GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

FILED SENATE

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S.B. 702

PRINCIPAL CLERK

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SENATE DRS35118-MG-47B (02/23)

Short Title	Repeal CON and COPA Laws. (Publ
Sponsors:	Senator Apodaca (Primary Sponsor).
Referred t	
CERT The Gene "(a) fixing a raparty who provisions the prevaithe admir Chapter 1 Nothin administration 131E of the Nothin immune fibring the amount or after January and the operation of the second	A BILL TO BE ENTITLED REPEALING NORTH CAROLINA'S CERTIFICATE OF NEED AN ICATE OF PUBLIC ADVANTAGE LAWS. Assembly of North Carolina enacts: ECTION 1.(a) G.S. 6-19.1(a) reads as rewritten: In any civil action, other than an adjudication for the purpose of establishing, or a disciplinary action by a licensing board, brought by the State or brought by its contesting State action pursuant to G.S. 150B-43 or any other appropriate I law, unless the prevailing party is the State, the court may, in its discretion, alleg party to recover reasonable attorney's fees, including attorney's fees applicable trative review portion of the case, in contested cases arising under Article 3 B, to be taxed as court costs against the appropriate agency if: 1) The court finds that the agency acted without substantial justification pressing its claim against the party; and 2) The court finds that there are no special circumstances that would make the award of attorney's fees unjust. The party shall petition for the attorney's few within 30 days following final disposition of the case. The petition shall supported by an affidavit setting forth the basis for the request. In this section shall be deemed to authorize the assessment of attorney's fees for the review portion of the case in contested cases arising under Article 9 of Chapter General Statutes. In this section grants permission to bring an action against an agency otherwing suit or gives a right to bring an action to a party who otherwise lacks standing ion. In the section shall be charged again gexpenses of the agency and shall not be reimbursed from any other source. The ECTION 1.(b) Subsection (a) of this section applies to contested cases arising any 1, 2017. EECTION 2. G.S. 58-50-61 reads as rewritten: Utilization review. Definitions. — As used in this section, in G.S. 58-50-62, and in Part 4 of this Artic and the agency and shall in this section. The party and in Party 4 of this Artic and the party and the part
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home; kidney disease treatment center, including freestanding hemodialysis

units; intermediate care facility for the mentally retarded; home health agency office; chemical dependency treatment facility; diagnostic center; hospice office, hospice inpatient facility, and hospice residential care facility; and ambulatory surgical facility.

(8) "Health care provider" means any person who is licensed, registered, or certified under Chapter 90 of the General Statutes or the laws of another state to provide health care services in the ordinary care of business or practice or a profession or in an approved education or training program; a health care facility as defined in G.S. 131E 176(9b) this section or the laws of another state to operate as a health care facility; or a pharmacy.

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SECTION 3. G.S. 58-55-35 reads as rewritten:

"§ 58-55-35. Facilities, services, and conditions defined.

- (a) Whenever long-term care insurance provides coverage for the facilities, services, or physical or mental conditions listed below, unless otherwise defined in the policy and certificate, and approved by the Commissioner, such facilities, services, or conditions are defined as follows:
 - (10) "Hospice" shall be defined in accordance with the terms of G.S. 131E-176(13a) means any coordinated program of home care with provision for inpatient care for terminally ill patients and their families. This care is provided by a medically directed interdisciplinary team, directly or through an agreement under the direction of an identifiable hospice administration. A hospice program of care provides palliative and supportive medical and other health services to meet the physical, psychological, social, spiritual, and special needs of patients and their families, which are experienced during the final stages of terminal illness and during dying and bereavement.
 - "Intermediate care facility for the mentally retarded" shall be defined in accordance with the terms of G.S. 131E 176(14a).means facilities licensed pursuant to Article 2 of Chapter 122C of the General Statutes for the purpose of providing health and habilitative services based on the developmental model and principles of normalization for persons with mental retardation, autism, cerebral palsy, epilepsym, or related conditions.

SECTION 4. G.S. 90-21.36(b) reads as rewritten:

"(b) Nothing in this Article shall exempt physicians or others from compliance with State or federal laws governing certificate of need, licensure, or other regulatory requirements."

SECTION 5. G.S. 122C-23.1(e) reads as rewritten:

"(e) As used in this section, "residential treatment facility" means a "residential facility" as defined in and licensed under this Chapter, but not subject to Certificate of Need requirements under Article 9 of Chapter 131E of the General Statutes. Chapter."

SECTION 6. G.S. 131E-13(a)(1) reads as rewritten:

"(1) The corporation shall continue to provide the same or similar clinical hospital services to its patients in medical-surgery, obstetrics, pediatrics, outpatient and emergency treatment, including emergency services for the indigent, that the hospital facility provided prior to the lease, sale, or conveyance. These services may be terminated only as prescribed by Certificate of Need Law prescribed in Article 9 of Chapter 131E of the General Statutes, or, if Certificate of Need Law is inapplicable, by review

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SECTION 7. G.S. 131E-136(4) reads as rewritten:

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part-time, intermittent basis as set out in G.S. 131E-176(12), and is thereby also subject to Article 9 of Chapter 131E.basis." **SECTION 8.** G.S. 148-19.1 reads as rewritten:

"§ 148-19.1. Exemption from licensure and certificate of need.licensure.

Inpatient chemical dependency or substance abuse facilities that provide services exclusively to inmates of the Division of Adult Correction of the Department of Public Safety shall be exempt from licensure by the Department of Health and Human Services under Chapter 122C of the General Statutes. If an inpatient chemical dependency or substance abuse facility provides services both to inmates of the Division of Adult Correction of the Department of Public Safety and to members of the general public, the portion of the facility that serves inmates shall be exempt from licensure.

procedure designed to guarantee public participation pursuant to rules

adopted by the Secretary of the Department of Health and Human Services."

"Home health agency" means a home care agency which is certified to

receive Medicare and Medicaid reimbursement for providing nursing care,

therapy, medical social services, and home health aide services on a

- Any person who contracts to provide inpatient chemical dependency or substance abuse services to inmates of the Division of Adult Correction of the Department of Public Safety may construct and operate a new chemical dependency or substance abuse facility for that purpose without first obtaining a certificate of need from the Department of Health and Human Services pursuant to Article 9 of Chapter 131E of the General Statutes. However, a new facility or addition developed for that purpose without a certificate of need shall not be licensed pursuant to Chapter 122C of the General Statutes and shall not admit anyone other than inmates unless the owner or operator first obtains a certificate of need."
- **SECTION 9.** Article 1E of Chapter 90 of the General Statutes, Article 9 and Article 9A of Chapter 131E of the General Statutes, G.S. 130A-45.02(i), 150B-2(8a)k., 150B-21.1(6), and 165-47 are repealed.

SECTION 10. This act becomes effective January 1, 2017.