## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL 704 Committee Substitute Favorable 4/30/19 PROPOSED SENATE COMMITTEE SUBSTITUTE H704-PCS40514-RBf-19

Short Title: Rural Health Care Stabilization Act.

(Public)

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				,
Sponsors:				
Referred to:				

April 11, 2019

1		A BILL TO BE ENTITLED
2		ABLISH THE RURAL HEALTH CARE STABILIZATION PROGRAM.
3	The General Asser	nbly of North Carolina enacts:
4	SECTI	ON 1.1.(a) G.S. 131A-1 through G.S. 131A-25 are designated as Article 1 of
5	Chapter 131A of the	ne General Statutes, which is entitled "Health Care Facilities Finance Act."
6	SECTI	<b>ON 1.1.(b)</b> The Revisor of Statutes shall change any references in Article 1
7	of Chapter 131A o	f the General Statutes from "this Chapter" to "this Article."
8	SECTI	<b>ON 1.1.(c)</b> G.S. 113A-12(3)e. reads as rewritten:
9		"e. A health care facility financed pursuant to <u>Article 1 of Chapter 131A</u>
10		of the General Statutes or receiving a certificate of need under Article
11		9 of Chapter 131E of the General Statutes."
12	SECTI	<b>ON 1.1.(d)</b> G.S. 142-15.16(3) reads as rewritten:
13	"(3)	State-supported financing arrangement Any financing arrangement that
14		requires payments that are payable, whether directly or indirectly, and whether
15		or not subject to the appropriation of funds for payment, by payments from
16		the General Fund, the Highway Fund, the Highway Trust Fund, or other funds
17		and accounts of the State that are funded from the general revenues and other
18		taxes and fees of the State or State entities. A State-supported financing
19		arrangement does not include a financing arrangement where bonds or other
20		obligations are issued or incurred to carry out a financing program authorized
21		by the General Assembly under which the bonds or other obligations are
22		payable from moneys derived from specified, limited, nontax sources, such as
23		(i) loan payments made by a non-State entity receiving the benefit of financing
24		by a State entity (including an "obligor" or "participating institution" within
25		the meaning of Chapter 159D of the General Statutes, a "public agency" or a
26		"nonprofit agency" within the meaning of Article 1 of Chapter 131A of the
27		General Statutes, and similar entities); (ii) revenues of a revenue-producing
28		enterprise or activity (such as "revenues" within the meaning of Part 4 of
29		Article 1 of Chapter 116 of the General Statutes and "obligated resources"
30		within the meaning of Article 3 of Chapter 116D of the General Statutes); and
31		(iii) loan payments received, loans owned, and other assets of a State entity
32		that are pledged to secure bonds under programs to finance that type of assets
33		and the associated activities (such as mortgage loans under Chapter 122A of
34		the General Statutes and student loans under Article 23 of Chapter 116 of the
35		General Statutes)."



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SEC'	<b>TION 1.2.</b> Chapter 131A of the General Statutes is amended by adding a new
Article to read:	
	" <u>Article 2.</u>
	"Rural Health Care Stabilization Program.
" <u>§ 131A-30. De</u>	
The followin	g definitions apply in this Article:
<u>(1)</u>	Commission The Local Government Commission established pursuant to
( <b>-</b> )	<u>G.S. 159-3.</u>
<u>(2)</u>	Eligible hospital. – A health care facility located in a development tier one or
	development tier two area, as defined in G.S. 143B-437.08, that is unable to
	sustain operations for more than three years from the date of application for a
(2)	<u>loan under the Program.</u> Fund. – The Rural Health Care Stabilization Fund established in accordance
<u>(3)</u>	with this Article.
<u>(4)</u>	Health care facility. – Any one or more buildings, structures, additions,
<u>(+)</u>	extensions, improvements or other facilities, whether or not located on the
	same site or sites, machinery, equipment, furnishings, or other real or personal
	property suitable for health care or medical care.
<u>(5)</u>	Loan. $-A$ sum of money loaned to an applicant with an obligation on the part
<u>,                                     </u>	of the applicant to repay the sum, plus interest, in accordance with a loan
	agreement.
<u>(6)</u>	Plan. – A hospital stabilization plan developed in accordance with
	<u>G.S. 131A-33.</u>
<u>(7)</u>	Program. – The Rural Health Care Stabilization Program established pursuant
	to this Article.
<u>(8)</u>	Public agency. – Any county, city, town, hospital district, or other political
	subdivision of the State existing or hereafter created pursuant to the laws of
	the State authorized to acquire, by lease or otherwise, operate, or maintain
( <b>0</b> )	health care facilities.
<u>(9)</u>	<u>UNC Health Care. – The University of North Carolina Health Care System</u> established pursuant to G.S. 116-37.
"8 1314.31 Th	e Rural Health Care Stabilization Program.
	am Established; Purpose. – There is established the Rural Health Care
	gram to provide loans for the support of eligible hospitals located in rural areas
	are in financial crisis due to operation of oversized and outdated facilities and
	the viability of health care delivery in their communities, including the demand
for certain patien	nt services and the composition of payer mixes and patient populations. Within
the funds available	ble in the Rural Health Care Stabilization Fund, the Program shall provide for
	narket interest rates with structured repayment terms in order for these financially
	le hospitals to transition to sustainable, efficient, and more proportionately sized
	ce models in their communities. In meeting this goal, loan funds may be used to
	tion of new health care facilities or to provide for operational costs during this
	l, or both, including while the construction of new health care facilities is
undertaken.	inistration UNC Uselth Core shall administer the Dragnom and has the
	inistration. – UNC Health Care shall administer the Program and has the and responsibilities:
<u>(1)</u>	Establishing an application period and a process for submitting an application
<u>(1)</u>	for a loan under this Program.
<u>(2)</u>	Assessing Plans submitted by an applicant for a loan under the Program.
$\frac{(2)}{(3)}$	Evaluating an applicant's ability to repay the loan under the proposed Plan.
<u> </u>	

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1	(4) Submitting recommendations to the Commission on wh	ether an applicant
2	should receive a loan under the Program.	<u> </u>
3	(5) Negotiating the terms of a proposed loan agreement.	
4	(6) Determining the security interests necessary to enforce rep	ayment of the loan.
5	(7) Implementing approved loan agreements, including more	nitoring repayment
6	and collection.	• • •
7	(8) Any other duties and responsibilities necessary to the imp	plementation of the
8	Program and enforcement of the loan agreements under th	<u>e Program.</u>
9	(c) Exclusion. – UNC Health Care cannot apply for a loan under this F	Program and cannot
10	be a partner in a partnership that applies for a loan under this Program. The C	Commission cannot
11	approve an application for a loan if the issuance of the loan would result in	n a material, direct
12	financial benefit to UNC Health Care at the time the application and Plan a	re submitted to the
13	Commission for its approval.	
14	(d) Rules UNC Health Care is authorized to adopt any ru	iles necessary for
15	implementation of the Program.	
16	"§ 131A-32. The Rural Health Care Stabilization Fund.	
17	The Rural Health Care Stabilization Fund is created as a nonreverting	
18	Office of State Budget and Management. The Fund shall operate as a revolv	
19	of funds appropriated to, or otherwise received by, the Rural Health Care Sta	
20	and all funds received as repayment of the principal of or interest on a loan m	
21	The State Treasurer is the custodian of the Fund and shall invest its assets	
22	G.S. 147-69.2 and G.S. 147-69.3. Moneys in the Fund shall only be used for lo	bans made pursuant
23	to this Article.	
24	" <u>§ 131A-33. Application for loan evaluation.</u>	C '1'
25 26	(a) <u>Application and Plan. – A public agency, an owner of a health</u>	•
26 27	partnership including one or more of those entities may apply for a loan un	-
27 28	benefit an eligible hospital. To apply for a loan, an applicant must develop a ho	-
28 29	plan and submit the Plan with its application to UNC Health Care during the The Plan shall include, at a minimum, any proposed changes in governance of	
29 30	eligible hospital and the eligible hospital's financial projections, including a	-
30 31	by the applicant of the requested loan and other sources of funds projected	
32	eligible hospital, such as local or federal funds. An applicant shall submit to	
32 33	any additional information requested by UNC Health Care to enable it to de	
33 34	recommend the application to the Local Government Commission for approv	
35	(b) Evaluation. – UNC Health Care shall evaluate each Plan subm	
36	whether the applicant's Plan demonstrates a financially sustainable health car	
37	the community in which the eligible hospital is located. UNC Health Care	
38	applicant with revisions to its Plan, including negotiating loan terms. Upo	
39	review of an application, UNC Health Care shall notify the applicant and the	
40	recommendation on whether to approve or disapprove a loan application.	
41	applicant applies during an application period, UNC Health Care may assign	
42	approval of applications when submitting its recommendations to the Comm	<b>.</b> .
43	for the assigned order of priority.	
44	(c) Disapproval of Application. – If UNC Health Care disapproves a lo	oan application, the
45	applicant may engage a disinterested and qualified third party approved by	the Commission to
46	evaluate the applicant's Plan to determine if the applicant demonstrates a final	ancially sustainable
47	health care service model for the community in which the eligible hospi	tal is located. The
48	applicant may seek Commission approval of the loan based on the written ev	aluation of its Plan
49	by the third party.	
50	" <u>§ 131A-34. Commission approval for loan.</u>	

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(a) Ap	proval Required. – UNC Health Care shall not award a loan un	der the Program
	mmission approves it. If the Commission enters an order denyi	
	nder this Article shall be at an end.	ing the rount, the
	nflict of Interest. – UNC Health Care must disclose to the C	<sup>7</sup> ommission any
	lict of interest in its review of an application and Plan. The Cor	
1	if the issuance of the loan would result in a material, direct fin	
	Care at the time the application and Plan are submitted to the Co	
approval.	sure at the time the approaction and T tan are submitted to the Co	<u>IIIIIIISSIOII IOI Its</u>
	nsiderations. – The Commission shall review UNC	Health Care's
	ons, an applicant's Plan, and any other information it may believe t	
	e loan should be approved. If UNC Health Care has recommende	
	e applicant has an evaluation prepared by a disinterested and qua	
	he Commission, the Commission may consider the third party's e	
	the applicant's Plan. The Commission may require the applic	
	ferent, to provide any of the following information for its conside	
(1)	· · ·	
(2)		
(3)		
(4)		
(5)		
	whether the loan should be approved.	<u>v</u>
<u>(d)</u> Lo	an Approval. – The Commission may approve the application	on if, upon the
information an	nd evidence it receives, it finds and determines:	-
(1)		
(2)		for the proposed
	purpose of the loan.	
<u>(3)</u>	That the Plan demonstrates a financially sustainable health ca	re service model
	for the community in which the eligible hospital is located.	
<u>(4</u> )	That the applicant's debt management procedures and polic	vies are good, or
	that reasonable assurances have been given that its debt will	<u>be repaid.</u>
	Award of loans; terms.	
	vard. – Upon approval of the loan by the Commission, UNC H	
	rms of the loan agreement. In adopting terms of the loan agreement	ent, UNC Health
	tire changes to the governance structure of the eligible hospital.	
	erest Rate and Maturity. – The interest rate payable on and the ma	<u>aximum maturity</u>
	ubject to the following limitations:	
<u>(1)</u>		
	obtained by the State on its most recent general obligation be	
<u>(2)</u>		=
	bt Instrument. – UNC Health Care shall execute a debt instru	
	e loan to evidence the obligation to repay the principal of and int	erest on the loan
	r this Article to the State.	
	Annual reports on the Rural Health Care Stabilization Fund.	
	quirement. – UNC Health Care shall publish a report each year on	
	tion Fund. The report shall be published by November 1 of each ye	
	al year. UNC Health Care shall make the report available to the	
	the report to the Joint Legislative Commission on Governmenta	<u>i Operations and</u>
	<u>earch Division.</u> ntent. – The report required by this section shall contain the follow	ving information
(b) <u>Co</u> concerning the		ving intormation
<u>concerning the</u>		vear
(1)	The beginning and chung balance of the Fund for the listal	your.

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(2) The amount of revenue credited to the Fund during the fiscal year, by source.
(3) The total amount of loans awarded from the Fund.
(4) For each loan awarded, the recipient of the award, the amount of the award,
the amount of the award that was disbursed, and the amount of the award
remaining to be disbursed in a subsequent fiscal year, if applicable."
SECTION 1.3. G.S. 116-37 reads as rewritten:
"§ 116-37. University of North Carolina Health Care System.
(e) Finances. – The University of North Carolina Health Care System shall be subject to
the provisions of the State Budget Act, except for trust funds as provided in G.S. 116-36.1 and
G.S. 116-37.2. The Chief Executive Officer, subject to the board of directors, shall be responsible
for all aspects of budget preparation, budget execution, and expenditure reporting. All operating
funds of The University of North Carolina Health Care System may be budgeted and disbursed
through special fund codes, maintaining separate auditable accounts for the University of North
Carolina Hospitals at Chapel Hill and the clinical patient care programs of the School of Medicine
of the University of North Carolina at Chapel Hill. All receipts of The University of North
Carolina Health Care System may be deposited directly to the special fund codes, and except for
General Fund appropriations, all receipts of the University of North Carolina Hospitals at Chapel
Hill may be invested pursuant to G.S. 116-37.2(h). General Fund appropriations for support of
the University of North Carolina Hospitals at Chapel Hill shall be budgeted in a General Fund
code under a single purpose, "Contribution to University of North Carolina Hospitals at Chapel
Hill Operations" and be transferable to a special fund operating code as receipts. General Fund
appropriations for the Rural Health Care Stabilization Program shall be deposited in the Rural
Health Care Stabilization Fund pursuant to G.S. 131A-32 and shall only be used for the purposes
set forth in Article 2 of Chapter 131A of the General Statutes.
( <i>l</i> ) Rural Health Care Stabilization Program. – The University of North Carolina Health
Care System shall administer the Rural Health Care Stabilization Program in accordance with
Article 2 of Chapter 131A of the General Statutes in order to further its mission to promote the
health and well-being of the citizens of North Carolina."
<b>SECTION 2.</b> This act is effective when it becomes law.