Concern	Options	Changes required	Decision
CON process is no longer needed for certain services: • Air Ambulance • Solid Organ Transplant	No longer require CON for air ambulances or solid organ transplant services.	 Remove air ambulance from CON statute. Remove Solid Organ Transplant services from CON statute. 	 <u>Recommendation</u>: Divide into two separate recommendations: <u>Recommendation #1 -</u> Remove air ambulance from CON statute. <u>Recommendation #2 -</u> Remove Solid Organ Transplant services from CON statute.
Applications are required to be submitted in hard copy.	Allow for or require electronic submissions of applications.	 Direction to Agency to accept or to require electronic forms. Make modifications to 131E- 182(b) requiring or allowing for electronic submission. 	 Recommendation: DHSR to study CON submission process.
More transparency is needed in the CON process.	Require all applications/determination requests/requests for review as well as Agency decisions to be posted on website.	 Direction to Agency to post all applications, determination requests, decisions, responses, etc. on their website. Add statutory language to 131E-185 directing Agency to post this information on website. Add statutory language indicating all information submitted to CON/DHSR is public information. 	 Recommendation: DHSR to move with all deliberate speed with posting materials to website.

CON APPLICATION PROCESS & GENERAL PROCEDURES				
Concern	Options	Changes required	Decision	
Monetary threshold for projects	 Increase the threshold 	Make conforming change to 131E-	Recommendation:	
requiring a CON under 131E-176	amount.	176(16) and 131E-184(e).	Increase threshold amount	
of 2 million dollars is too low.	Account for inflation.		to 4 million dollars.	
Monetary threshold for	Increase the threshold	Make conforming change to 131E-	Recommendation:	
expedited review of less than 5	amount.	176(7b)(b) and 131E-185(a1)(2).	• Eliminate threshold.	
million dollars is too low.	Account for inflation.			
Monetary threshold for major	Increase the threshold	Make conforming change to 131E-	Recommendation:	
medical equipment requiring a	amount.	176(140).	Increase threshold amount	
CON is too low at \$750,000.	Account for inflation.		to 1.5 million dollars.	

Concern	Options	Changes required	Misc.
Appeals cause delays in	Eliminate stays. A CON issued by	Create new section declaring that	101130.
provision of needed facilities	the State takes effect	no stay shall be granted upon a	
and or services.	immediately upon issuance.	party's appeal from a final agency decision or order.	
	Mississippi model: The filing of an appeal from a final order of the statutorily specified body or tribunal shall not stop the purchase of medical equipment or development or offering of institutional health services granted in a CON issued by the State.		
Bond requirements are	Increase the threshold	Make conforming change to 131E-	
inadequate.	amount of required appeal bond.	(a1) and 131E-(b1)(1).	
	Account for inflation.		
	Amount of bond in		
	discretion of board or court,		
	with requirement that any		
	appeal of a final order in a		
	CON proceeding requires		
	the giving of a bond		
	sufficient to secure the		
	appellee against the loss of		
	costs, fees, expenses and		
	attorney's fees incurred in		
	defense of the appeal,		
	approved by the appellate		
	court within five (5) days of		
	the date of filing the appeal.		
	Require a separate bond for each petition filed.		

APPEALS PROCESS				
Concern	Options	Changes required	Misc.	
Frivolous appeals cause unnecessary delays.	 Prevailing party gets costs and attorneys' fees. Increase penalties for frivolous appeals. Stricter enforcement of imposed penalties. 	Make conforming change to 131E- 188(a1).		
Too many parties have the ability to file an appeal.	Redefine and limit "affected person" and "aggrieved party" for purposes of standing to file an appeal.	Make conforming changes to 131E-188 and Chapter 150B.	Give only the applicant standing to appeal. Eliminate intervenors from the appeals process.	
The appeals process is too lengthy.	 Appeal from a final order or decision of the Department in a CON denial case goes to a contested case hearing before OAH and from there, directly to the Supreme Court. Time limits for appeals decisions. e.g., Georgia model: Certificate of Need Appeal Panel consists of independent hearing officers appointed by the Governor in order to review the Dept's initial decisions to grant or deny a Certificate of Need. The decision of the appeals panel hearing officer is final unless objection is filed with the Commissioner within 60 days. Commr reviews and can award attorneys' fees and expenses if determines appeal was made for purposes of delay or harassment. Commr's Decision final unless appealed to Superior Court. However, if the Court does not hear the case within one hundred and twenty (120) days of the date of docketing in the Superior Court, the decision of the Dept. shall be considered affirmed by operation of law unless a hearing originally scheduled to be heard within the 120 days has been continued to a date certain by order of the Court. 	 Make conforming changes to 131E-187, 131E-188. Make conforming changes to 7A-29(a)and (b). 		

STATE HEALTH COORDINATING COUNCIL				
Concern	Options	Changes required	Misc.	
State Ethics Act should apply to SHCC members.	Require Council to be subject to all or part of the Act.	Statutory change would be required. By current definition the SEC does not have the authority to subject SHCC to the Act.	Potential conflicts between current Executive Order and Chapter 138A exist.	
Appointments should be made by legislature and Governor.	Divide membership appointments among Governor, Senate, and House of Representatives	Likely would need to codify SHCC and then in its establishment set appointing mechanism.	Consider role of Advisory Committees within the Executive Branch.	
SHCC members may have an affiliation with or be employed by providers applying for CON.	Extend prohibition in 131E-191.1 to include persons employed or affiliated with XXXX.	Statutory change would be required.	Consider desired knowledge base of Advisory Committee.	
Determinations of need made by the SHCC are "outcome determinative" with respect to any CON application.	Make need determinations presumptively correct and rebuttable by evidence of specific circumstances involved in a CON application.	Amend G.S. 131E-183(a)(1) to conform.		

STATE MEDICAL FACILITIES PLAN			
Concern	Options	Changes required	Misc.
Policies adopted in the SMFP are not considered rules under the APA.	 Include under the APA. Direct that certain portions of APA apply. Establish SHCC by law. 	Statutory change would be required.	 Consider timing requirements under the APA. Consider Rules Review Commission's impact on policy.
The SMFP contains exceptions.	 Recommend language from H743. Eliminate/limit certain plan exemptions (AC-3). Develop non-subjective criteria to qualify for exemptions. 	Legislative direction.	
Current target occupancy tiers result in difficulties for small hospitals.	• Create occupancy tiers for hospitals with 100 beds or less and tiers for hospitals with greater than 100 beds	Legislative direction.	
No recognition for beds that play dual roles of observation/inpatient care that is more prevalent in small hospitals.	 Count the dual beds in the census count for hospitals with 100 beds or less. Create a new system of classifying beds that accounts for dual purpose beds. 	Legislative direction.	

*****PULLED FOR FURTHER DISCUSSION*****

CON APPLICATION PROCESS & GENERAL PROCEDURES				
Concern	Options	Changes required	Misc.	
The diagnostic service center requirements under CON are difficult to enforce and rarely reported.	 Eliminate diagnostic service centers from CON requirements. Increase the threshold amount. Eliminate "clinical laboratories" from definition 	 Delete all references to diagnostic service centers. Make conforming changes to 131E-176(7a). 	Currently a diagnostic service center must obtain a CON when the total cost of all medical diagnostic equipment utilized by the facility that cost \$10,000 or more exceeds \$500,000.	
No statutory requirement deadline for letters of review, CON Exemption requests or Material Compliance Requests.	 Create a deadlines Require fee for such determinations. 	 Codify for letters of review and create deadline. Add deadlines for other requests. Add authorization for to charge fees for such requests. 	 Letters of review are not currently statutorily required. 	
Monetary threshold for replacement equipment is too low at 2 million dollars.	Increase the threshold amount.Account for inflation.	Make conforming change to 131E- 176(22a).		