GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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IOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10827-MGa-165B

Short Title:	Department of Health and Human Svcs RevisionsAB	(Public)
Sponsors:	Representative Dobson.	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT MAKING TECHNICAL, CONFORMING, AND OTHER MODIFICATIONS TO				
3	LAWS PERTAINING TO THE DEPARTMENT OF HEALTH AND HUMAN SERVICES;				
4	MODIFYING THE STATE HUMAN RESOURCES ACT TO GIVE THE DEPARTMENT				
5	OF HEALTH AND HUMAN SERVICES AND CERTAIN OTHER STATE AGENCIES				
6	GREATER FLEXIBILITY WITH RESPECT TO EMPLOYEE CLASSIFICATION AND				
7	SALARY ADMINISTRATION; AND APPROPRIATING FUNDS TO THE COUNCIL				
8	ON DEVELOPMENTAL DISABILITIES.				
9	The General Assembly of North Carolina enacts:				
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11	PART I. TECHNICAL, CONFORMING, AND OTHER CHANGES RELATED TO THE				
12	DIVISION OF MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND				
13	SUBSTANCE ABUSE SERVICES				
14					
15	ALIGNMENT OF DEVELOPMENTAL DISABILITY DEFINITION WITH FEDERAL				
16	LAW				
17	SECTION 1.1. G.S. 122C-3(12a) reads as rewritten:				
18	"(12a) Developmental disability A severe, chronic disability of a person that				
19	satisfies all of the following:				
20	a. Is attributable to one or more impairments.a mental or physical				
21	impairment or combination of mental and physical impairments.				
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23					
24	ELIMINATION OF RULE-MAKING PROCESS TO IMPLEMENT A CO-PAYMENT				
25	SCHEDULE FOR BEHAVIORAL HEALTH, INTELLECTUAL AND				
26	DEVELOPMENTAL DISABILITIES, AND SUBSTANCE USE DISORDER SERVICES				
27	SECTION 1.2. G.S. 122C-112.1(a)(34) reads as rewritten:				
28	"(34) Adopt rules for the implementation of a co-payment graduated schedule to <u>for</u>				
29	behavioral health services, intellectual and developmental disabilities				
30	services, and substance use disorder services based on the Medicaid				
31	co-payments for such services, which shall be used by LMEs and by				
32	contractual provider agencies under G.S. 122C-146. The co-payment				
33	graduated schedule shall be developed to adopted under this subdivision shall				
34	require a co-payment for services identified by the Secretary. Families whose				
35	family income is three hundred percent (300%) or greater of the federal				
36	poverty level are eligible for services with the applicable co-payment."				



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2	CONFORMING CHANGE TO PROCEDURE FOR APPEALING DECISIONS ON				
3	LICENSURE WAIVER REQUESTS				
4	SECTION 1.3. G.S. 122C-23(f) reads as rewritten:				
5	"(f) Upon written application and in accordance with rules of the Commission, the				
6	Secretary may for good cause waive any of the rules implementing this Article, provided those				
7	rules do not affect the health, safety, or welfare of the individuals within the licensable facility.				
8	Decisions made pursuant to this subsection may be appealed to the Commission for a hearing in				
9	accordance with by filing a contested case under Article 3 of Chapter 150B of the General				
10	Statutes."				
11					
12	TECHNICAL CORRECTION TO LIST OF PERSONS DHHS SECRETARY MAY				
13	CERTIFY TO PERFORM FIRST EXAMINATIONS FOR INVOLUNTARY				
14	COMMITMENT				
15	SECTION 1.4. G.S. 122C-263.1(a) reads as rewritten:				
16	"(a) Physicians and eligible psychologists are qualified to perform the commitment				
17	examinations required under G.S. 122C-263(c) and G.S. 122C-283(c). The Secretary of Health				
18					
18 19	and Human Services may individually certify to perform the first commitment examinations				
	required by G.S. 122C-261 through G.S. 122C-263 and G.S. 122C-281 through G.S. 122C-283				
20	other health, mental health, and substance abuse professionals whose scope of practice includes				
21	diagnosing and documenting psychiatric or substance use disorders and conducting mental status				
22	examinations to determine capacity to give informed consent to treatment as follows:				
23	(1) The Secretary has received a request:				
24	a. To certify a licensed clinical social worker, a master's or higher level				
25	degree nurse practitioner, a licensed professional counsellor, <u>clinical</u>				
26	mental health counselor or a physician's assistant to conduct the first				
27	examinations described in G.S. 122C-263(c) and G.S. 122C-283(c).				
28	b. To certify a master's level licensed clinical addictions specialist to				
29	conduct the first examination described in G.S. 122C-283(c).				
30					
31	(5) In no event shall the certification of a licensed clinical social worker, master's				
32	or higher level degree nurse practitioner, licensed professional counsellor,				
33	clinical mental health counselor, physician assistant, or master's level certified				
34	clinical addictions specialist under this section be construed as authorization				
35	to expand the scope of practice of the licensed clinical social worker, the				
36	master's level nurse practitioner, licensed professional counsellor, clinical				
37	mental health counselor, physician assistant, or the master's level certified				
38	clinical addictions specialist.				
39	"				
40					
41	CORRECTION TO EXPANDED USE OF TELEHEALTH TO CONDUCT FIRST AND				
42	SECOND INVOLUNTARY COMMITMENT EXAMINATIONS DURING THE				
43	COVID-19 EMERGENCY				
44	SECTION 1.5.(a) Section 3F.1(b) of S.L. 2020-3 reads as rewritten:				
45	"SECTION 3F.1.(b) Notwithstanding any provision of Chapter 122C of the General				
46	Statutes or any other provision of law to the contrary, the first examination of a respondent				
47	required by G.S. 122C-263(a) to determine whether the respondent will be involuntarily				
48	committed due to mental illness or required by G.S. 122C-283(a) to determine whether the				
49	respondent will be involuntarily committed due to substance use disorder may be conducted				
50	either in the physical face-to-face presence of the commitment examiner or utilizing telehealth				
51	equipment and procedures. A commitment examiner who examines a respondent by means of				

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1	telehealth must be satisfied to a reasonable medical certainty that the dete	
2 3	accordance with G.S. 122C-283(d) would not be different if the examination in the physical presence of the commitment examiner. A commitment exam	
3 4	satisfied must note that the examination was not satisfactorily accomplished,	
5	must be taken for a face-to-face examination in the physical presence of a p	-
6	perform examinations under G.S. 122C-283."	cison autionzed to
7	SECTION 1.5.(b) This section is effective when it becomes law	
8		
9	ESTABLISHMENT OF WORK GROUP TO MODERNIZE THE	BRAIN INJURY
10	ADVISORY COUNCIL	
11	SECTION 1.6.(a) The Secretary of the Department of Health a	nd Human Services
12	shall convene a work group to evaluate and make recommendations about up	odating the purpose,
13	composition, powers, and duties of the Brain Injury Advisory Co	
14	G.S. 143B-216.65, taking into consideration recommendations by the federal	
15	Community Living. The work group shall consist of personnel from within	-
16	Health and Human Services with expertise in traumatic and other acquired by	5
17	members of the Brain Injury Advisory Council, and representatives from	1
18 19	private stakeholder groups with expertise in traumatic and other acquired March 1, 2021, the Department shall report on the work group's findings and	
19 20	including any recommended legislative changes to G.S. 143B-216.65 and G	
20 21	the Joint Legislative Oversight Committee on Health and Human Services.	.5. 1450-210.00, 10
22	SECTION 1.6.(b) This section is effective when it becomes law	1.
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24	DHHS FLEXIBILITY TO ADJUST SINGLE STREAM FUNDING	ALLOCATIONS
25	FOR LME/MCOS	
26	SECTION 1.7.(a) G.S. 122C-112.1(b) is amended by adding a	new subdivision to
27	read:	
28	"(4a) Beginning with the 2020-2021 fiscal year, the Secretary	
29	budget allocations relative to single stream funding for	
30	entities/managed care organizations (LME/MCOs), inclu	
31 32	any recurring or nonrecurring reductions approved by an	
32 33	Assembly; provided, however, that the Secretary shall explanation for any such adjustment along with supporting	
33 34	the Joint Legislative Oversight Committee on Health and H	-
35	the Fiscal Research Division within 10 business days	
36	adjustment."	<u></u>
37	SECTION 1.7.(b) This section becomes effective July 1, 2020.	
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39	LME/MCO UTILIZATION OF STANDARDIZED OU	T-OF-NETWORK
40		LECTUAL AND
41	DEVELOPMENTAL DISABILITY SERVICES	
42	SECTION 1.8.(a) Effective until coverage under tailored pla	
43	G.S. 108D-60 begins, the Department of Health and Human Services sha	
44 45	management entities/managed care organizations (LME/MCOs) utili	
43 46	agreements between a single provider of behavioral health or intellectual disability (IDD) services and the LME/MCO to ensure access to care in a	
47	C.F.R. § 438.206(b)(4). These out-of-network agreements shall contain sta	
48	developed in consultation with all LME/MCOs, reduce administrative burg	
49	behavioral health and IDD services, and comply with all requirements of Sta	
50	SECTION 1.8.(b) LME/MCOs shall use an out-of-network a	
51	enrollee who is a foster child or independent foster care adolescent, as defi	

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1396d(w)(1), is receiving services from a provider that does not have a comprehensive provider 1 2 contract with the LME/MCO. LME/MCOs may not restrict the number of out-of-network 3 agreements in place with any behavioral health or IDD services provider serving this population. 4 SECTION 1.8.(c) LME/MCOs shall use an out-of-network agreement in lieu of a 5 comprehensive provider contract when all of the following conditions are met: 6 (1)The services requested are medically necessary and cannot be provided by a 7 provider in the LME/MCO's closed provider network. 8 The behavioral health or IDD services provider's site of service delivery is (2)9 located outside of the geographical catchment area of the LME/MCO, and 10 either (i) the LME/MCO is not accepting applications for membership into its closed provider network or (ii) the provider does not wish to apply for 11 12 membership in the LME/MCO's closed provider network. The behavioral health or IDD services provider is not excluded from 13 (3) 14 participation in the Medicaid program, the NC Health Choice program, or any other State or federal health care program. 15 The behavioral health or IDD provider is serving no more than two enrollees 16 (4) 17 of the LME/MCO. 18 **SECTION 1.8.(d)** Nothing in this section shall be construed to limit the number of 19 out-of-network agreements that an LME/MCO may have in place with a behavioral health or 20 IDD services provider, including inpatient hospitalization services. 21 SECTION 1.8.(e) Any provider enrolled in the North Carolina Medicaid program 22 that provides services pursuant to an out-of-network agreement shall be considered a network provider for purposes of Chapter 108D of the General Statutes only as it relates to enrollee 23 24 grievances and appeals for those services. 25 **SECTION 1.8.(f)** This section is effective when it becomes law. 26 27 PART II. TECHNICAL, CONFORMING, AND OTHER CHANGES RELATED TO THE **DIVISION OF PUBLIC HEALTH** 28 29 30 TECHNICAL CORRECTION TO STATUTE GOVERNING **TRANSITIONAL** 31 PERMITS FOR FOOD ESTABLISHMENTS 32 SECTION 2.1. G.S. 130A-248(c) reads as rewritten: 33 If ownership of an establishment is transferred or the establishment is leased, the new ''(c)34 owner or lessee shall apply for a new permit. The new owner or lessee may also apply for a 35 transitional permit. A transitional permit may be issued upon the transfer of ownership or lease 36 of an establishment to allow the correction of construction and equipment problems that do not 37 represent an immediate threat to the public health. Upon issuance of a new permit or a transitional 38 permit for the same establishment, any previously issued permit for an establishment in that 39 location becomes void. This subsection does not prohibit issuing more than one owner or lessee 40 a permit for the same location if (i) more than one establishment is operated in the same physical location and (ii) each establishment satisfies all of the rules and requirements of subsection (g)41 42 (a) of this section. For purposes of this subsection, "transitional permit" shall mean means a 43 permit issued upon the transfer of ownership or lease of an existing food establishment to allow 44 the correction of construction and equipment problems that do not represent an immediate threat 45 to the public health." 46 47 **REGULATION OF TEMPORARY DISPLAY SPAS** 48 SECTION 2.2. G.S. 130A-280 reads as rewritten:

49 "§ 130A-280. Scope.

50 This Article provides for the regulation of public swimming pools in the State as they may 51 affect the public health and safety. As used in this Article, the term "public swimming pool"

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means any structure, chamber, or tank containing an artificial body of water used by the public 1 2 for swimming, diving, wading, recreation, or therapy, together with buildings, appurtenances, and equipment used in connection with the body of water, regardless of whether a fee is charged 3 4 for its use. The term includes municipal, school, hotel, motel, apartment, boarding house, athletic 5 club, or other membership facility pools and spas, spas operating for display at temporary events, and artificial swimming lagoons. As used in this Article, an "artificial swimming lagoon" means 6 7 any body of water used for recreational purposes with more than 20,000 square feet of surface 8 area, an artificial liner, and a method of disinfectant that results in a disinfectant residual in the 9 swimming zone that is protective of the public health. This Article does not apply to a private 10 pool serving a single family dwelling and used only by the residents of the dwelling and their guests. This Article also does not apply to therapeutic pools used in physical therapy programs 11 operated by medical facilities licensed by the Department or operated by a licensed physical 12 13 therapist, nor to therapeutic chambers drained, cleaned, and refilled after each individual use." 14 15 AUTHORIZATION TO APPOINT RETIRED PHYSICIANS, NURSES, PARAMEDICS, CERTIFIED MEDICOLEGAL DEATH INVESTIGATORS, AND PATHOLOGIST 16 17 ASSISTANTS AS MEDICAL EXAMINERS 18 **SECTION 2.3.** G.S. 130A-382(a) reads as rewritten: 19 The Chief Medical Examiner shall appoint two or more county medical examiners for "(a) 20 each county for a three-year term. In appointing medical examiners for each county, the Chief 21 Medical Examiner shall give preference to physicians licensed to practice medicine in this State but may also appoint licensed retired physicians previously licensed to practice in this State; 22 physician assistants, nurse practitioners, nurses, or nurses licensed to practice in this State; 23 24 emergency medical technician paramedics. paramedics credentialed under G.S. 131E-159; 25 medicolegal death investigators certified by the American Board of Medicolegal Death 26 Investigators; pathologists' assistants; and dentists licensed to practice in this State. A medical 27 examiner may serve more than one county. The Chief Medical Examiner may take jurisdiction 28 in any case or appoint another medical examiner to do so." 29 30 ALLOW CHIEF MEDICAL EXAMINER TO APPOINT EMERGENCY MEDICAL 31 **EXAMINERS DURING STATES OF EMERGENCY** 32 **SECTION 2.4.** G.S. 130A-382 is amended by adding a new subsection to read: 33 "(a1) During a state of emergency declared by the Governor or by a resolution of the 34 General Assembly as provided in G.S. 166A-19.20, or by the governing body of a county or 35 municipality as provided in G.S. 166A-19.22, the Chief Medical Examiner is authorized to 36 appoint temporary county medical examiners to serve for the duration of the declared state of emergency. For purposes of this section, "temporary county medical examiner" means an 37 individual who has been determined by the Chief Medical Examiner to have the appropriate 38 39 training, education, and experience to serve as a county medical examiner during a declared state 40 of emergency." 41 42 OF CONFIDENTIALITY FOR **ESTABLISHMENT** CERTAIN DEATH 43 **INVESTIGATION INFORMATION** 44 **SECTION 2.5.** Article 16 of Chapter 130A of the General Statutes is amended by 45 adding a new section to read: 46 "§ 130A-386.5. Confidentiality of certain death investigation information and records received by the Office of the Chief Medical Examiner. 47 All information and records provided by a city, county, or other public entity to the Office of 48 the Chief Medical Examiner, or its agents, concerning a death investigation shall retain the same 49 degree of confidentiality it had while in the possession of the city, county, or other public entity. 50

Such information and records shall not become public records, as defined under Chapters 121

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General Assembly Of North Carolina Session 2019 and 132 of the General Statutes, when provided to the Office of the Chief Medical Examiner, or 1 2 its agents, unless the information and records otherwise constituted public records while in the 3 possession of the city, county, or other public entity." 4 5 PART III. MODIFICATIONS TO THE STATE HUMAN RESOURCES ACT TO GIVE GREATER FLEXIBILITY TO THE DEPARTMENT OF HEALTH AND HUMAN 6 7 SERVICES AND CERTAIN OTHER STATE AGENCIES WITH RESPECT TO 8 EMPLOYEE CLASSIFICATION AND SALARY ADMINISTRATION 9 **SECTION 3.1.(a)** G.S. 126-5 is amended by adding a new subsection to read: 10 "(c16) Notwithstanding G.S. 126-4(1), G.S. 126-4(2), or any other provision of law to the 11 contrary, the Council of State agencies, the Office of State Controller, the Department of Health and Human Services, the Community College System Office, and The University of North 12 Carolina have sole authority and discretion to take the following actions concerning classification 13 14 and salary administration of their respective personnel: 15 Classify new positions or reclassify vacant positions within the classification (1)system adopted by the State Human Resources Commission or as otherwise 16 17 prescribed by law. 18 (2) Make hiring decisions based on the flexibility provided under this section. 19 Determine the appropriate salary for their respective employees, provided that (3) 20 funding is available within the budgeted salary appropriated to the agency and 21 the salary remains within the minimum and maximum of the salary range 22 associated with the position classification or as otherwise provided by law. The human resources director for each State agency shall ensure that each new hire employed 23 pursuant to the classification and salary administration flexibility granted by this section meets 24 25 the minimum qualifications for the position. The Office of State Human Resources shall provide 26 assistance to agencies upon request." 27 **SECTION 3.1.(b)** This section becomes effective July 1, 2020. 28 29 PART IV. APPROPRIATIONS 30 SECTION 4.1.(a) There is appropriated from the General Fund to the Department of Health and Human Services the sum of seventeen thousand six hundred ninety-six dollars 31 32 (\$17,696) in nonrecurring funds to support the activities and expenditures of the Council on 33 Developmental Disabilities in the performance of their functions and duties under 34 G.S. 143B-177. 35 **SECTION 4.1.(b)** This section becomes effective July 1, 2020. 36 37 **PART V. EFFECTIVE DATE** 38 **SECTION 5.1.** Except as otherwise provided, this act becomes effective October 1, 39 2020.