GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

Η

HOUSE BILL 576

	Short Title:	Dept. of Health and Human Services RevisionsAB (Pu	blic)
	Sponsors:	Representative Potts.	
	1	For a complete list of sponsors, refer to the North Carolina General Assembly web site	
	Referred to:	Health, if favorable, Finance, if favorable, Rules, Calendar, and Operations o House	f the
		April 1, 2025	
1 2 3 4 5	LAWS PI	A BILL TO BE ENTITLED AKING TECHNICAL, CONFORMING, AND OTHER MODIFICATIONS ERTAINING TO THE DEPARTMENT OF HEALTH AND HUMAN SERVIC Assembly of North Carolina enacts:	
6 7	PART I. L WELL-BEIN	AWS PERTAINING TO THE DIVISION OF CHILD AND FAM NG	ILY
8 9	DESIGNAT	E THE DEPARTMENT OF HEALTH AND HUMAN SERVICES AS T	гнг
10		E THE DEFARTMENT OF HEALTH AND HOMAN SERVICES AS I	
11		ECTION 1.1. G.S. 130A-4.3(b) reads as rewritten:	
12		ne Division of Public Health Department shall ensure that school nurses funded	with
13) do not assist in any instructional or administrative duties associated with a sch	
14		nd (ii) perform all of the following with respect to school health programs:	
15 16	(1		sing
17	(2		
18 19	(3		ote a
20	(4	•	
21	(5		
22	(6		ions
23	(0)	and refer students to appropriate school staff or community agencies.	.0115,
24	(7		ve as
25		school liaison to a health advisory committee.	e us
26	(8	•	ind a
27		healthy environment for school staff.	iiu u
28	(9		ealth
29		emergency."	Juitii
30		entergeney.	
31	PART II. LA	WS PERTAINING TO THE DIVISION OF HEALTH BENEFITS	
32			
33	TEMPORAL	RILY EXTEND OPTION TO DECREASE MEDICAID ENROLLMI	ENT
34		N COUNTY DEPARTMENTS OF SOCIAL SERVICES	. –



	General Assembly Of North Carolina	Session 2025
1	SECTION 2.1. Section 1.8(a) of S.L. 2023-7, as amended by Se	ction 9(a) of S.L.
2	2024-34, reads as rewritten:	
3	"SECTION 1.8.(a) Notwithstanding G.S. 108A-54(d) and in a	accordance with
4	G.S. 143B-24(b), the Department of Health and Human Services (DHHS) is	authorized, on a
5	temporary basis to conclude by June 30, 2025, 2028, to utilize the fee	
6	marketplace (Marketplace), also known as the federal health benefit exchange,	
7	eligibility determinations. In accordance with G.S. 108A 54(b), G.S. 1	
8	eligibility determinations shall be in compliance with all eligibility categories	s, resource limits,
9	and income thresholds set by the General Assembly."	
10		
11	CLARIFY ENROLLMENT IN MEDICAID MANAGED CARE AF	FER RELEASE
12	FROM INCARCERATION	
13	SECTION 2.2.(a) G.S. 108D-40 reads as rewritten:	
14	"§ 108D-40. Populations covered by PHPs.	
15	(a) Capitated PHP contracts shall cover all Medicaid program aid cate	egories except for
16	the following categories:	
17		
18	(9) Recipients who are inmates of prisons. Upon the recipie	
19	prison, the exception under this subdivision shall continu	11.
20	period that is the shorter of the following: until the first of	day of the month
21	following the twelfth month after the recipient's release.	
22	a. The recipient's initial Medicaid eligibility certific	ation period post
23	release.	
24 25	b. Three hundred sixty-five days.	d who as Madiasid
25 26	(9a) Recipients residing in carceral settings other than prisons and	
20 27	eligibility has been suspended. Upon the recipient incarceration, the exception under this subdivision shall cor	
27	a period that is the shorter of the following:until the first	
28 29	following the twelfth month after the recipient's release.	day of the month
2) 30	a. The recipient's initial Medicaid eligibility certific	ation pariod post
31	a. The recipient's initial Medicald englointy certific release.	ation period post
32	b. Three hundred sixty five days.	
33	"	
34	SECTION 2.2.(b) This section is effective when it becomes law	and applies to (i)
35	inmates released on or after that date and (ii) inmates released on or after Jan	11 (/
36	are not enrolled with a PHP on the date this act becomes law.	<i>a i j i j i j i j i j i j i j j j j j j j j j j</i>
37		
38	CONFORM NORTH CAROLINA LAW TO FEDERAL REQUIR	EMENTS FOR
39	MEDICAID CATEGORICAL RISK LEVELS FOR PROVIDER SCREE	
40	SECTION 2.3.(a) G.S. 108C-3 reads as rewritten:	
41	"§ 108C-3. Medicaid provider screening.	
42		
43	(c) Limited Categorical Risk Provider Types. – The following provider	r types are hereby
44	designated as "limited" categorical risk:	
45		
46	(10) Nursing facilities, including Intermediate Care Facilities for	
47	Intellectual Disabilities. Disabilities, that are not skilled nurs	sing facilities.
48		
49	(e) Moderate Categorical Risk Provider Types. – The following provide	er types are hereby
50	designated as "moderate" categorical risk:	
51		

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	<u>(15)</u>	<u>Revalidating skilled nursing facilities, unless they meet the description in</u> <u>subdivision (g)(13) of this section.</u>
	 (g) High	Categorical Risk Provider Types. – The following provider types are hereby
de		igh" categorical risk:
	(13)	Prospective (newly enrolling) skilled nursing facilities and those undergoing
	"	a change in ownership.
		TION 2.3.(b) G.S. 108C-3, as amended by Section 2.3(a) of this act, reads as
		dicaid provider screening.
8		incard provider sereening.
		ted Categorical Risk Provider Types. – The following provider types are hereby
de		mited" categorical risk:
	(1)	Ambulatory surgical centers.
	(1a)	Behavioral health and intellectual and developmental disability provider
		agencies that are nationally accredited by an entity approved by the
		Secretary. Secretary, unless they meet the description in subdivision (g)(15) of
		this section.
	(16)	Portable X-ray suppliers.
	···	The full second and the second s
da		erate Categorical Risk Provider Types. – The following provider types are hereby
ue	U	noderate" categorical risk:
	(5)	Hospice organizations. Revalidating hospice organizations, unless they meet
	(3)	the description in subdivisions (g)(14) and (g)(15) of this section.
		the description in subdivisions (g/11) and (g/15) of this section.
	(10)	Revalidating adult care homes delivering Medicaid-reimbursed
		services.services, unless they meet the description in subdivision (g)(15) of
		this section.
	(11)	Revalidating agencies providing durable medical equipment, including, but
		not limited to, orthotics and prosthetics.prosthetics, unless they meet the
		description in subdivision (g)(15) of this section.
	(12)	Revalidating agencies providing nonbehavioral health home- or
		community-based services pursuant to waivers authorized by the federal
		Centers for Medicare and Medicaid Services under 42 U.S.C. § 1396n(c).42
		<u>U.S.C.</u> § 1396n(c), unless they meet the description in subdivision (g)(15) of
	(12)	this section.
	(13)	Revalidating agencies providing private duty nursing, home health, personal
		care services or in-home care services, or home <u>infusion.infusion</u> , <u>unless they</u> meet the description in subdivision (g)(15) of this section.
	(14)	Nonemergency medical transportation.
	(14)	Revalidating skilled nursing facilities.facilities, unless they meet the
	(15)	description in subdivision (g)(15) of this section.
	(16)	Portable X-ray suppliers.
	(g) High	Categorical Risk Provider Types. – The following provider types are hereby
de	0	igh" categorical risk:

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1	<u>(14)</u>	Prospectiv	e (newly enrolling) h	ospice organi	zations	and those unde	ergoing a
2		<u>change in</u>	<u>ownership.</u>				
3	<u>(15)</u>	The follow	ving revalidating prov	iders (i) who a	are reva	lidating for the	<u>first time</u>
4		since newl	y enrolling and (ii) w	hose fingerpr	inting 1	requirements, as	s a newly
5		<u>enrolling p</u>	provider, were waived	due to a nation	onal, St	ate, or local em	ergency:
6		<u>a.</u> <u>Op</u>	ioid treatment progra	ms that have	not bee	n fully and cont	<u>tinuously</u>
7		cer	tified by the Subst	ance Abuse	and M	Mental Health	Services
8		<u>Ad</u>	ministration since Oc	tober 23, 201	<u>8.</u>		
9		<u>b.</u> <u>Ag</u>	encies providing dur	able medical	equipr	nent, including.	<u>, but not</u>
10			ited to, orthotics and	-			
1		<u>c.</u> <u>Ad</u>	ult care homes delive				
2		$\begin{array}{c} \underline{c.} & \underline{Ad} \\ \underline{d.} & \underline{Ag} \end{array}$	encies providing priv	ate duty nurs	<u>ing, ho</u>	me health, perso	onal care
3		ser	vices, or in-home car	e services, or	home in	nfusion.	
4		<u>e.</u> <u>Ski</u> f. Ho	illed nursing facilities	<u>.</u>			
5		<u>f.</u> <u>Ho</u>	spice organizations.				
6	"						
17			Subsection (a) of the			•	anuary 1,
18	2023. The remain	nder of this s	ection is retroactively	v effective Jan	uary 1,	2024.	
19							
20		EDICAID	SUBROGATION	RIGHTS	IN	MANAGED	CARE
21	ENVIRONMEN						
22			G.S. 108A-57 reads			_	
23		0	ghts; withholding of				
24	. ,		ction, the term "bene	•	• •	•	
25		0	beneficiary, (ii) the			• 1	
26		-	ntative, (iii) the medi			ciary's heirs, and	d (iv) the
27			he medical assistance	•		_	
28			er provisions of the la		-	•	
29		-	to all rights of recover	•			•
30		-	n brought by a medic				
31			l medical assistance				
32			istance beneficiary a			•	
33			claim." Any claim				•
34	0 1	•	es not state the Med				
35			iciary has claims aga			1 2	
36		•	t received in paymen				
37		otal balance	of the Medicaid claim	m applicable	to subse	equent recoverie	es related
38	to that injury.						_
39	-	•	gnate one or more PH				
10		-	artment for the Medic	•		-	-
41			the claim against the				
12			, the term "designated	PHP" refers t	o a PH	P designated in t	he notice
13	of designation un						
14	. ,		the Medicaid claim				
15		• •	ss recovery, it is p		-	· ·	
16	-		ount of the Medicaid				
17			dical assistance bene			• •	med that
18	-		y represents compens				
19			ance beneficiary ma	• •	-	-	
50			ion by applying to				
51	beneficiary's clai	m against t	he third party is pen	ding, or if th	ere is 1	none, then to a	court of

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1 2 3	competent jurisdiction in this State, for a determination of the portion of the beneficiary's gross recovery that represents compensation for the Medicaid claim. An application under this subsection shall be filed with the court and served on the Department pursuant to the Pules of		
3 4	subsection shall be filed with the court and served on the Department pursuant to the Rules of Civil Procedure no later than 30 days after the date that the settlement agreement is executed by		
4 5	all parties and, if required, approved by the court, or in cases in which judgment has been entered,		
6	no later than 30 days after the date of entry of judgment. If a PHP made payments on behalf of a		
7	Medicaid beneficiary that are included in the Medicaid claim, then the application shall also be		
8	served on that PHP within the same time frame in which service is required on the Department.		
9	The court shall hold an evidentiary hearing no sooner than 60 days after the date the action was		
10	filed. All of the following shall apply to the court's determination under this subsection:		
11	(1) The medical assistance beneficiary has the burden of proving by clear and		
12	convincing evidence that the portion of the beneficiary's gross recovery that		
13	represents compensation for the Medicaid claim is less than the portion		
14	presumed under subsection (a1) of this section.		
15	(2) The presumption arising under subsection (a1) of this section is not rebutted		
16	solely by the fact that the medical assistance beneficiary was not able to		
17	recover the full amount of all claims.		
18	(3) If the beneficiary meets its burden of rebutting the presumption arising under		
19	subsection (a1) of this section, then the court shall determine the portion of		
20	the recovery that represents compensation for the Medicaid claim and shall		
21	order the beneficiary to pay the amount so determined to the Department		
22	Department, or designated PHP, in accordance with subsection (a5) of this		
23	section. In making this determination, the court may consider any factors that		
24	it deems just and reasonable.		
25 26	(4) If the beneficiary fails to rebut the presumption arising under subsection (a1)		
26 27	of this section, then the court shall order the beneficiary to pay the amount		
27	presumed pursuant to subsection (a1) of this section to the Department Department, or designated PHP, in accordance with subsection (a5) of this		
28 29	section.		
30	(a3) Notwithstanding the presumption arising pursuant to subsection (a1) of this section,		
31	the medical assistance beneficiary and the Department may reach an agreement on the portion of		
32	the recovery that represents compensation for the Medicaid claim. If such an agreement is		
33	reached after an application has been filed pursuant to subsection (a2) of this section, a stipulation		
34	of dismissal of the application signed by both parties shall be filed with the court.		
35	(a4) Within 30 days of receipt of the proceeds of a settlement or judgment related to a		
36	claim described in subsection (a) of this section, the medical assistance beneficiary or any		
37	attorney retained by the beneficiary shall notify the Department Department, and any designated		
38	<u>PHP</u> , of the receipt of the proceeds.		
39	(a5) The medical assistance beneficiary or any attorney retained by the beneficiary shall,		
40	out of the proceeds obtained by or on behalf of the beneficiary by settlement with, judgment		
41	against, or otherwise from a third party by reason of injury or death, distribute to the Department		
42	Department, or designated PHP, the amount due pursuant to this section as follows:		
43	(1) If, upon the expiration of the time for filing an application pursuant subsection		
44 45	(a2) of this section, no application has been filed, then the amount presumed		
45 46	pursuant to subsection (a1) of this section, as prorated with the claims of all others having medical subrogation rights or medical liens against the amount		
40 47	received or recovered, shall be paid to the Department Department, or		
48	designated PHP, within 30 days of the beneficiary's receipt of the proceeds, in		
49	the absence of an agreement pursuant to subsection (a3) of this section.		
.,	and assence of an agreement parbaant to subsection (as) of this section.		

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1 2 3 4 5	no	n application has been filed pursuant to subsect agreement has been reached pursuant to sub- n the Department Department, or designated P If the beneficiary rebuts the presumption a of this section, then the amount determin	section (a3) of this section, <u>HP</u> , shall be paid as follows: rising under subsection (a1)
6		subsection (a2) of this section, as prorated	• •
7		having medical subrogation rights or medi	ical liens against the amount
8		received or recovered, shall be paid to the	Department Department, or
9		designated PHP, within 30 days of the ent	ry of the court's order.
10	b.	If the beneficiary fails to rebut the	
11		subsection (a1) of this section, then the ar	
12		subsection (a1) of this section, as prorated	
13		having medical subrogation rights or medi	6
14		received or recovered, shall be paid to the	· · ·
15		designated PHP, within 30 days of the ent	•
16		n agreement has been reached pursuant to sub	
17		the agreed amount, as prorated with the o	0
18 19		lical subrogation rights or medical liens again overed, shall be paid to the Department	
20		nin 30 days of the execution of the agreement	-
20		eficiary and the Department.	it by the medical assistance
22		States and the State of North Carolina shall	be entitled to shares in each
23		partment under this section. Their shares shall	
24		ortionate parts of such sum shall be determi	
25	1 1	use during the period for which assistance was	
26	(b) It is a Clas	as 1 misdemeanor for any person seeking or	having obtained assistance
27	under this Part for hir	nself or another to willfully fail to disclose t	o the county department of
28		ttorney and to the Department the identity of	• •
29		pient of assistance has a right of recovery, con	
30		ngent repeal, see note) This section applies	
31		r the NC Health Choice Program established u	
32		l to ensure compliance with this section, the D	
33		dical assistance beneficiary's claim against the	
34 35	section."	a court of competent jurisdiction in this St	ate for enforcement of this
35 36		2.4.(b) This section is effective when it b	acomes law and applies to
30 37		ght by medical assistance beneficiaries against	11
38	date.	sit og medical assistance beneficialies agamst	time parties on or after that
39			
40	PART III. LAWS	PERTAINING TO THE DIVISION (DF HEALTH SERVICE
41	REGULATION		
42			
43	ALIGN CAPACITY	OF MEDICAL FOSTER HOMES OPER	RATING IN THE STATE
44		PERVISION OF THE UNITED STAT	ES DEPARTMENT OF
45		RS WITH FEDERAL REGULATIONS	
46		3.1. G.S. 131D-2.3 reads as rewritten:	
47 19	"§ 131D-2.3. Exempt		d to be registered on abtain
48 49	licensure under this A	excluded from this Article and are not require	eu to de registereu or obtain
49 50		ilities licensed under Chapter 122C or Cha	anter 131F of the Conorol
50 51	. ,	rutes.	apier 151E of the General
51	Stat		

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1 2	(2)	Persons subject to rules of the Division of People with Disabilities.	f Employment and Independence for
- 3 4	(3)	Facilities that care for no more than four- the supervision of the United States Vete	-
5 6	(4)	Facilities that make no charges for he service, either directly or indirectly.	
7 8 9	(5)	Institutions that are maintained or operate were established, maintained, or operated from licensure by the Department on Sep	by a unit of government and exempt
10 11	AUTHORIZE 7	THE DEPARTMENT OF HEALTH	AND HUMAN SERVICES TO
12		IDENCES OR FACILITIES BELIE	
13		HOMES WITHOUT A LICENSE AN	
14		DULT CARE HOME OPERATIONS	
15		TON 3.2.(a) G.S. 131D-2.5(b) reads as re	written:
16		epartment shall charge each registered mu	
17		fundable annual registration fee of three h	
18		poration that establishes, conducts, manage	
19		gram, subject to registration under this sec	
20		eanor and, upon conviction shall be punish	
21		00) for the first offense and not more that	
22	-	offense. Class H felony, including a fine of	
23	day for each day	the facility is in operation in violation of the	his Article. Each day of a continuing
24		nviction shall be considered a separate offe	
25		TON 3.2.(b) G.S. 131D-2.6 reads as rewr	
26	"§ 131D-2.6. Leg	gal action by Department.	
27	(a) Notwi	thstanding the existence or pursuit of any	other remedy, the Department may,
28	in the manner pro	vided by law, maintain an action in the nar	ne of the State for injunction or other
29	process against a	ny person to restrain or prevent the estab	blishment, conduct, management, or
30	operation of an ac	lult care home without a license. Such acti	ion shall be instituted in the superior
31	court of the count	y in which any unlicensed activity has occ	curred or is occurring.
32	<u>(a1)</u> The D	epartment and county departments of soc	cial services may inspect any of the
33	following as auth	orized by law:	
34	<u>(1)</u>	A residence or facility the Department be	
35		living residence without an appropriate li	
36	<u>(2)</u>	A registered multiunit assisted housing w	•
37		is operating as a licensable adult care hor	
38	. ,	ndividual or corporation that establishes	U U U
39	• •	licensure under this section without a licen	
40	· •	tion, shall be punishable only by a fine of	•
41		e and not more than five hundred dollars (\$, 1
42		facility without a license or registration, as	
43		ny, including a fine of one thousand dolla	
44	•	ration in violation of this Article. Each	day of a continuing violation after
45		e considered a separate offense.	
46	•	person shall hinder the proper performa	•
47 19	• •	entative in carrying out this section, the Se	• •
48	-	the county in which the hindrance has occur	
49 50		nce, irrespective of all other remedies at la	
50		is under this section shall be in accordance	-
51	General Statutes	and Rule 65 of the Rules of Civil Procedur	C.

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	CTION 3.2.(c) This section becomes effective December 1 nitted on or after that date.	, 2025, and applies to
	SPITAL REPORTING REQUIREMENTS UNDER	
	PROTECTION ACT WITH THE HOSPITAL LIC	ENSE RENEWAL
	ON PROCESS	
	CTION 3.3.(a) G.S. 131E-76 is amended by adding a new	
" <u>(1</u> 0		
~-	Regulation within the Department of Health and Human	<u>n Services."</u>
	CTION 3.3.(b) G.S. 131E-88.2 reads as rewritten:	
"§ 131E-88.2.	•	
. ,	nually by October 1, the Department of Health and Human S	· · · · · · · · · · · · · · · · · · ·
	hall report to the Division of Health Service Regulation, sha	
	<u>quested by the Department</u> , the following data from hospid	
	for the prior federal fiscal year ending September 30: (i) the	
0	the hospital or on hospital grounds that required the	
	whether the assaults involved hospital personnel, and how	
	e hospital and processed by the judicial system, (ii) the n	
	ere patient behavioral health and substance use issues resul	
	ne number that occurred specifically in the emergency dep	
	kplace violence incidences occurring at the hospital that wer	
	agencies, the Occupational Safety and Health Administration	
	e Department of Health and Human Services shall com	
•	bsection (a) of this section and shall share that data with	
	tiation, the North Carolina Association of Chiefs of Police, a	
	nagement Association. The Department shall request these of	-
	ake recommendations to the Department to decrease the inc	idences of violence in
	o decrease assaults on hospital personnel.	
	e Department shall compile the information required by subs	
	nd report findings and recommendations to the Joint I	0 0
Committee on	Health and Human Services annually by December 1. May 1	<u>I.</u> "
DEDEAL NG	NEW ODG AND A TRONG A MICHON AND DD DDOGD	
	NEW ORGANIZATIONAL VISION AWARD PROGR	
	CTION 3.4. Part 6 of Article 6 of Chapter 131E of the	e General Statutes is
repealed.		
DECICNATE	THE NO OFFICE OF EMEDOENCY MEDICAL S	
	THE NC OFFICE OF EMERGENCY MEDICAL S	
ENITY RE EPINEPHRIN	SPONSIBLE FOR APPROVING INDIVIDUALS	IU ADMINISTER
	CTION 3.5. G.S. 143-509 reads as rewritten:	
	owers and duties of Secretary.	ull responsibilities for
	ary of the Department of Health and Human Services has fu	-
-	d direction of the emergency medical services program a	nu, to that end, shan
accomprish an	of the following:	
	Promote a means of training individuals to administer li	fa coving tractment to
(9)	Promote a means of training individuals to administer lippersons who suffer a severe adverse reaction to age	-
	anaphylaxis. Individuals, upon successful completi	-
	program, may be approved by the North Carolina Medi	-
	<u>Office of Emergency Medical Services</u> to administer	
	persons, in the absence of the availability of physicians	
	persons, in the absence of the availability of physicians	or other practitioners

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	"	who are authorized to administer the treatment. This offered as part of the emergency medical services traini	-
PART I	V. LAW	'S PERTAINING TO THE DIVISION OF PUBLIC H	EALTH
		COMPOSITION OF LOCAL CHILD FATALITY RE	EVIEW TEAMS T
berror		TION 4.1. G.S. 7B-1407 reads as rewritten:	
"§ 7B-14		cal Teams; composition and leadership.	
(b)	Each	Local Team shall consist of the following persons:	
	(1)	The director of the county department of social services consolidated human services agency and a memb	
		staff.agency, or the director's designee, who shall be management.	a member of seni
	<u>(1a)</u>	A staff member of the county department of social	l services or of the
		consolidated human services agency, appointed by the	county department
		social services or the consolidated human services agen	•
	(2)	A local law enforcement officer, appointed by the	ne board of coun
		commissioners.	
	(3)	An attorney from the district attorney's office, appo	inted by the distri
		attorney.	
	(4)	The executive director of the local community action a	• •
		the Department of Health and Human Services, or the	e executive directo
	(5)	designee.	a wait loosted in t
	(5)	The superintendent of each local school administrativ	e unit located in th
	(6)	county, or the superintendent's designee. A member of the county board of social services, appo	inted by the chair
	(0)	that board.	Sinted by the chair
	(7)	A local mental health professional, appointed by the	director of the ar
	(7)	authority established under Chapter 122C of the Genera	
	(8)	The local guardian ad litem coordinator, or the coordinator	
	(9)	The director of the local department of public health.he	-
	())	designee, who shall be a member of senior management	
	(10)	A local health care provider, appointed by the local boa	
	(11)	An emergency medical services provider or firefighter, a	
		of county commissioners.	
	(12)	A district court judge, appointed by the chief distric	t court judge in th
		district.	0
	(13)	A county medical examiner, appointed by the Chief Me	dical Examiner.
	(14)	A representative of a local child care facility or Head Sta	rt program, appointe
		by the director of the county department of social service	ces.
	(15)	A parent of a child who died before reaching the child	s eighteenth birthda
		to be appointed by the board of county commissioners.	
(c)		hair of the Local Team may invite a maximum of five-ade	
		e Local Team on an ad hoc basis for a specific review if	
	•	ect matter expertise or position within an organization wi	
		m to conduct an effective review. The chair may select a	
. • 1	+ + 1	unty or counties served by the Local Team. As a condition	n of montioinsting in

1 specific review, each ad hoc member is required to sign the same confidentiality statement signed 2 by a Local Team member and is subject to the provisions of G.S. 7B-1413. 3" 4 5 **REMOVE ERRONEOUS REFERENCES TO THE COMMISSION FOR PUBLIC** 6 HEALTH FROM STATUTES GOVERNING THE STATEWIDE CHEMICAL 7 ALCOHOL TESTING PROGRAM ADMINISTERED BY THE FORENSIC TESTS FOR 8 ALCOHOL BRANCH 9 SECTION 4.2.(a) G.S. 15A-534.2(d) reads as rewritten: 10 In making his-a determination about whether a defendant detained under this section "(d) 11 remains impaired, the judicial official may request that the defendant submit to periodic tests to determine his the defendant's alcohol concentration. Instruments acceptable for making 12 13 preliminary breath tests under G.S. 20-16.3 may be used for this purpose as well as instruments 14 for making evidentiary chemical analyses. Unless there is evidence that the defendant is still impaired from a combination of alcohol and some other impairing substance or condition, a 15 judicial official must is required to determine that a defendant with an alcohol concentration less 16 17 than 0.05 is no longer impaired. The results of any periodic test to determine alcohol 18 concentration may not be introduced in evidence; into evidence in either of the following 19 circumstances: 20 (1)Against the defendant by the State in any criminal, civil, or administrative 21 proceeding arising out of an offense involving impaired driving; or driving. 22 For any purpose in any proceeding if the test was not performed by a method (2)23 approved by the Commission for Public Health Department of Health and 24 Human Services under G.S. 20-139.1 and by a person licensed to administer 25 the test by the Department of Health and Human Services. 26 The fact that a defendant refused to comply with a judicial official's request that he submit to a 27 chemical analysis may not be admitted into evidence in any criminal action, administrative 28 proceeding, or a civil action to review a decision reached by an administrative agency in which 29 the defendant is a party." 30 SECTION 4.2.(b) G.S. 20-138.7(d) reads as rewritten: 31 Alcohol Screening Test. – Notwithstanding any other provision of law, an alcohol "(d) 32 screening test may be administered to a driver suspected of violating subsection (a) of this 33 section, and the results of an alcohol screening test or the driver's refusal to submit may be used 34 by a law enforcement officer, a court, or an administrative agency in determining if alcohol was 35 present in the driver's body. No alcohol screening tests are valid under this section unless the 36 device used is one approved by the Commission for Public Health, Department of Health and 37 Human Services, and the screening test is conducted in accordance with the applicable 38 regulations of the Commission rules adopted by the Department of Health and Human Services 39 as to the manner of its use." 40 **REMOVE REFERENCES TO THE NORTH CAROLINA MEDICAL SOCIETY'S** 41 42 **DEFUNCT CANCER COMMITTEE** 43 SECTION 4.3.(a) G.S. 130A-33.50 reads as rewritten: 44 "§ 130A-33.50. Advisory Committee on Cancer Coordination and Control established; membership, compensation. 45 46 . . . 47 The Committee shall have consist of up to 34 members, including the Secretary of the (b) 48 Department or the Secretary's designee. The members of the Committee shall elect a chair and 49 vice-chair from among the Committee membership. The Committee shall meet not more than 50 twice a year at the call of the chair. Six of the members shall be legislators, three of whom shall be appointed by the Speaker of the House of Representatives, and three of whom shall be 51

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1 2 3	survivors, two of	President Pro Tempore of the Senate. Four of the members shall be cancer whom shall be appointed by the Speaker of the House of Representatives, and Il be appointed by the President Pro Tempore of the Senate. The remainder of	
4		1 be appointed by the Governor as follows:	
5	(1)	One member from the Department of Environmental Quality;Quality.	
6	(1) (2)	Three members, one from each of the following: the Department, the	
0 7	(2)	Department of Public Instruction, and the North Carolina Community College	
8		System; System.	
9	(3)	Four members representing the cancer control programs at North Carolina	
10	(\mathbf{J})	medical schools, one from each of the following: the University of North	
11		Carolina at Chapel Hill School of Medicine, the Bowman Gray School of	
12		Medicine, the Duke University School of Medicine, and the East Carolina	
13		University School of Medicine; Medicine.	
14	(4)	One member who is an oncology nurse representing the North Carolina	
15		Nurses Association; Association.	
16	(5)	One member representing the Cancer Committee of the North Carolina	
17		Medical Society; Society.	
18	(6)	One member representing the Old North State Medical Society; Society.	
19	(7)	One member representing the American Cancer Society, North Carolina	
20		Division, Inc.; Division, Inc.	
21	(8)	One member representing the North Carolina Hospital	
22		Association; Association.	
23	(9)	One member representing the North Carolina Association of Local Health	
24		Directors; Directors.	
25	(10)	One member who is a primary care physician licensed to practice medicine in	
26		North Carolina; North Carolina.	
27	(11)	One member representing the American College of Surgeons; Surgeons.	
28	(12)	One member representing the North Carolina Oncology Society; Society.	
29	(13)	One member representing the Association of North Carolina Cancer	
30	(1.4)	Registrars; Registrars.	
31	(14)	One member representing the Medical Directors of the North Carolina	
32	(15)	Association of Health Plans; and <u>Plans.</u>	
33 34		Up to four additional members at large.	
54 35	-	e Secretary, the members shall be appointed for staggered four-year terms and sors are appointed and qualify. The Governor may remove any member of the	
35 36		office in accordance with the provisions of G.S. 143B-13. Members may	
30 37		ves for one term and may be appointed again after being off the Committee for	
38	one term.	es for one term and may be appointed again after being off the Committee for	
39	····."		
40		TION 4.3.(b) G.S. 130A-213 reads as rewritten:	
41		ancer Committee of the North Carolina Medical Society. Consultation with	
42		dvisory Committee on Cancer Coordination and Control.	
43		ing this Part, the Department shall consult with the Cancer Committee of the	
44	_	ledical Society. The Committee shall consist of at least one physician from each	
45	congressional district. Advisory Committee on Cancer Coordination and Control established by		
46	<u>G.S. 130A-33.50</u>	<u>Any proposed rules or reports affecting the operation of the cancer control</u>	
47	program shall be	reviewed by the Committee for comment prior to adoption."	
48			
49		LOCAL REGISTRARS AT LOCAL HEALTH DEPARTMENTS TO	
50		DATED REFERENCES TO PAPER FORMAT VITAL RECORDS	
51	SECI	TON 4.4 G.S. $130A_{-}97$ reads as rewritten:	

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	'§ 130A-97. Du	ties of local registrars.	
		istrar shall: shall do all of the following:	
	(1)	Administer and enforce provisions of	this Article and the rules, and
		immediately report any violation to the S	
	(2)	Furnish certificate forms and instruction	
	(-)	persons who require them; them.	supplied by the State Registrat to
	(3)	Examine each certificate when submitted	to determine if it has been completed
	(5)	in accordance with the provisions of this	
		is incomplete or unsatisfactory, the respo	
		required to furnish the necessary informa	1
		shall be typed or written legibly prepared	
		blue ink;black ink.	In permanent black, blac black, or
	(A)	Enter the date on which a certificate is rec	aived and sign Sign and data as local
	(4)		
		registrar; registrar using the registration	i method prescribed by the state
	(5)	Registrar.	messarihad by the State Desistan
	(5)	Transmit Using the registration method	
		transmit to the register of deeds of the	
		registered within seven days of <u>after</u> recei	-
		copy transmitted transmittal shall include	
		that information is contained on the State	
		certificate of live birth. Copies transmitte	
		State Registrar or may be photocopies i	
		register of deeds. The local registrar may	also keep a copy of each certificate
		for no more than two years; years.	
	(6)	On the fifth day of each month or more of	
		Registrar all original certificates regist	ered during the preceding month;
		andmonth.	
	(7)	Maintain records, make reports and performed	rm other duties required by the State
		Registrar."	
		LAW WITH UPDATED FEDERAL GU	
(TION OF MAMMOGRAPHIC INFORM	
		FION 4.5. G.S. 130A-215.5 reads as rewrit	
,		Communication of mammographic breas	
		ealth care facilities that perform mammogr	1 2
		the mammography report, required by fede	
		dentifies the patient's individual breast dens	
		ng and Data System established by the Am	
		es that a patient has heterogeneously or exi	
•		aphy report shall include the following noti	
		nogram indicates that you may have dense	
		on and is found in more than forty percent	
		y make it more difficult to detect abnor	
		n increased risk of breast cancer. We are pro	
		s important factor and to encourage you to	
	and other breast	cancer risk factors. Together, you can decid	
ŧ			
i	f or you. A report	of your results was sent to your physician.g	
(+ 	f or you. A report of the mammog	raphy report in language understandable	
i ::	for you. A report of the mammog assessment of the	raphy report in language understandable e patient's breast density.	by a layperson that includes an
1 1 <u>0</u> 2	for you. A report of the mammog assessment of the (a1) Each	raphy report in language understandable	by a layperson that includes an graphy report to a patient following

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1	on the patient's r	nammogram that is consistent with the federal r	regulations issued by the United
2		Drug Administration pursuant to the Mammogr	-
3	U.S.C. § 263b, et seq., as from time to time amended. If a health care facility determines that		· · · · ·
4	patient has heterogeneously or extremely dense breasts, the report provided to the patient sha		
5	-	of the following information:	<u>i</u>
6	(1)	Breast tissue can be either dense or not dense.	
7	$\overline{(2)}$	Dense breast tissue makes it harder to find b	
8	<u> </u>	and also increases the risk of developing brea	
9	(3)	In some people with dense breast tissue, other	
10	<u> </u>	mammogram may help find cancers.	
11	(4)	Patients with dense breast tissue should talk to	o their healthcare provider about
12		breast density, risks for breast cancer, and the	
13	(b) Patien	nts Health care facilities may direct patients who	
14		hay be directed to informative material about b	• •
15	U U	lude the American College of Radiology's most	•
16	of breast density		C C
17			
18	EXTEND THE	OPTION FOR NORTH CAROLINIANS TO	O DONATE A PORTION OF
19	THEIR TAX F	REFUNDS TO THE BREAST AND CERV	ICAL CANCER CONTROL
20	PROGRAM		
21	SEC	FION 4.6. G.S. 105-269.8 reads as rewritten:	
22		ontribution by individual for early detection	
23		ribution. – An individual entitled to a refund o	
24		Chapter may elect to contribute all or part of	-
25		ast and cervical cancer at the Cancer Prevent	
26		ic Health of the Department of Health and Huma	
27		ate language and space on the individual incom-	
28		ecretary shall include in the income tax instru	1
29		ll be used for early detection of breast and cer	•
30		able upon filing the individual's income tax retu	
31		ibution. – The Secretary shall transmit the cont	
32		ate Treasurer to be distributed for early detectio	
33		urer shall distribute the contributions to the C	
34		vision of Public Health of the Department of Hea	
35		ant to this section shall be used only for early	
36		be used in accordance with North Carolina's Bre	ast and Cervical Cancer Control
37		es and procedures.	· · · · · · · · · · · · · · · · · · ·
38	. ,	et. – This section expires for taxable years be	ginning on or after January 1,
39	2026.January 1,	<u>2030.</u> "	
40			
41 42	PAKI V.LAW	S PERTAINING TO THE DIVISION OF SC	JCIAL SERVICES
42 43	AUTUODIZE	MAGISTRATES TO ACCEPT FOR FILIN	C DETITIONS FOD ADULT
43 44		SERVICES EMERGENCY ORDERS AFT	
45		X PARTE MOTIONS REGARDING THE	
46		URT JUDGE IS UNAVAILABLE	
47		FION 5.1. Article 6 of Chapter 108A of the C	General Statutes is amended by
48		ving new sections to read:	
49	-	Immediate need for petition for emergency	services when clerk's office is
50	<u>close</u>		

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1	(a) When the office of the clerk is closed, a magistrate shall accept for filing a petition
2	for an order authorizing the provision of emergency services to a disabled adult and shall note
3	the date of the filing.
4	(b) The authority of the magistrate under this section is limited to emergency situations
5	in which a petition is filed under G.S. 108A-106 seeking an order ex parte for the provision of
6	emergency services to a disabled adult. Any magistrate who accepts a petition for filing under
7	this section shall deliver the petition to the clerk's office for filing as soon as that office is open
8	for business.
9	"§ 108A-106.2. Ex parte emergency orders authorized outside of the clerk's regular
10	business hours.
1	(a) The chief district court judge may authorize one or more magistrates to hear ex parte
12	motions for the provision of emergency services to disabled adults. A magistrate may proceed
3	with hearing a motion ex parte under this subsection only if, prior to the hearing, the magistrate
14	determines that at the time the party is seeking emergency services ex parte the district court is
15	not in session and a district court judge is not and will not be available to hear the motion.
6	(b) Notwithstanding the requirements of Rule 58 of the North Carolina Rules of Civil
7	Procedure, an order for emergency services issued ex parte is effective and enforceable when
8	reduced to writing and signed by a district court judge or a magistrate authorized in accordance
9	with subsection (a) of this section to issue the order. A district court judge or an authorized
20	magistrate that issues an ex parte order under this section shall deliver the signed order to the
21	clerk's office for filing as soon as that office is open for business.
22	(c) <u>All communications, notices, authorizations, orders, and requests under this section</u>
23	may be made by telephone when other means of communication are impractical. A copy of the
24	petition for the order shall be provided to the district court judge or the authorized magistrate by
25	any appropriate, secure method, including hand delivery, facsimile, or encrypted electronic
26	means. All written orders pursuant to telephonic communication shall bear the name and the title
27	of the director, the name and the title of the district court judge or authorized magistrate
28	approving the ex parte order, the hour and date of the magistrate's authorization under subsection
29	(a) of this section to hear ex parte motions for the provision of emergency services to disabled
30	adults, and the signature and the title of the magistrate who accepted the petition for filing, as
31	permitted under G.S. 108A-106.1."
32	
33	ALIGN STATE LAW WITH THE FEDERAL PROHIBITION ON CONDITIONAL
34	EMPLOYMENT OF APPLICANTS OF CHILD CARE INSTITUTIONS PRIOR TO
35	OBTAINING CRIMINAL HISTORY RECORD CHECK RESULTS
36	SECTION 5.2. G.S. 108A-150(g) reads as rewritten:
37	"(g) Conditional Employment. – A child care institution may shall not employ an applicant
38	conditionally prior to obtaining the results of a criminal history record check regarding the
39	applicant if both of the following requirements are met: applicant.
10	(1) The child care institution shall not employ an applicant prior to obtaining the
1	applicant's consent for a criminal history record check as required in
12	subsection (b) of this section or the completed fingerprint cards as required in
43	G.S. 143B-1209.53.
14	(2) The child care institution shall submit the request for a criminal history record
5	check not later than five business days after the individual begins conditional
6	employment."
17	
18	ALIGN DISSEMINATION OF BACKGROUND CHECK INFORMATION FOR
19	PROSPECTIVE ADOPTIVE AND FOSTER CARE PARENTS WITH FEDERAL
50	POLICY, LAW, AND STANDARDS
51	SECTION 5.3.(a) G.S. 48-3-309(e) reads as rewritten:

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1 "(e) The Department shall notify the prospective adoptive parent's supervising county 2 department of social services of the results of the criminal history check. In accordance with the 3 federal and State law regulating the dissemination of the contents of the criminal history file, the 4 Department shall not release or disclose any portion of an individual's criminal history to the 5 prospective adoptive parent or any other individual required to be checked. the Department may 6 provide the prospective adoptive parent or any other individual required to submit to a criminal 7 history record check pursuant to subsection (a) of this section a copy of that applicant's criminal 8 history information for the purpose of reviewing or challenging the accuracy of the criminal 9 history. The Department, however, Department shall ensure that the prospective adoptive parent 10 or any other individual required to be checked pursuant to subsection (a) of this section is notified 11 of the individual's right to review the criminal history information, the procedure for completing or challenging the accuracy of the criminal history, and the prospective adoptive parent's right to 12 13 contest the preplacement assessment of the county department of social services. Public child 14 placing agencies, including supervising county departments of social services, are required to have an employee on staff that is trained and certified to receive criminal history record 15 16 information to the extent required by federal policy, law, and standards. 17 A prospective adoptive parent who disagrees with the preplacement assessment of the county 18 department of social services may request a review of the assessment pursuant to 19 G.S. 48-3-308(a)." 20 **SECTION 5.3.(b)** G.S. 131D-10.3A(f) reads as rewritten: 21 "(f) The Department shall notify in writing the foster parent and any person applying to 22 be licensed as a foster parent, and that individual's supervising agency parent of the determination 23 by the Department of whether the foster parent or prospective foster parent is qualified to provide 24 foster care based on the criminal history of all individuals required to be checked. In accordance 25 with the law regulating the dissemination of the contents of the criminal history file furnished by 26 the Federal Bureau of Investigation, the Department shall not release nor disclose any portion of 27 an individual's criminal history to the foster parent or any other individual required to be checked. 28 checked pursuant to subsection (a) of this section. The Department may provide the foster parent, 29 prospective foster parent, or any other individual required to be checked pursuant to subsection 30 (a) of this section with a copy of that applicant's criminal history information for the purpose of reviewing or challenging the accuracy of the criminal history. The Department shall also notify 31 32 the each individual required to be checked pursuant to subsection (a) of this section of the 33 individual's right to review the criminal history information, the procedure for completing or 34 challenging the accuracy of the criminal history, and the foster parent's or prospective foster 35 parent's right to contest the Department's determination. Public child placing agencies, including 36 supervising county departments of social services, are required to have an employee on staff that 37 is trained and certified to receive criminal history record information to the extent required by 38 federal policy, law and standards. 39 A foster parent or prospective foster parent who disagrees with the Department's decision 40 may request a hearing pursuant to Chapter 150B of the General Statutes, the Administrative 41 Procedure Act." 42 43 PART VI. LAWS PERTAINING TO THE DIVISION OF STATE-OPERATED 44 **HEALTHCARE FACILITIES** 45 SUPPORT IMPLEMENTATION OF CAPACITY RESTORATION PILOT PROGRAMS 46

- 47 SECTION 6.1. Part 6 of Article 5 of Chapter 122C of the General Statutes is 48 amended by adding a new section to read:
- 49 "§ 122C-256. Capacity restoration pilot programs.
- 50 The following definitions apply in this section: (a)
- CBCRP. Community-based capacity restoration program. 51 (1)

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1	(2) DCCRP. – Detention center capacity restoration program.
2	(b) Community-Based Capacity Restoration Program. – The Department or an
3	LME/MCO may contract for three or more CBCRPs. CBCRPs may be county-based or
4	regionally based. If regionally based, a CBCRP shall align with the State-operated psychiatric
5	hospital within closest proximity. The Department may consult with one or more LME/MCOs
6	for the purposes of contracting for CBCRPs under this subsection.
7	(c) Detention Center Capacity Restoration Program. – The Department or an LME/MCO,
8	in consultation and with the consent of relevant sheriffs, may contract for up to three DCCRPs.
9	DCCRPs may be county-based or regionally based, provided, however, that no DCCRP may be
10	regionally based without the express consent of the sheriff of every county comprising that
11	prospective DCCRP. A regionally based DCCRP shall align with the State-operated psychiatric
12	hospital within closest proximity. The Department may consult with one or more LME/MCOs
13	for the purposes of contracting for DCCRPs under this subsection.
14	(d) Judicial Discretion. – A court may order capacity restoration to be completed at a
15	CBCRP or DCCRP as an alternative to a State-operated psychiatric hospital for individuals
16	recommended for participation in CBCRP or DCCRP by a forensic evaluator."
17	
18	PART VII. EFFECTIVE DATE
19	SECTION 7.1. Except as otherwise provided, this act is effective when it becomes
20	law.