |
| <u> </u> | appeal a notice | of resolution issued by an LME/MCO is a contested of | case subject to the |
| 1 | provisions of Art | ticle 3 of Chapter 150B of the General Statutes. An enro | ollee, or a network |
| 1 | provider authoriz | ed in writing to act on behalf of an enrollee, has the right | to file a request for |
| <u> </u> | appeal to contes | t a notice of resolution as long as the enrollee or net | work provider has |
| 6 | exhausted the app | eal procedures described in G.S. 108D-6 or G.S. 108D-7. | |
| | (d) Filing | Procedure An enrollee, or a network provider authoriz | ed in writing to act |
| <u>(</u> | on behalf of an er | rollee, may file a request for an appeal by sending an appe | al request form that |
| 1 | meets the require | ments of subsection (e) of this section to OAH and the affe | cted LME/MCO by |
| | | lays after the mailing date of the notice of resolution. A re- | * ** |
| | | en a completed and signed appeal request form has been | |
| | | ody of the chief hearings clerk of OAH and accepted by | |
| | * | pt of a timely filed appeal request form, information contai | |
| | | onger confidential, and the LME/MCO shall immediately | |
| <u>t</u> | the notice of reso | olution to OAH electronically. OAH may dispose of thes | e records after one |
| | year. | | |
| | | s. – The LME/MCO shall be the respondent for purposes | * * |
| - | | rollee may move for the permissive joinder of the Departr | |
| | | blina Rules of Civil Procedure. The Department may mov | |
| 1 | | nder Rules 19 and 24 of the North Carolina Rules of Civil I | |
| 1 | | <u>l Request Form. – In the same mailing as the notice</u> | |
| - | | also provide the enrollee with an appeal request form for | |
| | - | all be no more than one side of one page. The form shall in | iclude at least all of |
| <u>I</u> | the following: | A statement that is ander to request or arread, the annulla | a manat file the form |
| | <u>(1)</u> | A statement that in order to request an appeal, the enrolled | |
| | | in accordance with OAH rules, by mail or fax to the add | |
| | | listed on the form, by no later than 30 days after the patient of recelution | maning date of the |
| | (2) | notice of resolution. | lippid identification |
| | <u>(2)</u> | The enrollee's name, address, telephone number, and Mec | |
| | (2) | <u>number.</u> | uld like to appeal a |
| | <u>(3)</u> | A preprinted statement that indicates that the enrollee wo | |
| | (A) | specific managed care action identified in the notice of res A statement informing the enrollee of the right to be | |
| | <u>(4)</u> | A statement informing the enronee of the right to be contested case hearing by a lawyer, a relative, a | • |
| | | spokesperson. | |
| | (5) | A space for the enrollee's signature and date. | |
| | | <u>A space for the enfonce's signature and date.</u> nuation of Benefits. – An LME/MCO shall continue the | anrollaa's banafita |
| | | ncy of an appeal to the same extent required under 42 | |
| | | any other provision of State law, the administrative law ju | |
| I | i vor ministallullig | any other provident of braile law, the autilition at you law p | |

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| 1 | the power to ord | the power to order and shall not order an LME/MCO to continue benefits in excess of what is | | | |
| 2 | required by 42 C | required by 42 C.F.R. § 438.420. | | | |
| 3 | (h) <u>Simple Procedures. – Notwithstanding any other provision of Article 3 of Chapter</u> | | | | |
| 4 | 150B of the Ge | neral Statutes, | the chief administrative law judg | ge of OAH may limit and | |
| 5 | simplify the adm | inistrative hear | ing procedures that apply to contest | ed case hearings conducted | |
| 6 | under this section | n in order to cor | mplete these cases as expeditiously | as possible. Any simplified | |
| 7 | hearing procedur | es approved by | the chief administrative law judge | under this subsection must | |
| 8 | comply with all c | of the following | requirements: | | |
| 9 | <u>(1)</u> | OAH shall sc | hedule and hear cases by no later the | an 55 days after receipt of a | |
| 10 | | request for a c | contested case hearing. | | |
| 11 | <u>(2)</u> | OAH shall co | onduct all contested case hearings | telephonically or by video | |
| 12 | | technology w | ith all parties, unless the enrollee r | requests that the hearing be | |
| 13 | | conducted in | person before the administrative | law judge. An in-person | |
| 14 | | hearing shall | be conducted in the county that cont | ains the headquarters of the | |
| 15 | | LME/MCO u | nless the enrollee's impairments lim | it travel. For enrollees with | |
| 16 | | impairments t | that limit travel, an in-person hearin | g shall be conducted in the | |
| 17 | | enrollee's cou | unty of residence. OAH shall pro | vide written notice to the | |
| 18 | | enrollee of the | e use of telephonic hearings, hearing | gs by video conference, and | |
| 19 | | in-person hea | rings before the administrative law | <u>v judge, as well as written</u> | |
| 20 | | instructions o | n how to request a hearing in the en | rollee's county of residence. | |
| 21 | <u>(3)</u> | The administ | rative law judge assigned to hear t | the case shall consider and | |
| 22 | | <u>rule on all pr</u> | ehearing motions prior to the schee | duled date for a hearing on | |
| 23 | | the merits. | | | |
| 24 | <u>(4)</u> | | rative law judge may allow brief ex | | |
| 25 | | | nis section only for good cause she | | |
| 26 | | | mplete. The administrative law | | |
| 27 | | | of a hearing in accordance with rules | · · · · | |
| 28 | | | and shall not grant a continuance | • • | |
| 29 | | | od cause shown. If an enrollee fails | * * | |
| 30 | | | as been properly noticed by OAH b | | |
| 31 | | | ately dismiss the case, unless the en | | |
| 32 | | | later than three business days after | - | |
| 33 | | | section, "good cause shown" inclu | | |
| 34 | | | eipt of documentation needed to re | ender a decision and other | |
| 35 | | | nd unforeseen circumstances. | | |
| 36 | <u>(5)</u> | | clude information on at least all of t | he following in its notice of | |
| 37 | | hearing to an | | | |
| 38 | | | nrollee's right to examine at a re | | |
| 39 | | | the hearing the contents of the e | • | |
| 40 | | | nents to be used by the LME/MCC |) in the hearing before the | |
| 41 | | | istrative law judge. | 4 1 . | |
| 42 | | | nrollee's right to an interpreter durin | | |
| 43 44 | | | rcumstances in which a medical ass | - | |
| 44 45 | | | ME/MCO's expense and made part | of the record, including all | |
| 43 46 | | | following: | as such as a discression on | |
| | | <u>1.</u> | A hearing involving medical issu | | |
| 47 48 | | | examining physician's report, or | a decision by a medical | |
| 48 49 | | n | review team. | ative law judge considers it | |
| 49 50 | | <u>2.</u> | <u>A hearing in which the administra</u> | | |
| 50 | | | necessary to have a medical a | issessment other than the | |

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| 1 | medical assessment performed by an indivi- | dual involved in |
| 2 | any previous level of review or decision make | ing. |
| 3 | (i) Mediation. – Upon receipt of an appeal request form as provided by | <u>y G.S. 108D-8(f)</u> |
| 4 | or other clear request for a hearing by an enrollee, OAH shall immediately noti | |
| 5 | Network of North Carolina, which shall contact the enrollee within five days to | |
| 6 | in an attempt to resolve the dispute. If mediation is accepted, the mediation m | - |
| 7 | within 25 days of submission of the request for appeal. Upon completion of the | |
| 8 | mediator shall inform OAH and the LME/MCO within 24 hours of the resolution | |
| 9 | or electronic messaging. If the parties have resolved matters in the media | |
| 10 | dismiss the case. OAH shall not conduct a hearing of any contested case invol | |
| 11 | a managed care action until it has received notice from the mediator assigned | |
| 12 | mediation was unsuccessful, (ii) the petitioner has rejected the offer of media | |
| 13 14 | petitioner has failed to appear at a scheduled mediation. Nothing in this subsective the right to a contested case hearing. | tion shall restrict |
| 14 15 | (j) Burden of Proof. – The enrollee has the burden of proof on all iss | was submitted to |
| 15 16 | OAH for a contested case hearing under this section and has the burden of go | |
| 17 | administrative law judge shall not make any ruling on the preponderance of e | |
| 18 | close of all evidence in the case. | vidence until the |
| 19 | (k) New Evidence. – The enrollee shall be permitted to submit evider | nce regardless of |
| 20 | whether it was obtained before or after the LME/MCO's managed care action a | - |
| 21 | whether the LME/MCO had an opportunity to consider the evidence i | |
| 22 | LME/MCO level appeal. Upon the receipt of new evidence and at the | - |
| 23 | LME/MCO, the administrative law judge shall continue the hearing for a mini | imum of 15 days |
| 24 | and a maximum of 30 days in order to allow the LME/MCO to review the | evidence. Upon |
| 25 | reviewing the evidence, if the LME/MCO decides to reverse the managed c | |
| 26 | against the enrollee, it shall immediately inform the administrative law judge of | |
| 27 | (1) Issue for Hearing. – For each managed care action, the administ | |
| 28 | shall determine whether the LME/MCO substantially prejudiced the rights of | the enrollee and |
| 29 20 | whether the LME/MCO, based upon evidence at the hearing: | |
| 30 31 | (1) Exceeded its authority or jurisdiction. | |
| 31 | (2) <u>Acted erroneously.</u> (3) <u>Failed to use proper procedure</u> | |
| 32 33 | (3) Failed to use proper procedure. (4) Acted arbitrarily or capriciously. | |
| 33 34 | (5) Failed to act as required by law or rule. | |
| 35 | (m) To the extent that anything in this Part, Chapter 150B of the Genera | l Statutes or any |
| 36 | rules or policies adopted under these Chapters is inconsistent with the Social S | |
| 37 | C.F.R. Part 438, Subpart F, federal law prevails and applies to the extent of | |
| 38 | rules, rights, and procedures for contested case hearings concerning managed of | |
| 39 | be construed so as to be consistent with federal law and shall provide the | |
| 40 | lesser and no greater rights than those provided under federal law. | |
| 41 | "§ 108D-9. Notice of final decision and right to seek judicial review. | |
| 42 | The administrative law judge assigned to conduct a contested case | <u>hearing</u> under |
| 43 | G.S. 108D-8 shall hear and decide the case without unnecessary delay. The jud | • • • |
| 44 | a written decision that includes findings of fact and conclusions of law and sen | |
| 45 | in accordance with G.S. 150B-37. The written decision shall notify the part | |
| 46 | decision and of the right of the enrollee and the LME/MCO to seek judici | al review of the |
| 47 | decision under Article 4 of Chapter 150B of the General Statutes." | |
| 48 | SECTION 2. G.S. 122C-151.3 reads as rewritten: | |
| 49 50 | "§ 122C-151.3. Dispute with area authorities or county programs. | ince for recolution |
| 50 51 | (a) An area authority or county program shall establish written procedu disputes over decisions of an area authority or county program that may be | |
| 51 | disputes over decisions of an area autionity of county program that may be | appealed to the |

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| State MH/DD/S | A Appeals Panel under G.S. 122C-151.4. The procedures s | shall be informal and |
| | opportunity for those who dispute the decision to present the | |
| - | section does not apply to LME/MCOs, enrollees, appl | 1 |
| | ces, or network providers subject to Chapter 108D of the C | - |
| | FION 3. G.S. 122C-151.4(g) reads as rewritten: | Jeneral Statutes. |
| | section does not apply to providers of community support | services who enneel |
| | epartment of Health and Human Services under the Depa | 11 |
| • | r appeal process.LME/MCOs, enrollees, applicants, prov | • |
| | ork providers subject to Chapter 108D of the General Stati | |
| | FION 4. G.S. 150B-23 is amended by adding a new subse | |
| | • • | |
| | edicaid enrollee, or network provider authorized in writin | |
| | o appeals a notice of resolution issued by an LME/MCO | _ |
| | tatutes may commence a contested case under this Article | |
| | titioner. The case shall be conducted in the same manne | |
| | Article. Solely and only for the purposes of contested of | |
| | ged care enrollee appeals under Chapter 108D of the o | |
| | onsidered an agency as defined in G.S. 150B-2(1a). The | LME/MCO shall not |
| | agency for any other purpose." | |
| | TION 5. By September 30, 2013, the Department of | |
| | ake any action necessary to implement this act, includir | |
| | dicare and Medicaid Services a Medicaid State Plan | |
| | tive date of July 1, 2013. On or before September 30, 201 | · · |
| | nan Services shall report to the Joint Legislative Over | 0 |
| Health and Hum | an Services on the status of the implementation of this act. | |
| | | |
| | UE RIBBON COMMISSION RECOMMENDATIO | DNS/SUPPORTIVE |
| | LTH HOUSING. | |
| | TION 6.(a) Chapter 122C of the General Statutes is amen | ided by adding a new |
| Article to read: | | |
| | "Article 1B. | |
| | "Transitions to Community Living. | |
| | "Part 1. North Carolina Supportive Housing Program. | |
| " <u>§ 122C-20.5.</u> I | | |
| The followin | g definitions apply in this Article: | |
| <u>(1)</u> | Individual with serious mental illness or SMI An i | |
| | years of age or older with a mental illness or disorder th | |
| | Diagnostic and Statistical Manual of Mental Disorders, | Fourth Edition, that |
| | impairs or impedes functioning in one or more major a | areas of living and is |
| | unlikely to improve without treatment, services, suppo | orts, or all three. The |
| | term does not include a primary diagnosis of Alz | cheimer's disease or |
| | dementia. | |
| <u>(2)</u> | Individual with serious and persistent mental illness o | or <u>SPMI. – A</u> person |
| | who is 18 years of age or older who meets one of the fol | - |
| | a. Has a mental illness or disorder that is so sever | |
| | prevents or erodes development of functional c | |
| | aspects of daily life such as personal hygiene ar | |
| | making, interpersonal relationships, social transa | |
| | recreational activities. | , |
| | b. <u>Is receiving Supplemental Security Income</u> | or Social Security |
| | Disability Income due to mental illness. | Sourier Sourity |
| | | |

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| 1 | " <u>§ 122C-20.6.</u> | Department to establish statewide supp | ortive housing program for |
| 2 | indiv | iduals transitioning into community living; p | ourpose. |
| 3 | | nent of Health and Human Services, in consu | |
| 4 | - | e Agency, shall establish and administer a | |
| 5 | program known | as the North Carolina Supportive Housing | Program. The purpose of the |
| 6 | 1 • | ransition individuals diagnosed with serious | |
| 7 | persistent menta | al illness from institutional settings to mor | e integrated community-based |
| 8 | | ate to meet their needs. Under the program, t | • |
| 9 | | Carolina Housing Finance Agency and LME/M | |
| 10 | | e transitioned to housing slots available through | h the program with all the rights |
| 11 | | reated by a landlord-tenant relationship. | |
| 12 | | dministration of housing subsidies for suppo | |
| 13 | - | nent may enter into a contract with a private | |
| 14 | | trator for the North Carolina Supportive Housi | |
| 15 | | rental vouchers and community living voucher | s to program participants based |
| 16 | | reloped by the Department. | |
| 17 | | ligibility requirements for NC Supportive H | |
| 18 | | n of Aging and Adult Services shall adop | • • |
| 19 | | the program. The eligibility requirements shall | |
| 20 | | rements and requirements to give priority | |
| 21 | | es to individuals diagnosed with serious mental | - |
| 22 | | who are currently residing in institutional sett | tings. The Division may adopt |
| 23 | | necessary to implement this Article. | |
| 24 | | n-reach activities for supportive housing. | |
| 25 | | ent shall have ongoing responsibility for deve | |
| 26 | | ble program participants for each LME/MCO b | • • • |
| 27 | | on, each LME/MCO shall have ongoing respo | • • • |
| 28 | | whom it will provide in-reach activities in o | |
| 29 | | tentially eligible participants to determine their | |
| 30 31 | | back to the Department on the LME/MCO's a daily basis. Upon receipt of an LME/MCO's | |
| 31 | · · · · · · | Department shall make a final determination of | <u>i</u> <u>v</u> |
| 32 33 | 1 <u>1</u> | Allocation of supportive housing slots to LM | |
| 33 34 | | nent shall annually determine the number of h | |
| 35 | each LME/MCO | | nousing stors to be anocated to |
| 36 | <u>(1)</u> | Each year, the Department shall distribute at | least fifty percent (50%) of the |
| 37 | <u>(1)</u> | housing slots available through this program | |
| 38 | (2) | The Department shall award additional hous | · · · |
| 39 | <u>(2)</u> | on local need, as determined by the informat | |
| 40 | | the Department in accordance with G.S. 1220 | ÷ • |
| 41 | "§ 122C-20.11. | Transition of program participants into hou | |
| 42 | | CO shall develop a written transition plan for e | |
| 43 | | rested in participating in the North Carolina Su | |
| 44 | | or the approved housing slot shall identify at lea | |
| 45 | <u>(1)</u> | Available housing units that meet the individ | |
| 46 | $\overline{(2)}$ | Any transition services that will be necessar | |
| 47 | <u> </u> | but not limited to, a one-time transition stabi | |
| 48 | | thousand dollars (\$2,000) per individual. | • • • |
| 49 | | approved by the Department or the housing s | - |
| 50 | <u>(3)</u> | Solutions to potential barriers to the indiv | • |
| 51 | | community-based supported housing. | |

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| 1 | <u>(4)</u> | Any other information the Department deems necessary | for the individual |
| 2 | | program participant's successful transition into communi | ity-based supported |
| 3 | | housing. | |
| 4 | " <u>§ 122C-20.12.</u> | Transition services. | |
| 5 | LME/MCOs | shall provide individualized transition services to program | participants within |
| 6 | their respective | catchment areas for the 90-day period following the individ | ual's transition into |
| 7 | <u>a housing slot pr</u> | ovided through the program. | |
| 8 | " <u>§ 122C-20.13.</u> | Tenancy support services. | |
| 9 | The Departs | nent or the housing subsidy administrator shall provide | e ongoing tenancy |
| 10 | | to program participants. | |
| 11 | " <u>§ 122C-20.14.</u> | Approval of landlords and housing units. | |
| 12 | - | nent shall develop an application process for owners of hous | |
| 13 | participate in the | program as landlords. The application process shall, at a m | inimum, include an |
| 14 | | ne owners' selected housing units and a requirement the | |
| 15 | | rmation from the Department about the North Carolina S | Supportive Housing |
| 16 | | being approved as landlords. | |
| 17 | | Annual reporting on NC Supportive Housing Program. | |
| 18 | - | October 1, the Department shall report to the Joint Le | |
| 19 | | Health and Human Services of the General Assembly | |
| 20 | | nin each LME/MCO catchment area who transitioned | |
| 21 | - | the North Carolina Supportive Housing Program du | |
| 22 | | he report shall include a breakdown of all funds expended b | by each LME/MCO |
| 23 | | these individuals into the housing slots. | |
| 24 | | NC Supportive Housing Program not an entitlement. | |
| 25 | | nent shall not be required to provide housing slots to indi | - |
| 26 | | be supported by funds appropriated by the General Assemb | |
| 27 | | housing program established under this Part, whether an | • |
| 28 | - | private entity, is not an entitlement, and nothing in this P | art shall create any |
| 29 | property right." | | |
| 30 | | TION 6.(b) By no later than October 1, 2013, each LME/M | |
| 31 | | ble individuals to community-based supported housing slot | |
| 32 | | na Supportive Housing Program established under G.S. 1220 | |
| 33 | | TION 7. Funds appropriated to the Department of Health a | |
| 34 | | 115 fiscal biennium to develop and implement housing, | |
| 35 | - | ople with mental illness pursuant to the Department of | Justice settlement |
| 36 37 | 0 | be used as follows: | roand true hundred |
| 37 38 | (1) | The sum of one million seven hundred forty-five thou eighty dollars (\$1,745,280) for fiscal year 2013-2014 and | |
| 38 39 | | million one hundred twenty thousand thirty-seven dolla | |
| 39 40 | | fiscal year 2014-2015 shall be used to establish and | |
| 40 41 | | Carolina Supportive Housing Program authorized in Art | – |
| 42 | | 122C of the General Statutes. | icie i b oi Chapter |
| 42 43 | (2) | The sum of one million four hundred forty thousand dolla | r_{0} (\$1.440.000) for |
| 43 44 | (2) | - | |
| 44 45 | | fiscal year 2013-2014 and the sum of one million thousand dollars (\$1,540,000) for fiscal year 2014-2015 | • |
| 45 46 | | program administration for the North Carolina Supportive | |
| 40 47 | | authorized in Article 1B of Chapter 122C of the General S | |
| 47 48 | (2) | The sum of six hundred fifty thousand dollars (\$650,0 | |
| 40 49 | (3) | 2013-2014 and the sum of one million two hundred sixte | · • |
| 49 50 | | (\$1,216,000) for fiscal year 2014-2015 shall be used to | |
| 50 51 | | transition stability funds, not to exceed two thousand d | - |
| 51 | | transition stability runus, not to exceed two mousaild d | (\$2,000) per |

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| 1 2 3 4 5 6 7 | (4) | individual, to cover the cost of up-front move-in costs f in housing slots available through the North Carolina Program authorized in Article 1B of Chapter 122C of th Any funds appropriated for the 2014-2015 fiscal year the purposes set forth in subdivisions (1) through (3) of used to provide a comprehensive array of services tha transition to and be maintained in the community. | Supportive Housing e General Statutes. that are not used for f this section shall be |
| 8 | SEC | FION 8. Chapter 122E of the General Statutes is amend | ded by adding a new |
| 9 | section to read: | 1 | , , |
| 10 | " <u>§ 122E-3A. Co</u> | mmunity Living Housing Fund. | |
| 11 | (a) Defin | itions. – The following definitions apply in this section: | |
| 12 | <u>(1)</u> | Catchment area As defined in G.S. 122C-3. | |
| 13 14 | <u>(2)</u> | <u>Targeted units. – Units within Low Income H</u> developments that are specifically designed to facilit | |
| 15 | | individuals with disabilities. | |
| 16 | (b) Creat | ion and Source of Funds. – The Community Livin | <u>g Housing Fund is</u> |
| 17 | established with | in the Housing Finance Agency to pay for the trans | sition of individuals |
| 18 | | severe mental illness or severe and persistent mental i | |
| 19 | | from institutional settings to integrated, community-base | · · · |
| 20 | | the percentage of targeted housing units available | |
| 21 | | use in the North Carolina Supportive Housing Program | |
| 22 | _ | the General Statutes. Beginning with fiscal year 2013-20 | |
| 23 | | alance of the amount appropriated to the Transitions to | • • |
| 24 25 | | pursuant to Section 10.23A(d) of S.L. 2012-142 at the erout shall be transferred and made available to the Commu | |
| 23 26 | Fund. | but shall be transferred and made available to the Commu | mity Living Housing |
| 20 27 | | of Funds. – The North Carolina Housing Finance Agency. | in consultation with |
| 28 | | of Health and Human Services, shall be responsible f | |
| 20 29 | - | ng Housing Fund. The monies in the Fund shall be avai | |
| 30 | | ct of appropriation by the General Assembly and onl | ± |
| 31 | purposes: | ······································ | |
| 32 | (1) | To provide permanent community-based housing in | integrated settings |
| 33 | | appropriate for individuals with severe mental illn | |
| 34 | | persistent mental illness. | |
| 35 | <u>(2)</u> | To support an increase in the number of targeted units | for individuals with |
| 36 | | disabilities located in housing projects funded by the | |
| 37 | | Agency from ten percent (10%) to fifteen percent (1 | |
| 38 | | targeted units funded shall be made available to the D | Department of Health |
| 39 | | and Human Services for use in the North Carolina | |
| 40 | | Program under Article 1B of Chapter 122C of the Gene | |
| 41 | | for funding of the additional targeted units shall be | - |
| 42 | | located in catchment areas identified by the Depart | |
| 43 | | Human Services, in consultation with the North Carol | |
| 44 | | Agency and LME/MCOs, as having the greatest need fo | |
| 45 | | FION 9. The Transitions to Community Living Fund es | |
| 46 47 | , | d) of S.L. 2012-142 terminates on June 30, 2020, and ar | iy balance remaining |
| 47 48 | on that date shall | revert to the General Fund. | |
| 48 49 | PART III. MO | DIFY ALLOCATION OF STATE'S SHARE IN HOS | PITAL PROVIDER |

49 PART III. MODIFY ALLOCATION OF STATE'S SHARE IN HOSPITAL PROVIDER 50 ASSESSMENT TAX.

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| 1 | SECTION 10. If Senate Bill 402, 2013 Regular Session, becomes law, then |
| 2 | G.S. 108A-123(d) reads as rewritten: |
| 3 | "(d) State's Annual Medicaid Payment The first forty-three million dollars |
| 4 | (\$43,000,000) of the State's annual Medicaid payment must be allocated between the equity |
| 5 | assessment and the UPL assessment based on the amount of gross payments received by |
| 6 | hospitals under G.S. 108A-124. The remaining portion of the State's annual Medicaid payment |
| 7 | must be allocated to the UPL assessment." |
| 8 | SECTION 11. Sections 1 through 5 of this act are effective when this act becomes |
| 9 | law and apply to grievances and managed care actions filed on or after that date. Section 7 of |
| 10 | this act becomes effective October 1, 2013. Section 10 of this act becomes effective July 1, |

11 2013. The remainder of this act is effective when it becomes law.