## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

FILED SENATE
Mar 25, 2025
S.B. 527
PRINCIPAL CLERK
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## SENATE BILL DRS15235-NL-40A

Short Title: Modify Laws Applicable to LME/MCOs. (Publ	ic)
Sponsors: Senator Burgin (Primary Sponsor).	
Referred to:	
A BILL TO BE ENTITLED	
AN ACT TO MODIFY LAWS APPLICABLE TO LOCAL MANAGEMEN	JТ
ENTITIES/MANAGED CARE ORGANIZATIONS.	
The General Assembly of North Carolina enacts:	
SECTION 1.(a) G.S. 122C-154 reads as rewritten:	
"§ 122C-154. Personnel.	
Employees under the direct supervision of the area director are employees of the area	
authority. For the purpose of personnel administration, Chapter 126 of the General Statut	
applies unless otherwise provided in this Article. Notwithstanding G.S. 126-9(b), an employ	
of an area authority may be paid a salary that is in excess of the salary ranges established by the	
State Human Resources Commission. Any salary that is higher than the maximum of the	
applicable salary range shall be supported by documentation of comparable salaries	
comparable operations within the region and shall also include the specific amount the boa	
proposes to pay the employee. The area board shall not authorize any salary adjustment that	
above the normal allowable salary range without obtaining prior approval from the Director	<del>of</del>
the Office of State Human Resources."	
SECTION 1.(b) G.S. 122C-156 reads as rewritten:	
"§ 122C-156. Salary plan for employees of the area authority.	
(a) The area authority shall establish a salary plan which shall set the salaries f	
employees of the area authority. The salary plan shall be in compliance with Chapter 126 of the Congress Statutes. In a multi-county error, the salary plan shall not exceed the highest paying salary plan shall not exceed t	
General Statutes. In a multi-county area, the salary plan shall not exceed the highest paying sala plan of any county in that area. In a single county area, the salary plan shall not exceed the highest paying salary plan of any county in that area.	
county's salary plan. The salary plan limitations set forth in this section may be exceeded only	
the area authority and the board or boards of county commissioners, as the case may be, joint	
agree to exceed these limitations.	лy
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<b>SECTION 1.(c)</b> Subsection (a) of this section applies to employees of ar	ea
authorities who are hired on or after the date this section becomes law. Subsection (b) of the	
section applies to salary plans established on or after the date this section becomes law.	
<b>SECTION 2.(a)</b> G.S. 126-5(a)(2)a. is repealed.	
<b>SECTION 2.(b)</b> G.S. 126-5 reads as rewritten:	
"§ 126-5. Employees subject to Chapter; exemptions.	
(c2) This Chapter does not apply to any of the following:	



Employees of an area authority as defined under G.S. 122C-3(1).

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**SECTION 2.(c)** This section applies to employees of area mental health, developmental disabilities, and substance use authorities, defined as area authorities under G.S. 122C-3, hired after the date this act becomes law.

**SECTION 3.** G.S. 126-11 reads as rewritten:

## "§ 126-11. Local personnel system may be established; approval and monitoring; rules and regulations.

- (a) The board of county commissioners of any county may establish and maintain a personnel system for all employees of the county subject to its jurisdiction, which system and any substantial changes to the system, shall be approved by the State Human Resources Commission as substantially equivalent to the standards established under this Chapter for employees of local departments of social services, local health departments, and area mental health programs, local emergency management programs. If approved by the State Human Resources Commission, the employees covered by the county system shall be exempt from all provisions of this Chapter except Article 6.
- (a1) With approval of each of the boards of commissioners of the county or counties which comprise the area mental health authority, the area mental health authority may establish and maintain a personnel system for all employees of the area mental health authority, which system and any substantial changes to the system, shall be equivalent to the standards established under this Chapter for employees of area mental health authorities. If approved by the State Human Resources Commission, the employees covered by the area mental health authority system shall be exempt from all provisions of this Chapter except Article 6.
- (b) A board of county commissioners may petition the State Human Resources Commission to determine whether any portion of its total personnel system meets the requirements in (a) above. Upon such determination, county employees shall be exempt from the provisions of this Chapter relating to the approved portions of the county personnel system.
- (b1) The board of an area mental health authority, with the approval of each of the boards of commissioners of the county or counties which comprise the area mental health authority, may petition the State Human Resources Commission to determine whether any portion of its total personnel system meets the requirements in subsection (a1) above. Upon such determination, area mental health authority employees shall be exempt from the provisions of this Chapter relating to the approved portions of the area mental health authority personnel system except as provided in G.S. 122C-121.
- (c) The Office of State Human Resources shall monitor at least annually county or area mental health authority personnel systems approved under this section in order to ensure compliance.
- (d) In order to define "substantially equivalent," the State Human Resources Commission is authorized to promulgate rules and regulations to implement the federal merit system standards and these regulations at a minimum shall include: recruitment and selection of employees; position classification; pay administration; training; employee relations; equal employment opportunity; and records and reports."

**SECTION 4.** G.S. 108D-60(a)(5) reads as rewritten:

- "(5) During the initial contract term for BH IDD tailored plans, LME/MCOs operating BH IDD tailored plans shall contract with an entity that holds a PHP license and that covers the services required to be covered under a standard benefit plan contract. After the initial contract term for BH IDD tailored plans, LME/MCOs operating BH IDD tailored plans may contract with an entity that holds a PHP license and that covers the services required to be covered under a standard benefit plan contract."
- **SECTION 5.** Except as otherwise provided, this act is effective when it becomes

51 law.

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