## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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#### **SENATE BILL 425**

#### Health Care Committee Substitute Adopted 4/26/23 House Committee Substitute Favorable 6/19/24 Proposed Conference Committee Substitute S425-PCCS45484-BP-1

Short Title: HHS Omnibus.

(Public)

Sponsors:

Referred to:

March 30, 2023

#### 1 A BILL TO BE ENTITLED 2 AN ACT MAKING MODIFICATIONS TO LAWS PERTAINING TO HEALTH AND 3 HUMAN SERVICES. 4 The General Assembly of North Carolina enacts: 5 6 PART I. CLARIFY MANNER OF SERVICE OF PETITION AND NOTICE OF 7 HEARING FOR DISABLED ADULTS 8 SECTION 1.(a) G.S. 108A-105 reads as rewritten: 9 "§ 108A-105. Provision of protective services to disabled adults who lack the capacity to 10 consent; hearing, findings, etc. If the director reasonably determines that a disabled adult is being abused, neglected, 11 (a) or exploited and lacks capacity to consent to protective services, then the director may petition 12 13 the district court for an order authorizing the provision of protective services. The petition must 14 allege specific facts sufficient to show that the disabled adult is in need of protective services and 15 lacks capacity to consent to them. The court shall set the case for hearing within 14 days after the filing of the petition. 16 (b)17 The disabled adult must receive at least five days' notice of the hearing. He-The petition and notice of hearing shall be served upon the disabled adult in accordance with G.S. 1A-1, Rule 4(j). 18 19 The disabled adult has the right to be present and represented by counsel at the hearing. If the 20 person, in the determination of the judge, lacks the capacity to waive the right to counsel, then a guardian ad litem shall be appointed pursuant to G.S. 1A-1, Rule 17, and rules adopted by the 21 22 Office of Indigent Defense Services. If the person is indigent, the cost of representation shall be 23 borne by the State. 24 (c) If, at the hearing, the judge finds by clear, cogent, and convincing evidence that the 25 disabled adult is in need of protective services and lacks capacity to consent to protective services, he the judge may issue an order authorizing the provision of protective services. This 26 27 order may include the designation of an individual or organization to be responsible for the 28 performing or obtaining of essential services on behalf of the disabled adult or otherwise 29 consenting to protective services in his on the disabled adult's behalf. Within 60 days from the 30 appointment of such an individual or organization, the court will conduct a review to determine if a petition should be initiated in accordance with Chapter 35A; for good cause shown, the court 31 32 may extend the 60 day period for an additional 60 days, at the end of which it shall conduct a 33 review to determine if a petition should be initiated in accordance with Chapter 35A. No disabled adult may be committed to a mental health facility under this Article. 34



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services under the set forth in Chaproceedings, and	ermination by the court that a person lacks the capacity to con- e provisions of this Chapter shall in no way affect incompeter pters 33, 35 or 122 of the General Statutes of North Caro incompetency proceedings as set forth in Chapters 33, 35, or t upon the question of capacity to consent to protective servi-	cy proceedings as lina, or any other 122 shall have no
SEC' on or after that d	<b>FION 1.(b)</b> This Part is effective August 1, 2024, and applie ate.	s to petitions filed
	<b>ND DEFINITION OF FAMILY CHILD CARE HOME</b> <b>FION 2.</b> G.S. 110-86 reads as rewritten:	
"§ 110-86. Defi		
Unless the c	ontext or subject matter otherwise requires, the terms or phelefined as follows:	rases used in this
Article shall be o	crifted as follows.	
(3)	Child care facility. – Includes child care centers, family chil any other child care arrangement not excluded by G. provides child care, regardless of the time of day, where	S. 110-86(2), that
	<ul> <li>whether or not operated for profit.</li> <li>a. A child care center is an arrangement where, at any of three or more preschool-age children or nine or children receiving child care.</li> </ul>	
	<ul> <li>b. A family child care home is a child care arranger residence where, at any one time, more than two chil</li> <li>10–11 children, receive child care, provided the</li> </ul>	dren, but less than
"	accordance with G.S. 110-91(7)b.	arrangement is m
PART III. MO	DERNIZE LOCAL HEALTH DIRECTOR QUALIFICAT	TIONS
	<b>FION 3.(a)</b> G.S. 130A-40 reads as rewritten:	
"§ 130A-40. Ap	pointment of local health director.	
(a) A loc	al board of health, after consulting with the appropriate count	y board or boards
of commissione	rs, shall appoint a local health director. All persons who are	e appointed to the
position of local	health director on or after January 1, 1992, must possess m	inimum education
and experience r	equirements for that position, as follows:	
(1)	A medical doctorate; or	
(2)	A masters degree in Public Health Administration, and at	•
	employment experience in health programs or health servic	
(3)	A masters degree in a public health discipline other the administration, and at least three years of employment explored and the second	<b>1</b>
	programs or health services; or	
(4)	A masters degree in public administration, and at least two y in health programs or health services; or	ears of experience
(5)	A masters degree in a field related to public health, and at 1	east three years of
	experience in health programs or health services; or	cust three years of
(6)	A bachelors degree in <u>a field related to public health</u> admin	istration or public
(-)	administration and at least three seven years of experience i	-
	or health services.services, which must include at least	
	supervisory experience.	
(b) Befor	re appointing a person to the position of local health director	under subsection
(a)(5) <u>or (a)(6)</u>	of this section, the local board of health shall forward the app	lication and other

pertinent materials of such candidate to the State Health Director. If the State Health Director 1 2 determines that the candidate's masters degree is in a field not related to public health, the State Health Director shall so notify the local board of health in writing within 15 days of the State 3 4 Health Director's receipt of the application and materials, and such candidate shall be deemed 5 not to meet the education requirements of subsection (a)(5) or (a)(6) of this section. If the State 6 Health Director fails to act upon the application within 15 days of receipt of the application and 7 materials from the local board of health, the application shall be deemed approved with respect 8 to the education requirements of subsection (a)(5) or (a)(6) of this section, and the local board of 9 health may proceed with appointment process. 10 The State Health Director shall review requests of educational institutions to (c) 11 determine whether a particular masters degree offered by the requesting institution is related to public health for the purposes of subsection (a)(5) or (a)(6) of this section. The State Health 12 13 Director shall act upon such requests within 90 days of receipt of the request and pertinent 14 materials from the institution, and shall notify the institution of its determination in writing within the 90-day review period. If the State Health Director determines that an institution's particular 15 masters degree is not related to public health, the State Health Director shall include the reasons 16 17 therefor in his or her written determination to the institution. 18 (d) When a local board of health fails to appoint a local health director within 60 days of 19 the creation of a vacancy, the State Health Director may appoint a local health director to serve 20 until the local board of health appoints a local health director in accordance with this section." 21 **SECTION 3.(b)** G.S. 153A-77 reads as rewritten: 22 "§ 153A-77. Authority of boards of commissioners over commissions, boards, agencies, etc. 23 24 (e) The human services director of a consolidated county human services agency shall be 25 appointed and dismissed by the county manager with the advice and consent of the consolidated 26 human services board. The human services director shall report directly to the county manager. 27 The human services director shall: 28 Appoint staff of the consolidated human services agency with the county (1)29 manager's approval. 30 (2) Administer State human services programs. 31 Administer human services programs of the local board of county (3) 32 commissioners. 33 Act as secretary and staff to the consolidated human services board under the (4) 34 direction of the county manager. 35 Plan the budget of the consolidated human services agency. (5) 36 Advise the board of county commissioners through the county manager. (6) 37 (7)Perform regulatory functions of investigation and enforcement of State and local health regulations, as required by State law. 38 39 Act as an agent of and liaison to the State, to the extent required by law. (8) 40 Appoint, with the county manager's approval, an individual that meets the (9) requirements of G.S. 130A-40(a).G.S. 130A-40(a) to serve as the local health 41 42 director. .....'' 43 44 **SECTION 3.(c)** This Part is effective August 1, 2024, and applies to appointments 45 made on or after that date. 46 PART IV. EXTEND UNLICENSED KINSHIP CARE TO HALF SIBLINGS OF 47 48 **RELATIVE CHILDREN** 49 **SECTION 4.** Section 6.6(a) of S.L. 2023-14 reads as rewritten: 50 "SECTION 6.6.(a) Effective six months after this bill becomes law, and notwithstanding any other provision of law or rule to the contrary, the Department of Health and Human Services, 51

1	Division of Social Services (Division), shall develop and implement a policy that allows an		
2	individual who is related by blood, marriage, or adoption to a child and providing foster care, as defined under $C = 121D_{-}10^{-2}(0)$ to a child the shild and if applicable to any holf sibling or holf		
3	defined under G.S. 131D-10.2(9), to a child the child and, if applicable, to any half sibling or half		
4 5	siblings of the child, in a family foster home to be reimbursed for the provision of care without		
	having to meet the requirements for licensure under G.S. 131D-10.3 pursuant to rates set forth in subsection. (b) of this section. For purposes of this section. "femily factors have?" means the private		
6 7	subsection (b) of this section. For purposes of this section, "family foster home" means the private		
7	residence of one or more individuals who permanently reside as members of the household and		
8 9	who provide continuing full-time foster care for a child or children who are related to the adult		
9 10	members of the household by blood, marriage, or adoption.adoption and, if applicable, any half siblings recordless of their relationship to the kinship arragiver."		
10	siblings, regardless of their relationship to the kinship caregiver."		
12	PART V. CLARIFY FIRST RESPONDER TO WHOM INFANT MAY BE		
13	SURRENDERED IS ON DUTY		
14	SECTION 5.(a) G.S. 7B-521 reads as rewritten:		
15	"§ 7B-521. Persons to whom infant may be surrendered.		
16	The following individuals shall, without a court order, take into temporary custody an infant		
17	reasonably believed to be not more than 30 days of age that is voluntarily delivered to the		
18	individual by the infant's parent who does not express an intent to return for the infant:		
19	(1) A health care provider, as defined under G.S. 90-21.11, who is on duty or at a		
20	hospital or at a local or district health department or at a nonprofit community		
21	health center.		
22	(2) A first responder, responder who is on duty, including a law enforcement		
23	officer, a certified emergency medical services worker, or a firefighter.		
24	(3) A social services worker who is on duty or at a local department of social		
25	services."		
26	<b>SECTION 5.(b)</b> This Part becomes effective August 1, 2024, and applies to infants		
27	surrendered on or after that date.		
28			
29	PART VI. ALLOW APPLICATION TO COURT FOR LIMITED CUSTODY OF		
30	SURRENDERED INFANT UPON INITIATION OF NOTICE BY PUBLICATION		
31	<b>SECTION 6.(a)</b> G.S. 7B-525 reads as rewritten:		
32	"§ 7B-525. Social services response.		
33	(a) A director of a department of social services who receives a safely surrendered infant		
34	pursuant to this Article has, by virtue of the surrender, the surrendering parent's rights to legal		
35	and physical custody of the infant without obtaining a court order. A county department of social		
36	services to whom an infant has been safely surrendered may, after the notice by publication set		
37	forth in G.S. 7B-526 has been completed, initiated, apply ex parte to the district court for an order		
38	finding that the infant has been safely surrendered and confirming that the county department of		
39	social services has legal custody of the minor for the purposes of obtaining a certified copy of		
40	the child's birth certificate, a social security number, or federal and State benefits for the minor.		
41			
42	SECTION 6.(b) This Part becomes effective October 1, 2024, and applies to infants		
43	surrendered on or after that date.		
44			
45	PART VII. UPDATE GUIDELINES FOR TRAUMA-INFORMED STANDARDIZED		
46	ASSESSMENT		
47	SECTION 7. Section 9J.12(d) of S.L. 2023-134 reads as rewritten:		
48	"SECTION 9J.12.(d) Guidelines In developing the trauma-informed, standardized		
49	assessment and the rollout plan, the Department of Health and Human Services shall ensure the		
50	trauma-informed, standardized assessment does, at a minimum, all of the following:		

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1 2 2	(1)	That juveniles between the ages of 4 and 17 bein receive a trauma-informed, standardized assessmen	01
3	( <b>2</b> )	of their referral.	aid abilduan and familias
4	(2)	That each juvenile who is included in any Medica	
5		specialty plan, regardless of their type of	
6		trauma-informed, standardized assessment.assessme	ent, provided that parental
7	(2)	consent has been obtained when required.	t more has a durinistand in
8 9	(3)	That each trauma-informed, standardized assessmer a face-to-face or telehealth encounter.	it may be administered in
9 10	(4)	That the county department of social services r	nakes the referral for a
10	(4)	trauma-informed, standardized assessment within	
12		determination of abuse or neglect of the juver	<b>ë</b> .
12		G.S. 7B-302.G.S. 7B-302 for children in foster car	
13		days of obtaining parental consent for children who	-
15		foster care.	ute at the for entry into
16	<del>(5)</del>	After obtaining parental consent, that a juvenile is	able to receive a trauma-
17		informed, standardized assessment if the county dep	
18		makes the determination that the juvenile is at imp	
19		foster care.	, i i i i i i i i i i i i i i i i i i i
20	(6)	Allows for individuals between the ages of 18 and 21	to receive an assessment,
21		if necessary.	
22	(7)	Provides an evidence-informed and standardized ter	nplate and content for the
23		assessment.	-
24	(8)	In the event the juvenile has an assigned care man	ager under the Medicaid
25		program, that the responsible care management entit	y is notified of the referral
26		for the assessment and to whom."	
27			
28	_	JALITY RATING IMPROVEMENT SYSTEM MO	
29		<b>FION 8.(a)</b> The Department of Health and Human Se	
30	-	nd Early Education (Division), shall update and r	
31		stem (QRIS) to include alternative pathways for licens	
32		two to five stars based on program standards and ed	lucation levels of staff as
33	follows:	A motherway for succeed on much succession and	
34 25	(1)	A pathway focused on program assessment.	an ality
35 36	(2)	A pathway focused on classroom and instructional c	Juanty.
30 37	(3) (4)	A pathway focused on accreditation. Any other pathway regarding updating the QRIS	designated by the North
38	(4)	Carolina Child Care Commission, in its discretion.	designated by the North
39	SEC	<b>FION 8.(b)</b> Upon request, a child care facility may	v be awarded a star-rated
40		an accreditation from a national childhood education a	
41		lity maintains its accreditation and remains in good sta	
42	-	tation shall be issued as follows:	
43	(1)	A three-star-rated license for a facility with an accr	editation from any of the
44		following:	5
45		a. National Early Childhood Program Accredit	ation (NECPA).
46		b. National Association for Family Child Care	
47		c. American Montessori Society (AMS).	
48		d. International Montessori Council (IMC).	
49	(2)	A five-star-rated license for a facility that meets	the criteria of or has an
	(-)	•	
49 50 51	(-/	accreditation from any of the following: a. National Association for the Education of Yo	

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1 2		b. National Accreditation Commission Programs (NAC).	for Early Care and Education
3		c. Cognia (formerly AdvanceED) that in	
4		<b>ION 8.(c)</b> For accreditations earning less	
5		nities to allow a facility to increase its star rational star star rational star star rational star star star star star star star star	•
6		ss an accreditation's star-rating equivalency	
7		rating if the standard for earning the accredita	
8	• • •	ditional accreditations from national child	
9	-	determine their star-rating equivalency upon i	-
10		<b>ION 8.(d)</b> Notwithstanding any other provi	-
11		Development and Early Education (Division	, <b>1</b>
12 13	•	vo- to five-star-rated license to undergo a IS reform become effective. However, nothin	-
13 14	1 0 1	with a star-rated license from electing to un	0 1
14 15	•	ision, before rules implementing QRIS reform	• • •
15 16	-	<b>ION 8.(e)</b> Effective February 1, 2025, if the	
17		on issues any new license with a rating of two to	
18		t elects to undergo a QRIS assessment based	
19		ng QRIS reform become effective, the fac	1 0
20	-	nvironment Rating Scale, Third Edition,"	•
21		rd Edition," "School-Age Care Environment ]	•
22		Care Environment Rating Scale, Third Edition	
23	SECT	<b>ION 8.(f)</b> Notwithstanding any other provisi	on of law to the contrary, when
24	the Division of Ch	nild Development and Early Education (Division)	ion) issues any new license with
25	-	five stars to a child care facility or any facilit	
26	assessment before rules implementing QRIS reform become effective, if the percentage of lead		
27	teachers in the facility required to meet the "rated licensed education requirements" criteria is set		
28	• 1	recent (75%) for the facility to earn those "education of the second sec	-
29 30	(50%) of lead teac	vision shall lower the seventy-five percent (	(75%) threshold to fifty percent
31		<b>ION 8.(g)</b> G.S. 110-90 reads as rewritten:	
32		rs and duties of Secretary of Health and Hu	man Services.
33		shall have the following powers and duties ur	
34	Commission:	01	I
35			
36	(4)	To issue a rated license to any child care fac	cility which meets the standards
37		established by this Article. The rating shall b	e based on the following: Article
38		<u>as follows:</u>	
39		a. Before January 1, 2008, for For an	
40		holding a license of two to five star	-
41 42		program standards, education levels	1
42 43		of the child care facility. By January 1 on program standards and education	-
43 44		license issued to a child care facility	
45		the rating shall be based on (i) progr	-
46		levels of staff. When evaluating prog	
47		shall consider the facility's staff/ch	
48		continuous quality improvement sta	
49		engagement practices, environmen	
50		curriculum, child observation and	
51		mentoring, or accreditation by a n	ational or regional accrediting

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1 2		agency with early childhood standards. We levels of staff, the Department shall consider	er any early childhood and
3 4		child development coursework, early child Child Development Associate credentials	
5		degrees, continuous quality improvement	
5		continuing education units, early childho	od education competency
7		evaluations, work experience in child car	
3		completed, and education standards within	
) )	<del>b.</del>	Effective January 1, 2006, for any new lice	
)		facility with a rating of two to five stars, the program standards and education levels of the stars.	-
	c.	By January 1, 2008, for For any child care fa	
	0.	or Notice of Compliance, the child ca	•
		compliance history of at least seventy-five	•
		by the Department. When a child care fa	-
		compliance history of at least seventy-five	
		18 months or during the length of time	• -
		whichever is less, as assessed by the Depart	
	<del>d.</del>	issue a provisional license or Notice of Cor Effective January 1, 2006, for any ne	-
	<del>u.</del>	Compliance issued to a child care facility, t	
		compliance history of at least seventy-five	-
		by the Department. When a child care f	
		compliance history of at least seventy five	•
		18 months or during the length of time	the facility has operated,
		whichever is less, as assessed by the Depart	
		issue a provisional license or Notice of Cor	-
	e.	The Department shall provide additional of	11
		providers to earn points for program standa staff.licensed facilities with a rating of t	
		opportunity to earn recognition or ackno	
		participation in other quality initiatives	
		educational and programmatic options,	
		addition to quality rating improvement syst	em (QRIS) standards.
	"		
		<b>B.(h)</b> Nothing in this act shall be constructed.	-
	requirements of G.S. religious-sponsored child	6 6 6	curriculum offered by
	e i	(i) The North Carolina Child Care Commiss	sion shall adopt amend or
		ng star-rating system reform necessary to im	<b>1</b>
		le establishing the star rating to be automatic	
	facilities designated as H	1 0	
		(j) Sections 8(b), 8(c), 8(d), and 8(e) of the	
		pire on the date rules implementing QRIS ref	orm become effective. The
	remainder of this Part is	effective when it becomes law.	
	DADT IN TEMPOI	RARILY EXTEND OPTION TO DI	ECREASE MEDICAID
		DEN ON COUNTY DEPARTMENTS OF	
		(a) Section 1.8(a) of S.L. 2023-7 reads as re	
	<b>"SECTION 1.8.(a)</b>		
	G.S. 143B-24(b), the De	epartment of Health and Human Services (I	OHHS) is authorized, on a
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temporary basis to conclude no later than 12 months after the date approved by the Centers for 1 2 Medicare and Medicaid Services (CMS) for Medicaid coverage to begin in North Carolina for 3 individuals described in section 1902(a)(10)(A)(i)(VIII) of the Social Security Act, by June 30, 4 2025, to utilize the federally facilitated marketplace (Marketplace), also known as the federal 5 health benefit exchange, to make Medicaid eligibility determinations. In accordance with 6 G.S. 108A-54(b), these eligibility determinations shall be in compliance with all eligibility 7 categories, resource limits, and income thresholds set by the General Assembly." 8 **SECTION 9.(b)** Section 1.8(g) of S.L. 2023-7 reads as rewritten: 9 "SECTION 1.8.(g) Subsection (a) of this section expires 12 months after the date approved 10 by the Centers for Medicare and Medicaid Services (CMS) for Medicaid coverage to begin in North Carolina for individuals described in section 1902(a)(10)(A)(i)(VIII) of the Social Security 11 12 Act.June 30, 2025." 13 14 PART X. CREATE UNIFORM REFERENCE TO EAST CAROLINA UNIVERSITY **REGIONAL BEHAVIORAL HEALTH FACILITY** 15 **SECTION 10.(a)** Section 4.10(aa)(4) of S.L. 2023-134 reads as rewritten: 16 17 The sum of fifty million dollars (\$50,000,000) for a regional behavioral health "(4) 18 hospital.facility." 19 SECTION 10.(b) Section 40.1(a) of S.L. 2023-134 reads as rewritten: 20 "SECTION 40.1.(a) The following agency capital improvement projects have been assigned 21 a project code for reference to allocations in this Part, past allocations, and for intended project 22 support by the General Assembly for future fiscal years: 23 **Agency Capital Improvement Project Project Code** 24 25 East Carolina University-26 Brody School of Medicine UNC/ECU21-1 27 Howell Science Building North-Comprehensive Renovation UNC/ECU23-1 28 Leo Jenkins Building/Health Sciences–Comprehensive Renovation UNC/ECU23-2 29 Medical Examiner Office UNC/ECU23-3 30 Regional Children's Behavioral Health Facility UNC/ECU23-4 31 **Dental School Planning** UNC/ECU23-5 32 ...." 33 **SECTION 10.(c)** Notwithstanding the Committee Report described in Section 43.2 34 of S.L. 2023-134 or any other provision of law to the contrary, the funding allocated from the 35 State Capital and Infrastructure Fund to East Carolina University in the sum of fifty million 36 dollars (\$50,000,000) shall be used to construct a Regional Behavioral Health facility in 37 Greenville. 38 39 PART XI. UPDATE THE HOSPITAL VIOLENCE PROTECTION ACT 40 SECTION 11.(a) G.S. 131E-88 reads as rewritten: 41 "§ 131E-88. Law enforcement officers required in emergency departments. 42 As used in this Part, "law enforcement officer" means (i) a sworn law enforcement (a) 43 officer, (ii) a special police officer, as defined in subsection (b) of G.S. 74E-6, or (iii) a campus police officer, in accordance with Chapter 74G of the General Statutes, who is duly authorized 44 45 to carry a concealed weapon. 46 (b) Each hospital licensed under this Article that has an emergency department shall 47 conduct a security risk assessment and develop and implement a security plan with protocols to ensure that at least one law enforcement officer is present at all times, except when temporarily 48 49 required to leave in connection with the discharge of their duties, in the emergency department 50 or on the same campus as the emergency department, unless subsection (c) of this section applies. The security plan required by this section shall include all of the following components: 51

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1 2	(1)	Training for law enforcement officers employed or contrac that is appropriate for the populations served by the emerge	• 1
3 4	(2)	Training for law enforcement officers employed or contrac that is based on a trauma-informed approach to ident	ted by the hospital ifying and safely
5		addressing situations involving patients, family members	
6 7		who pose a risk of harm to themselves or others due to substance use disorder or who are experiencing a mental he	
8	(3)	Safety protocols based on all of the following:	
9	$(\mathbf{J})$	a. Standards established by a nationally recognized or	vanization that has
10		experience educating and certifying profession	-
11		managing and directing security and safety progr	ams in healthcare
12		facilities. The Department of Health and Human Se	
13 14		names of nationally recognized organizations from Sheriffs' Association, the North Carolina Associa	
14		Police, the North Carolina Emergency Managemen	
16		the North Carolina Healthcare Association.	a Association, and
17		b. The results of a security risk assessment of the emer	gency department.
18		c. Risks for the emergency department identified in co	
19		emergency department's medical director and nur	
20		enforcement officers employed or contracted by t	he hospital, and a
21		local law enforcement representative. These identif	ied risks shall take
22		into consideration the hospital's trauma level de	-
23		patient volume, volume of psychiatric and forensic	
24		of violence against staff and level of injuries sus	
25 26	(A)	violence, and prevalence of crime in the community	
20 27	(4)	Safety protocols that include the presence of at least one officer in the emergency department, or on the same campus	
28		department, at all times, unless an exemption is approved un	
20 29		of this section.	
30	(5)	Training requirements for law enforcement officers emplo	oved or contracted
31		by the hospital in the potential use of and response to w	•
32		tactics, de-escalation techniques, appropriate patient inter	vention activities,
33		crisis intervention, and trauma-informed approaches.	
34		hospital licensed under this Article that has an emergency	-
35		y report of its security risk assessment to the Department of I	
36	-	ber 1, 2024. The submitted report must include the following	
37 38	<u>(1)</u>	<u>The process for the development of the security risk assessed</u> types of professionals who participated in the development	
38 39		assessment.	of the security fisk
40	<u>(2)</u>	The actions recommended by the security risk assessment.	
41	$\frac{(2)}{(3)}$	The physical modifications recommended by the security r	isk assessment.
42	$\overline{(4)}$	The proposed budget and time line for the implementation of	
43		required by subsection (b) of this section.	
44	<u>(5)</u>	Any barriers to fully implement the security risk assessme	ent findings and, if
45		applicable, any barriers to the required presence of a law en	
46	<b>.</b>	and the hospital's planned efforts to overcome these barrier	
47		b) of this section shall not apply until June 1, 2025, to a hosp	
48 40		as an emergency department who acts in compliance with the	
49 50	. ,	pital is not required to have at least one law enforcement off rtment or on the hospital campus at all times if the hosp	1
50 51		different level of security is necessary and appropriate for an	-
51	determines that a	anterent level of security is necessary and appropriate for all	y of its effergency

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1	departments based upon findings in the security risk assessment required und	ler sub-subdivision	
2	(b)(3)b. of this section. A hospital that determines that a different level of security is necessary		
3	and appropriate shall include the basis for that determination in its security ri	sk assessment, and	
4	the security plan must include the following:		
5	(1) The signature of the county sheriff.		
6	(2) The signature of the municipal police chief, if applicable.		
7	(3) The approval and signature of the county emergency mana		
8	(d) Every hospital with an emergency department shall provide a		
9	workplace violence prevention program training, education, and resources to	staff, practitioners,	
10	and non-law enforcement officer security personnel.		
11	(e) The Department of Health and Human Services shall have access t	• 1	
12	for hospitals with an emergency department and shall maintain a list of the	-	
13	security plan developed in accordance with this section.department. The De		
14	and Human Services shall maintain a list of those hospitals with a security		
15 16	accordance with this section and a list of those hospitals who submitted a secur in accordance with subsection (b1) of this section.	<u>ny risk assessment</u>	
10 17	(f) The following are not public records as defined by Chapter 1	22 of the Conoral	
17	Statutes:	52 of the General	
18 19	(1) A hospital security risk assessment, regardless of who l	has custody of the	
20	security risk assessment.	has custody of the	
20	(2) A hospital security plan, regardless of who has custody of	the security plan "	
22	<b>SECTION 11.(b)</b> This Part is effective October 1, 2024.	the security plan.	
23			
24	PART XII. CLARIFYING MEDICAID BENEFITS FOR INMATES		
25	SECTION 12.1.(a) G.S. 108D-40 reads as rewritten:		
26	"§ 108D-40. Populations covered by PHPs.		
27	(a) Capitated PHP contracts shall cover all Medicaid program aid ca	tegories except for	
28	the following categories:		
29			
30	(9) Recipients who are inmates of prisons. Upon the recipi		
31	prison, the exception under this subdivision shall contin	nue to apply for a	
32	period that is the shorter of the following:		
33	a. <u>The recipient's initial Medicaid eligibility certifi</u>	cation period post	
34	release.		
35	b. <u>Three hundred sixty-five days.</u>	1 1	
36	(9a) <u>Recipients residing in carceral settings other than prisons an</u>		
37	eligibility has been suspended. Upon the recipier		
38	incarceration, the exception under this subdivision shall co	ontinue to apply for	
39 40	a period that is the shorter of the following:	action namial next	
40 41	a. <u>The recipient's initial Medicaid eligibility certifi</u> release.	cation period post	
41			
42 43	b. <u>Three hundred sixty-five days.</u>		
44	<b>SECTION 12.1.(b)</b> This section is effective January 1, 2025.		
45	SECTION 12.2. G.S. 122C-115(f) reads as rewritten:		
46	"(f) LME/MCOs operating the BH IDD tailored plans under G.S. 108	D-60 may contract	
47	with the Department to continue to manage the behavioral health, intellectual		
48	disability, and traumatic brain injury services for any Medicaid recipients with	1	
49	in a BH IDD tailored plan or the CAF specialty plan."		
50			
51	PART XIII. UNC HEALTH TECHNICAL CORRECTIONS		

### 51 PART XIII. UNC HEALTH TECHNICAL CORRECTIONS

1

2

SECTION 13.(a) G.S. 116-40.5 reads as rewritten:

"§ 116-40.5. Campus law enforcement agencies.

3 The Board of Trustees of any constituent institution of The University of North (a) 4 Carolina, or of any teaching hospital affiliated with but not part of any constituent institution of 5 The University of North Carolina, the Board of Directors of the University of North Carolina 6 Health Care System, or the Board of Directors of the North Carolina Arboretum, may establish 7 a campus law enforcement agency and employ campus police officers. Such officers shall meet 8 the requirements of Article 1 of Chapter 17C of the General Statutes, shall take the oath of office 9 prescribed by Article VI, Section 7 of the Constitution, and shall have all the powers of law 10 enforcement officers generally. The territorial jurisdiction of a campus police officer shall include all property owned or owned, leased to to, managed, or controlled by the institution 11 12 employing the campus police officer and that portion of any public road or highway passing 13 through such property or immediately adjoining it, wherever located.

14 (a1) Any teaching hospital-The Board of Directors of the University of North Carolina Health Care System, having established a campus law enforcement agency pursuant to subsection 15 (a) of this section section, may assign its campus police officers to any other facility within the 16 17 teaching hospital's system System's network. Campus police officers assigned to any other 18 facility within the teaching hospital's system System's network pursuant to this subsection shall 19 have the same authority and jurisdiction exclusively upon the premises of the assigned facility, 20 but not upon any portion of any public road or highway passing through the property of the 21 facility or immediately adjoining it, as a campus police officer assigned to a teaching hospital 22 under subsection (a) of this section.

23 The Board of Trustees of any constituent institution of The University of North (b)24 Carolina, or of any teaching hospital affiliated with but not part of any constituent institution of 25 The University of North Carolina, the Board of Directors of the University of North Carolina 26 Health Care System, or the Board of Directors of the North Carolina Arboretum, having 27 established a campus law enforcement agency pursuant to subsection (a) of this section, may 28 enter into joint agreements with the governing board of any municipality to extend the law 29 enforcement authority of campus police officers into any or all of the municipality's jurisdiction 30 and to determine the circumstances in which this extension of authority may be granted.

31 The Board of Trustees of any constituent institution of The University of North (c) 32 Carolina, or of any teaching hospital affiliated with but not part of any constituent institution of 33 The University of North Carolina, the Board of Directors of the University of North Carolina 34 Health Care System, or the Board of Directors of the North Carolina Arboretum, having 35 established a campus law enforcement agency pursuant to subsection (a) of this section, may 36 enter into joint agreements with the governing board of any county, and with the consent of the 37 sheriff, to extend the law enforcement authority of campus police officers into any or all of the 38 county's jurisdiction and to determine the circumstances in which this extension of authority may 39 be granted.

40 (d) The Board of Trustees of any constituent institution of The University of North Carolina, the Board of Directors of the University of North Carolina Health Care System, or the 41 42 Board of Directors of the North Carolina Arboretum, having established a campus law 43 enforcement agency pursuant to subsection (a) of this section, may enter into joint agreements 44 with the governing board of any other constituent institution of The University of North Carolina 45 to extend the law enforcement authority of its campus police officers into any or all of the other 46 institution's jurisdiction and to determine the circumstances in which this extension of authority 47 may be granted."

48 **SECTION 13.(b)** G.S. 116-350.15, as amended by Section 1.7 of S.L. 2024-1, reads 49 as rewritten:

- 50 "§ 116-350.15. Powers and duties of the Board of Directors.
- 51 ...

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responsibility not inconsiste	neral Powers and Duties. – The Board is authoriz and adopt such policies, rules, and regulations as i nt with the provisions of this Article, to carry public service mission of the System, including, b	it deems necessary or convenient, out the patient care, education,
<u>(1</u> 4	Notwithstanding G.S. 114-2.3, G.S. 147-17. designate, employ, expend funds for, and including private counsel, in any matter as represent the interests of the System and any officers, or employees.	otherwise engage legal counsel, s the Board deems necessary to
 Se	<b>CTION 13.(c)</b> G.S. 116-350.105 reads as rewrit	ten
	5. Establishment and administration of self-ir	
reg	S. 143-300.6.	,
covered by a provisions of provisions of be determined by the State, counsel other practitioner is counsel may b	fense of all suits or actions against an individua self-insured program of liability insurance esta this Article may be provided by the Attorney- G.S. 143-300.3 of Article 31A of Chapter 143; pro pursuant to G.S. 143-300.4 that defense of such or if it should be determined <del>pursuant to G.S.</del> than the Attorney General should be employed not an employee of the State as defined in G. e employed by the UNC Health Liability Insurar in the insurance trust accounts.	blished by the Board under the General in accordance with the ovided, that in the event it should a claim should not be provided 143-300.5 and G.S. 147-17 that or, if the individual health care S. 143-300.2, then private legal
	<b>CTION 13.(d)</b> Article 2 of Chapter 131E of the	e General Statutes is amended by
adding a new	section to read:	
	Lease or sale of hospital facilities to certain p	
authority, or authority, may established un System affilia or acceptance party to a tra	anding this Article or any other applicable State a nonprofit corporation controlled or established enter into any transaction or agreement with a order G.S. 116-350.5, or any of that political sur- ess, for the direct or indirect lease, sale, conveyan- of membership interest in, a hospital facility or a insaction or agreement permitted by this section 131E-13, or 131E-14 in conjunction with enterin- agreement."	d by a municipality or hospital political subdivision of the State ubdivision's component units or ce, assignment, or acquisition of, any part of a hospital facility. No on is required to comply with
SE	CTION 13.(e) This Part is effective July 1, 2024	4.
	ACILITATE USE OF TRIBAL HEALTH FA	
(DHHS) and encouraged to law with the I any residents of	<b>CTION 14.(a)</b> The Secretary of the Departmen the local management entity/managed care of enter into any intergovernmental agreements al castern Band of Cherokee Indians to facilitate the of the State seeking voluntary admission to those f inder State law. These agreements may address in	organizations (LME/MCOs) are llowable under federal and State e use of tribal health facilities by facilities or subject to involuntary

By February 1, 2025, DHHS, in consultation with the 1 SECTION 14.(b) 2 LME/MCOs, shall report to the Joint Legislative Oversight Committee on Medicaid on whether 3 any intergovernmental agreements, as described in this section, have occurred. The report shall 4 identify any proposed legislative changes that are necessary to further facilitate the use of tribal 5 health facilities by any residents of the State seeking voluntary admission to those facilities or 6 subject to involuntary commitment under State law. 7 **SECTION 14.(c)** This Part shall be effective when it becomes law. 8 9 PART XV. TRI-SHARE CHILD CARE PILOT PROGRAM EXPANSION SECTION 15. Section 9D.9 of S.L. 2023-134 reads as rewritten: 10 11 "SECTION 9D.9.(a) Of the funds appropriated in this act to the Department of Health and 12 Human Services, Division of Child Development and Early Education, to be allocated to the 13 North Carolina Partnership for Children, Inc., the sum of nine hundred thousand dollars 14 (\$900,000) in nonrecurring funds for each year of the 2023-2025 fiscal biennium shall be used to provide the State portion of funding for the Tri-Share Child Care pilot program established by 15 this section. Funds provided under this section shall be divided evenly in each fiscal year among 16 17 the regional facilitator hubs, as described in subsection (c) of this section, selected to participate 18 in the pilot program. Upon completion of the pilot program, any unexpended funds shall revert 19 to the General Fund. Funds provided under this section shall not revert at the end of the 2023-2025 20 fiscal biennium but shall remain available for costs associated with the pilot program until 21 expended. 22 . . . 23 "SECTION 9D.9.(c) The Division and NCPC shall select up to three local partnerships to 24 serve as regional facilitator hubs to implement and administer the pilot program and act as 25 regional intermediaries between employers, families, child care providers, and the State. The 26 Division and NCPC shall select local Local partnerships shall be selected to participate in the 27 pilot program from geographically diverse areas across the State, with one selected from a tier 28 one county. For purposes of this section, a tier one county shall have the same designation as that 29 established by the North Carolina Department of Commerce's 2023 County Tier Designations. 30 "SECTION 9D.9.(c1) NCPC shall be accountable for the programmatic and fiscal integrity of the Tri-Share Child Care program and services and shall implement standardized procedures 31 32 to ensure the pilot program is operated consistently among all regional facilitator hubs. Within 33 nine months from the date this act becomes effective, NCPC and the regional facilitator hubs 34 shall design the pilot program, establish the program infrastructure, and recruit participating child 35 care providers and employers. NCPC may contract with a third-party administrator to assist with centralized enrollment, payment processing, and other financial transactions. NCPC shall 36 conduct financial and compliance monitoring of the regional facilitator hubs and the third-party 37 administrator, if applicable. 38 39 "SECTION 9D.9.(d) The-NCPC and the local partnerships selected to serve as regional 40 facilitator hubs shall establish and determine program eligibility. eligibility based on standardized criteria. For purposes of this pilot program, an employee is eligible to participate in 41 42 the program if the employee (i) is employed by a participating employer, (ii) has a household 43 income between one hundred eighty-five percent (185%) and three hundred percent (300%) of 44 the federal poverty level, and (iii) is not otherwise eligible for subsidized child care in this State. 45 An eligible employee may reside outside of the designated region for the respective facilitator 46 hub. Additionally, NCPC and the regional facilitator hubs shall develop and implement other 47 criteria for the child care program, including, but not limited to, each of the following: Ensuring payment for the cost of child care is divided equally between an 48 (1)

- 49 50
- employer, an eligible employee, and the State.
- (2)Soliciting participating employers.

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1	(3)	Ensuring participating employers agree to (i) ide	entify and recruit eligible
2		employees, (ii) provide the employer portion of eac	
3		child care costs, and (iii) maintain communication	0
4		hub regarding each eligible employee's continued e	
5	(4)	Verifying that child care providers seeking to part	ticipate in the program are
6	( <b>-</b> )	licensed in this State.	
7	(5)	Upon determining an employee's eligibility, e	
8		employee of the employee's portion of the cost of o	
9	(6)	Coordinating payments between employers and lice	ensed child care providers.
10 11	••••		
12	PART XVI. AR	EA AUTHORITY ALTERNATIVE BOARD STI	RUCTURE
13		<b>TION 16.(a)</b> No later than 14 days after this act become	
14		h Resources shall submit for approval a new alterna	
15		Department of Health and Human Services. With reg	
16	-	prove the new alternative board structure and appoin	
17	• • •	nty in the catchment area adopting a resolution appro	
18	appointing the bo	ard members, notwithstanding the requirement in G	.S. 122C-118.1(a).
19	SECT	CION 16.(b) This Part is effective when this act because	omes law.
20			
21		EDICAL BOARD REVIEW PANEL CHANGES	
22		<b>TION 17.(a)</b> G.S. 90-3 reads as rewritten:	
23		Panel recommends certain Board members; criter	
24		is created a Review Panel to review all applicants f	
25	- ·	istant position, and the nurse practitioner position of	
26		st of nine members, including four from the Medical	-
27		cal Society, one from the North Carolina Osteopathic	
28 29		arolina Academy of Physician Assistants, one from	
29 30		ncil of Nurse Practitioners, and one public member cu ard. Each member shall serve for a term of three yea	
31		e term. No member shall serve nor a term of three yea	
32	-	urse practitioners serving on the Review Panel shall	
33	North Carolina.	ise predictioners serving on the review runor shar	in be delivery prochemig in
34		Panel shall contract for the independent administ	trative services needed to
35		tions and duties. The Board shall provide funds to p	
36	-	e services of the Review Panel. The Board shall con	-
37		l. The Review Panel shall elect a chair, and all sub	-
38	convened by the	Review Panel.	
39	The Governor	r shall appoint Board members as provided in G.S. 90	0-2. The Review Panel shall
40	attempt to make	its recommendations to the Governor reflect the con	nposition of the State with
41	• •	ethnic, racial, and age composition.medical specialt	
42		Panel and its members and staff shall not be held lial	•
43	proceeding for ex	cercising, in good faith, the powers and duties author	rized by law.
44	"		
45 46			
46 47		FFECTIVE DATE	offortivo when it has me
47 48	law.	<b>TION 18.</b> Except as otherwise provided, this act is	enective when it becomes
40	1aw.		