GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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HOUSE BILL DRH30097-MG-65A

	Short Title:	Dept. of Health and Human Services RevisionsAB	(Public)
	Sponsors:	Representative Potts.	
	Referred to:		
1		A BILL TO BE ENTITLED	
1 2	AN ACT M	A BILL TO BE ENTITLED AKING TECHNICAL, CONFORMING, AND OTHER MODIFICATIO	ONS TO
3		ERTAINING TO THE DEPARTMENT OF HEALTH AND HUMAN SEF	
4		Assembly of North Carolina enacts:	CVICED.
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6	PART I. L	AWS PERTAINING TO THE DIVISION OF AGING AND	ADULT
7	SERVICES		
8			
9	AUTHORIZ	ATION FOR SECRETARY OF HEALTH AND HUMAN SERVIC	CES TO
10	ADOPT AN	ND ENFORCE RULES TO IMPLEMENT EMERGENCY SOLU	JTIONS
11	GRANT PR	OGRAM	
12	SI	ECTION 1.1. Article 3 of Chapter 143B of the General Statutes is ame	nded by
13	adding a new	v section to read:	
14	" <u>§ 143B-139</u>	9.1A. Secretary of Health and Human Services; rules to implem	<u>ient the</u>
15	$\mathbf{E}_{\mathbf{I}}$	mergency Solutions Grant Program.	
16		etary of Health and Human Services may adopt rules to implement the En	
17	Solutions Gra	ant Program. The Department of Health and Human Services shall enforce a	any rules
18	adopted unde	er this section."	
19			
20		NT OF STATE-COUNTY SPECIAL ASSISTANCE PROGRAM	
21		REGULATIONS/REMOVAL OF PROPERTY TAX THRESHOLD	WHEN
22		NING ELIGIBILITY	
23		ECTION 1.2. G.S. 108A-41 reads as rewritten:	
24	"§ 108A-41.	Eligibility.	
25	•••		1 1
26		/hen determining whether a person has insufficient resources to provide a re-	
27		compatible with decency and health, there shall be excluded from consider	
28		hary place of residence and the land on which it is situated, and in additionate additional property contiguous with the person's primary place of residence.	
29 30		tax value is less than twelve thousand dollars (\$12,000).residence.	HI WHICH
30 31	"	tax value is less than twerve thousand donars (\$12,000). Lesidence.	
32	••••		
33	FOUALIZA	TION OF STATE-COUNTY SPECIAL ASSISTANCE PAYMENT	S FOR
34	•	IS RESIDING IN LICENSED FACILITIES APPROVED TO A	
35		UNTY SPECIAL ASSISTANCE AND RECIPIENTS RESIDI	
36		LIVING ARRANGEMENTS	



1	SECTION 1.3. G.S. 108A-47.1(a) reads as rewritten:
2	"(a) The Department of Health and Human Services may use funds from the existing
3	State-County Special Assistance budget to provide Special Assistance payments to eligible
4	individuals 18 years of age or older in in-home living arrangements. The standard monthly
5	payment to individuals enrolled in the Special Assistance in-home program shall be one hundred
6	percent (100%) of the monthly payment the individual would receive if the individual resided in
7	an adult care home and qualified for Special Assistance, except if a lesser payment amount is
8	appropriate for the individual as determined by the local case manager. Assistance. The
9	Department shall implement Special Assistance in-home eligibility policies and procedures to
10	assure that in-home program participants are those individuals who need and, but for the in-home
11	program, would seek placement in an adult care home facility. The Department's policies and
12	procedures shall include the use of a functional an assessment."
13	·
14	PART II. LAWS PERTAINING TO THE DIVISION OF CENTRAL MANAGEMENT
15	AND SUPPORT
16	
17	CONTRACTING REFORM
18	SECTION 2.1. Section 2 of S.L. 2022-52 reads as rewritten:
19	"SECTION 2.(a) Contract Time and Continuity. – In efforts to support the continuity of
20	services provided by nonprofit grantees receiving state and federal funds, a nonprofit grantee
21	receiving State or federal funds or any combination of State and federal funds through a financial
22	assistance contract, the Department of Health and Human Services (Department) shall enter into
23	a contract agreement for a minimum of a two-year contract agreement two years with such
24	nonprofit grantees/recipients grantee if all of the following requirements are met:
25	(1) The nonprofit grantee/recipient_grantee_is receiving nonrecurring funding
26	<u>funds</u> for each year of a fiscal biennium.
27	(2) The nonprofit grantee/recipient grantee is receiving recurring funding.funds
28	for each year of a fiscal biennium.
29	(3) The nonprofit grantee is receiving any combination of recurring and
30	nonrecurring funds for each year of a fiscal biennium.
31	(3)(4) Multiyear contracts are not otherwise prohibited by the funding source.
32	"SECTION 2.(a1) Nonprofit grantees/recipients Option for Contract Extension. – A
33	nonprofit grantee receiving recurring federal grant funding shall have funds through a financial
34	assistance contract has the option to extend the contract for up to one additional year at the end
35	of the contract's initial term of the contract if all of the following requirements are met:
36	(1) The extension is mutually agreed upon by the Department and the nonprofit
37	grantee, through a written amendment as provided for in the General Terms
38	and Conditions.terms and conditions of the contract.
39	(2) Funding for the contract remains available.
40	"SECTION 2.(a2) Automatic Contract Extension. – The Department shall allow any
41	nonprofit grantee/recipient_grantee_receiving recurring or nonrecurring state_and/or_State_or
42	federal funding funds, or any combination of State and federal funds, through a financial
43	assistance contract for each year of a fiscal biennium to automatically activate a limited-time
44	extensions contract extension for a period of up to three months for to preserve continuity of
45	services when a formal <u>contract</u> extension or renewal process has not been completed within 10
46	business days of after the subsequent contract start date if all of expiration of the original contract;
47	provided, however, that all of the following requirements are met:
48	(1) The nonprofit grantee/recipient-grantee is receiving recurring funding-funds,
49	or nonrecurring state and/or federal funding State or federal funds, or any
50	combination of nonrecurring State and federal funds, for each year of a fiscal
51	biennium.

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1 2 3	(2) The nonprofit grantee/recipient_grantee_has received an unqualified report on its most recent financial audit when an audit is require G.S. 159-34 or 09 NCAC 03M.	
4 5 6	(3) The nonprofit grantee/recipient_grantee_has a track record of t performance and financial reporting to the Department as required t contract.	•
7 8 9	(4) The nonprofit <u>grantee/recipient_grantee</u> has not been identified b Department as having a record of noncompliance with requirements of funding source used to support the contract and has not received an undis	of any
10 11 12	notice of such noncompliance from the Department. For purposes or requirement, noncompliance does not include issues stemming from execution of a contract or mutually agreed upon changes to scope of w	of this n late
13 14 15	deliverables, and undisputed notice of noncompliance does not include of noncompliance where the <u>nonprofit</u> grantee has provided written evi of actual compliance to the Department within 30 days of <u>after</u> receipt	notice dence
16 17 18	 notice of noncompliance. (5) The nonprofit grantee/recipient grantee has been in operation for at leas years. 	
19 20	In the event of an automatic contract extension pursuant to this subsection, the terms expired contract shall govern the relationship and obligations of the party until the end	of the
21 22 23	three-month contract extension period or until the execution of a formal contract extension renewal, whichever occurs first. "SECTION 2.(b) Directed Grant Contacts. – Within 15 days after the date the <u>C</u>	
24 25 26 27	<u>Operations</u> Appropriations Act of 2022 (the "Act") becomes law, the Fiscal Research Dir shall provide the Department of Health and Human Services, Division of Budget and Ana with a list of preliminary information for all non-State entities receiving directed grants the the Act. At a minimum, this list shall include all of the following information:	alysis,
28 29 30	 The legal name of the non-State entity. The mailing address of the non-State entity. The name, email address, and phone number for each of the non-State entity. 	
31 32 33	points of contact for communications related to the directed grant contra and funds disbursement process. "SECTION 2.(c) Negotiated Overhead Rates. – The negotiation, determination	on, or
34 35 36 37	settlement of the reimbursable amount of overhead under cost-reimbursement type contra accomplished on an individual contract basis and is based upon the federally approved in cost rate. For vendors who grantees, including nonprofit grantees, that (i) are receiving fin assistance and do not have a federally approved indirect cost rate, rate from a federal agen	direct ancial
38 39 40	(ii) have a previously negotiated but expired rate, the Department may allow the grant accordance with <u>2 C.F.R. § 200.332(a)(4) or 2 C.F.R. § 200.414(f)</u> , the de minimis rate- percent (10%) of modified total direct costs shall apply.to use the de minimis rate or ten p	t <u>ee,</u> in of ten
41 42 43	(10%) of modified total direct costs. Alternatively, the grantee may negotiate or waive an in cost rate with the Department. If State or federal law or regulations establish a limitation of amount of funds the grantee may use for administrative purposes, then that limitation contains the state of the st	on the
44 45 46	in accordance with 2 C.F.R. § 200.414(c)(3)." PART III. LAWS PERTAINING TO THE DIVISION OF CHILD AND FAM	MILY
47 48 49 50	WELL-BEING CONFORMING CHANGES RELATED TO ESTABLISHMENT OF NEW DIVISIO SECTION 3.1. G.S. 7B-1402(b)(5) reads as rewritten:	NC
50	DECTION 5.1. U.S. $(D^{-1+0}2(0)(3))$ reads as rewritten.	

1 "(5) The Director of the Maternal and Child Health Section-Division of Child and Eamily Well-Being of the Department of Health and Human Services." 3 SECTION 3.2, G.S. 7B-1404(b) reads as rewritten: 1 "(b) The State Team shall be composed of the following 11 members of whom nine members are ex officio and two are appointed: 6 (1) The Chief Medical Examiner, who shall chair the State Team; Team. 7 (2) The Attorney General; General. 8 (3) The Director of the Division of Social Services, Department of Health and Human Services; Services. 10 (4) The Director of the State Bureau of Investigation; Investigation. 11 (5) The Director of the Division of Maternal and Child Health, Child and Family Well-Being of the Department of Health and Human Services; Services. 13 (6) The Superintendent of Public Instruction. 14 (7) The Director of the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, Department of Health and Human Services; Services. 16 The Director of the Administrative Office of the Courts; Courts. 17 (8) The Director of the Administrative Office of Medical Examiner may designate a representative from their department, divisions, or offices to represent them on the State Team." SECTION 3.3, G.S. 122C-113(b) reads as rewritten: 26 (10) A public member, appointed by the Governor; and Governor, (11) The Secretary shall cooperate with the State Board of Educat		General Assembly Of North CarolinaSession 2023
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	43	response to address the immediate needs of the juvenile, which may include any of the following:
	44	
45 (2) Identifying appropriate providers or other placement for the juvenile.	45	(2) Identifying appropriate providers or other placement for the juvenile.
46 (3) Making a referral to qualified services providers.	46	
47 (4) Developing an action plan to ensure the needs of the juvenile are met.		(4) Developing an action plan to ensure the needs of the juvenile are met.
48 (5) Developing a plan to ensure that relevant parties carry out any responsibilities		
49 to the juvenile."		to the juvenile."
50	50	

1	PART IV. LAWS PERTAINING TO THE DIVISION OF HEALTH SERVICE
2	REGULATION
3 4	AUTHORIZATION FOR TRIENNIAL INSPECTION OF HIGH PERFORMING
4 5	AUTHORIZATION FOR TRIENNIAL INSPECTION OF HIGH PERFORMING ADULT CARE HOME FACILITIES
5 6	SECTION 4.1.(a) G.S. 131D-2.11 reads as rewritten:
7	"§ 131D-2.11. Inspections, monitoring, and review by State agency and county departments
8	of social services.
9	(a) State Inspection and Monitoring. – The Department shall ensure that adult care homes
10	required to be licensed by this Article are monitored for licensure compliance on a regular basis.
11	All facilities licensed under this Article and adult care units in nursing homes are subject to
12	inspections at all times by the Secretary. Except as provided in subsection (a1) of this section,
13	the Division of Health Service Regulation shall inspect all adult care homes and adult care units
14	in nursing homes on an annual basis. Beginning July 1, 2012, the The Division of Health Service
15	Regulation shall include as part of its inspection of all adult care homes a review of the facility's
16	compliance with G.S. 131D-4.4A(b) and safe practices for injections and any other procedures
17	during which bleeding typically occurs. In addition, the Department shall ensure that adult care
18	homes are inspected every two years to determine compliance with physical plant and life-safety
19	requirements.
20	If the annual or biennial annual, biennial, or triennial licensure inspection of an adult care
21	home is conducted separately from the inspection required every two years to determine
22	compliance with physical plant and life-safety requirements, then the Division of Health Service
23	Regulation shall not cite, as part of the annual or biennial annual, biennial, or triennial licensure
24	inspection, any noncompliance with any law or regulation that was cited during a physical plant
25	and life-safety inspection, unless, in consultation with the section within the Division of Health
26	Service Regulation that conducts physical plant and life-safety inspections, any of the following
27	conditions are met:
28	(1) The noncompliance with the law or regulation continues and the
29 20	noncompliance constitutes a Type A1 Violation, a Type A2 Violation, or a
30 31	Type B Violation, as defined in G.S. 131D-34.
31	(2) The facility has not submitted a plan of correction for the physical plant or life-safety citation that has been accepted by the section within the Division
32 33	of Health Service Regulation that conducts physical plant and life-safety
33 34	inspections.
35	(3) The noncompliance with the physical plant or life-safety law and regulation
36	cited by the section within the Division of Health Service Regulation that
37	conducts physical plant and life-safety inspections has not been corrected
38	within the time frame allowed for correction or has increased in severity.
39	Nothing in this subsection prevents a licensing inspector from referring a concern about
40	physical plant and life-safety requirements to the section within the Division of Health Service
41	Regulation that conducts physical plant and life-safety inspections.
42	(a1) Waiver of Annual State Inspection. – The Division of Health Service Regulation may
43	waive the annual inspection requirement under subsection (a) of this section for one year for any
44	adult care home that has achieved the highest rating in accordance with rules adopted by the
45	North Carolina Medical Care Commission pursuant to G.S. 131D-10. However, at least once
46	every two years the Division of Health Service Regulation shall inspect any adult care home for
47	which the annual inspection requirement was waived.
48	The Division of Health Service Regulation may waive the annual inspection requirement
49 50	under subsection (a) of this section for two years for any adult care home that has, for five
50	consecutive years, achieved the highest rating in accordance with rules adopted by the North
51	Carolina Medical Care Commission pursuant to G.S. 131D-10.

1	"			
2	SECTION 4.1.(b) This section becomes effective October 1, 2023.			
3				
4		RE COMMISSION CLARIFICATION OF POWERS AND DUTIES		
5		FION 4.2. G.S. 143B-165 reads as rewritten:		
6		orth Carolina Medical Care Commission – creation, powers and duties.		
7		by created the North Carolina Medical Care Commission of the Department of		
8		an Services with the power and duty to promulgate adopt rules and regulations		
9		n the construction and maintenance of public and private hospitals, medical		
10		ed facilities with the power and duty regulated under Chapters 131D and 131E		
11		Statutes; to adopt, amend and rescind rules and regulations under and not		
12		the laws of the State <u>as</u> necessary to carry out the provisions and purposes of		
13		le; and to protect the health, safety, and welfare of the individuals served by		
14	these facilities.			
15	(1)	The North Carolina Medical Care Commission has the duty to shall adopt		
16		statewide plans for the construction and maintenance of hospitals, medical		
17		centers, and related facilities, <u>facilities regulated under Chapters 131D and</u>		
18 19		<u>131E of the General Statutes</u> , or such other <u>plans</u> as may be found desirable		
19 20		and necessary in order to meet the requirements and receive the benefits of		
20 21	(2)	any <u>applicable</u> federal legislation with regard thereto.<u>legislation.</u> The Commission is authorized to <u>may</u> adopt such rules and regulations as may		
21	(2)	be necessary to carry out the intent and purposes of Article $\frac{13-4}{2}$ of Chapter		
22		131–131E of the General Statutes of North Carolina. Statutes.		
23 24	(3)	The Commission may adopt such reasonable and necessary standards with		
25	(5)	reference thereto as may be proper to cooperate fully with the Surgeon		
26		General or other agencies or departments of the United States and the use of		
27		funds provided by the federal government as contained and referenced in		
28		Article 13 of Chapter 131 of the General Statutes of North Carolina.		
29	(4)	The Commission shall have has the power and duty to approve projects in the		
30		amounts of grants-in-aid from funds supplied by the federal and State		
31		governments for the planning and construction of hospitals and other related		
32		medical facilities according to the provisions of Article 13 in accordance with		
33		Articles 4 and 5 of Chapter 131 131E of the General Statutes of North		
34		Carolina.Statutes.		
35	(5)	Repealed by Session Laws 1981 (Regular Session, 1982), c. 1388, s. 3.		
36	(6)	The Commission has the duty to shall adopt rules and regulations and		
37		standards with respect to establishing standards for the licensure, inspection,		
38		and operation of, and the provision of care and services by, the different types		
39		of hospitals to be licensed under the provisions of Article 13A Articles 2 and		
40		<u>5 of Chapter 131-131E of the General Statutes of North Carolina. Statutes.</u>		
41	(7)	The Commission is authorized and empowered to may adopt such rules and		
42		regulations, rules, not inconsistent with the laws of this State, as may be		
43		required by the federal government for to secure federal grants-in-aid for		
44		medical facility services and licensure which may be made available to the		
45		State by the federal government. licensure. This section is to shall be liberally		
46		construed in order that the State and its citizens may benefit from such		
47 49	(0)	grants-in-aid.		
48 40	(8)	The Commission shall adopt such rules and regulations, <u>rules</u>, consistent with		
49 50		the provisions of this Chapter. All rules and regulations not inconsistent with the provisions of this Chapter heretofore adopted by the North Carolina		
50 51		the provisions of this Chapter heretofore adopted by the North Carolina Medical Care Commission since the enactment of Chapter 131E of the		
51		weenear care commission since the enactment of Chapter 151E of the		

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	General Statutes that are not inconsistent with the p	provisions of this Chapt
	shall remain in full force and effect unless and until	
	action of the North Carolina Medical Care Cor	
	regulations adopted by the Commission shall be ent	
	of Health and Human Services.	
(9)	The Commission shall have the power and duty	-to- may adopt rules ar
())	regulations with regard to <u>concerning</u> emergen	• -
	accordance with the provisions of Article $\frac{26}{7}$ or	•
	Article 56 of Chapter 143 of the General Statutes of	
(10)	The Commission shall have the power and duty to	
(10)	operation of nursing homes, as defined by Article	
	General Statutes.	
(11)	The Commission is authorized to may adopt such r	ules as may be n ecessa
(11)	to carry out the provisions of Part C of Article 6,	•
	standards for the licensure, inspection, and operatio	
	care and services by, facilities licensed under Artic	_
	131E of the General Statutes of North Carolina.Stat	-
(12)	The Commission shall adopt rules, including tempor	
(12)	150B-13, rules providing for the accreditation of	• •
	mammography procedures and for laboratories e	1
	• • • •	
	smears. Mammography accreditation standards sh	
	limited to, the quality of mammography equipment	
	and other qualifications of personnel who adminis	• •
	personnel who interpret mammogram results. The	
	shall be no less stringent than those establishe	-
	Department of Health and Human Services for Mec	
	of screening mammography. These rules shall als	
	waiver of these accreditation standards on an indivi-	•
	providing screening mammography to a significan	-
	only if there is no accredited facility located nearb	
	grant a waiver subject to any conditions it deems	
	health and safety of patients, including requiring the	e facility to submit a pla
(12)	to meet accreditation standards.	
(13)	The Commission shall have the power and du	
	establishing standards for the inspection and licensur	
	and operation of, and the provision of care and serv	•
	and operation of adult care homes, as defined by Art	-
	the General Statutes, and for personnel requireme	1
	adult care homes, except where when rule-making	authority is assigned
	law to the Secretary.	
<u>(14)</u>	The Commission shall adopt rules establishing sta	
	with respect to facilities used as multiunit assisted	
	defined by Article 1 of Chapter 131D of the General	<u>l Statutes:</u>
	<u>a.</u> <u>Registration and deregistration.</u>	
	b. Disclosure statements.	
	<u>c.</u> <u>Agreements for services.</u>	
	c.Agreements for services.d.Personnel requirements.	
	e. <u>Resident admissions and discharges.</u> "	

1				
2	TECHNICAL CHANGES/POPULATIONS COVERED BY LME/MCOS			
3		TON 5.1.(a) G.S. 122C-115 reads as rewritten:		
4		uties of counties; appropriation and allocation of funds by counties and		
5	cities.			
6				
7		ning on the date that capitated contracts under Article 4 of Chapter 108D of the		
8		begin, July 1, 2021, LME/MCOs shall cease managing Medicaid services for		
9	-	pients other than recipients described in G.S. 108D-40(a)(1), (4), (5), (6), (7),		
10		nd (13). who are enrolled in a standard benefit plan.		
11	(e1) Until 1	BH IDD tailored plans become operational, all of the following shall occur:		
12	(1)	LME/MCOs shall continue to manage the Medicaid services that are covered		
13		by the LME/MCOs under the combined 1915(b) and (c) waivers for Medicaid		
14		recipients described in G.S. 108D-40(a)(1), (4), (5), (6), (7), (10), (11), (12),		
15		and (13). who are covered by the those waivers and who are not enrolled in a		
16		standard benefit plan.		
17	(2)	The Division of Health Benefits shall negotiate actuarially sound capitation		
18		rates directly with the LME/MCOs based on the change in composition of the		
19		population being served by the LME/MCOs.		
20	(3)	Capitation payments under contracts between the Division of Health Benefits		
21		and the LME/MCOs shall be made directly to the LME/MCO by the Division		
22		of Health Benefits.		
23		es- <u>LME/MCOs</u> operating the BH IDD tailored plans under G.S. 108D-60 may		
24		age the behavioral health, intellectual and developmental disability, and		
25		jury services for any Medicaid recipients described in G.S. 108D-40(a)(4), (5),		
26		12), and (13) under any contract with the Department in accordance with		
27		who are not enrolled in a BH IDD tailored plan."		
28		TON 5.1.(b) G.S. 108D-60(b) reads as rewritten:		
29		epartment may contract with entities operating BH IDD tailored plans under a		
30	1	er arrangement for the management of behavioral health, intellectual and		
31		sability, and traumatic brain injury services for any recipients excluded from		
32		der G.S. 108D-40(a)(4), (5), (7), (10), (11), (12), and (13). who are not enrolled		
33	in a BH IDD taile			
34 25		TION 5.1.(c) G.S. 122C-3 reads as rewritten:		
35	"§ 122C-3. Defin			
36 37	The following	g definitions apply in this Chapter:		
37 38	 (2b)	"Dehavioral Dehavioral health and intellectual/developmental disabilities		
38 39	(20)	"Behavioral Behavioral health and intellectual/developmental disabilities		
40		tailored <u>plan[–]plan</u> or <u>"BH BH</u> IDD tailored <u>plan[–]</u> has the same meaning as plan. – As defined in G.S. 108D-1.		
40 41		$\underline{\text{pran.}} = As \text{ defined in O.S. 108D-1.}$		
41	 (29b)	"Prepaid Prepaid health plan" has the same meaning as plan. – As defined in		
42 43	(290)	G.S. 108D-1.		
43 44		0.3. 106D-1.		
44 45	 (35b)	Specialty services. – Services that are provided to consumers from		
46	(550)	low-incidence populations.		
40 47	(35c)	• •		
47	(336)	of the State or Local Consumer Advocacy Program Office in accordance with		
48 49		Article 1A of this Chapter.		
49 50	(35d)	Standard benefit plan. – As defined in G.S. 108D-1.		
50	(554)			

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1 2	(35e) State Plan. – The State Plan for Mental Health, Developmental Disabilities, and Substance Abuse Services.
3	(35e)(35f) State resources. – State and federal funds and other receipts administered
4	by the Division.
5	"
6	
7	CHANGES TO EFFECTUATE RENAMING OF DIVISION
8	SECTION 5.2.(a) G.S. 143B-138.1(a)(4) reads as rewritten:
9	"(4) Division of Mental Health, Developmental Disabilities, and Substance Abuse
10	Use Services."
11	SECTION 5.2.(b) Throughout the General Statutes, the Revisor of Statutes shall
12 13	replace the phrase "Division of Mental Health, Developmental Disabilities, and Substance Abuse
13 14	Services" with the phrase "Division of Mental Health, Developmental Disabilities, and Substance Use Services."
15	SECTION 5.2.(c) Throughout the General Statutes, the Revisor of Statutes shall
16	replace the phrase "MH/DD/SAS" with the phrase "MH/DD/SUS."
17	
18	PART VI. LAWS PERTAINING TO THE DIVISION OF PUBLIC HEALTH
19	
20	EXPANSION OF PERMISSIBLE USES FOR NEWBORN SCREENING EQUIPMENT
21	REPLACEMENT AND ACQUISITION FUND
22	SECTION 6.1. G.S. 130A-125(d) reads as rewritten:
23	"(d) The Newborn Screening Equipment Replacement and Acquisition Fund (Fund) is
24	established as a nonreverting fund within the Department. Thirty-one dollars (\$31.00) of each
25	fee collected pursuant to subsection (c) of this section shall be credited to this Fund and applied
26	to the Newborn Screening Program to be used as directed in this subsection. The Department
27	shall not use monies in this Fund for any purpose other than to purchase or replace purchase,
28	replace, maintain, or support laboratory instruments, equipment, and information technology
29 30	systems used in the Newborn Screening Program. The Department shall notify and consult with the Joint Legislative Commission on Governmental Operations whenever the balance in the Fund
31	exceeds the following threshold: the sum of (i) the actual cost of new equipment necessary to
32	incorporate conditions listed on the RUSP into the Newborn Screening Program and (ii) one
33	hundred percent (100%) of the replacement value of existing equipment used in the Newborn
34	Screening Program. Any monies in the Fund in excess of this threshold shall be available for
35	expenditure only upon an act of appropriation by the General Assembly."
36	
37	EXPANSION OF QUALIFIED PROFESSIONALS ELIGIBLE TO SERVE AS COUNTY
38	MEDICAL EXAMINERS
39	SECTION 6.2. G.S. 130A-382 reads as rewritten:
40	"§ 130A-382. County medical examiners; appointment; term of office; vacancies; training
41	requirements; revocation for cause.
42	(a) The Chief Medical Examiner shall appoint two or more county medical examiners for
43	each county for a three-year term. In appointing medical examiners for each county, the Chief
44	Medical Examiner shall give preference to physicians licensed to practice medicine in this State
45 46	but may also appoint licensed the following professionals: (1) Dentists, physician assistants, nurse practitioners, nurses, or emergency
40 47	(1) <u>Dentists</u> , physician assistants, nurse practitioners, nurses, or emergency physical therapists as long as the appointee is licensed to practice in this State.
48	(2) <u>Emergency medical technician-technicians or paramedics credentialed under</u>
40 49	G.S. 131E-159.
50	(3) Pathologists' assistants certified by the American Society for Clinical
51	Pathology.
	<u></u>

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1 (4)	Pathologists' assistants or medicolegal dea	ath investigators certified by a
2	nationally recognized certifying body det	
3	Examiner to have an appropriate certific	
4	assistants or medicolegal death investigators	· · ·
5	as a county medical examiner.	to demonstrate readiness to serve
	aminer may serve more than one county. The C	Thief Medical Examiner may take
	y case or appoint another medical examiner to	
0	ig a state of emergency declared by the Gov	
	ly pursuant to G.S. 166A-19.20, or by the gov	
	to G.S. 166A-19.22, the Chief Medical Examin	
	ers to serve until the expiration of the declared s	
	y medical examiners pursuant to this subsecti	
	individual determined by the Chief Medical E	
	on, and experience to serve as a county medical	
of emergency.		
	WS PERTAINING TO THE DIVISION OF	SOCIAL SERVICES
)		
ALIGNMENT	OF TIME LINE FOR COUNTY TANF PLA	AN SUBMISSIONS
SEC	TION 7.1.(a) G.S. 108A-24(1e) reads as rewrited as r	itten:
"(1e)	"County Plan" is the biennial triennial Work	k First Program plan prepared by
	each Electing County pursuant to this Article	and submitted to the Department
	for incorporation into the State Plan that also	includes the Standard Work First
	Program."	
	TION 7.1.(b) G.S. 108A-27.3(a)(12) reads as	
"(12)	Develop, adopt, and submit to the Department	nent a biennial triennial County
	Plan;"	
	TION 7.1.(c) G.S. 108A-27.4(a) reads as rewr	
	Electing County shall submit to the Department	-
•	he Department and in compliance with all fe	deral and State laws, rules, and
regulations, a bio	ennial <u>triennial</u> County Plan."	
	COF CHILD ABUSE AND NEGLECT SCH	
	TION 7.2.(a) G.S. 115C-12(47) reads as rewrite Duty Descending Child Abuse and Neglect	
"(47)	Duty Regarding Child Abuse and Neglect. – consultation with the Superintendent of Pub	
	requiring information on child abuse and ne	
	information on sexual abuse, to be provided	
	in grades six through 12. This rule shall also	v 1
	control of The University of North Carolina.	
	the form of (i) a document provided to all s	-
	school year and (ii) a display posted in visit	
	each public secondary school. The documen	
	minimum, the following information:	in and display shall include, at a
	a. Likely warning signs indicating that	a child may be a victim of abuse
	or neglect, including age-appropriate	•
	b. The telephone number used for rep	
	department of social services in the	
	located, in accordance with G.S. 7B-	-

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1 2 3 4 5		 c. A statement that information reported pursuant to of this subdivision shall be held in the strictest confid permitted by law, pursuant to G.S. 7B-302(a1). d. Available resources developed pursuant to a including the approximate sofaty tip line application. 	dence, to the extent G.S. 115C-105.51,
5 6	SECT	including the anonymous safety tip line application ION 7.2.(b) This section is effective when it becomes	
0 7 8		e 2023-2024 school year.	s law and applies
9	AUTHORIZATI	ON FOR APPLICATION OF FEDERALLY MANDA	FED TOOLS TO
10		LD SUPPORT PAYMENTS	
11	SECT	ION 7.3.(a) G.S. 110-129 reads as rewritten:	
12	"§ 110-129. Defi	nitions.	
13	As used in thi	s Article:	
14			
15 16	<u>(6a)</u>	"Financial Management Services" (FMS) means the Department of the Treasury, which, under federal law, offe	
17		payments to satisfy support arrears.	
18 19	 (0a)	"Internal Devenue Service" (IDS) means the unit of the L	S Doportmont of
19 20	<u>(9a)</u>	"Internal Revenue Service" (IRS) means the unit of the U the Treasury, which, under federal law, offsets income ta	
20 21		certain support arrears.	ax terunus against
22		<u>certain support areas.</u>	
23	(12a)	"Offset" means withholding by the IRS or FMS of all or pa	rt of an income tax
24	<u>(/</u>	refund or certain federal payments due an obligor and rem	
25		the federal Office of Child Support Enforcement for transn	
26	"		
27	SECT	ION 7.3.(b) G.S. 110-129.1(a) reads as rewritten:	
28		ition to other powers and duties conferred upon the Departr	
29		Child Support Enforcement Program, by this Chapter or o	ther State law, the
30	Department shall	have the following powers and duties:	
31			
32	<u>(10)</u>	Certify obligors to the federal Office of Child Support En	iforcement for the
33 34	(11)	Passport Denial Program under G.S. 110-143.	determinediene thet
54 35	<u>(11)</u>	<u>Certify to the federal Office of Child Support Enforcement of</u> an obligor in a IV-D case owes support arrears in an amount	
35 36		than the federally mandated thresholds for offset of federal	
30 37		under 42 U.S.C. § 664(b)(2) if the arrears are assigned to	
38		C.F.R. § $303.72(a)(2)$ if the arrears are not assigned to the	
39	(12)	Certify obligors to the federal Office of Child Support En	
40	<u>/</u>	Administrative Offset Program under G.S. 110-144."	
41	SECT	ION 7.3.(c) Article 9 of Chapter 110 of the General Statu	tes is amended by
42	adding the follow	ing new sections to read:	•
43	" <u>§ 110-143.</u> Pass	<u>port Denial Program.</u>	
44	(a) Partici	pation The Department of Health and Human Services	shall participate in
45		ort Denial Program for the denial, revocation, or limitati	on of an obligor's
46		2 U.S.C. § 654(31) and 42 U.S.C. § 652(k).	
47		cation. – The Department shall annually certify to the feder	
48		nent (OCSE) an obligor in a IV-D case whose support a	•
49 50		ed threshold in 42 U.S.C. § 654(31). The OCSE shall transn tment of State pursuant to the federal Passport Denial Progra	

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(c)	Notice. – The Department shall send written notice of the certificati	on to the obligor
	bligor's last known address. The notice shall advise the obligor of all of	
<u>ut 110 00</u>	(1) The amount of the arrears as of the date of the notice.	
	(2) The possibility that the obligor's passport may be deni	ed, revoked, or
	restricted by the U.S. Department of State.	
	(3) The procedure to contest the certification.	
<u>(d)</u>	Appeal. – Within 60 days of the date the notice is placed in the ma	uil to the obligor,
the oblig	gor may file a contested case petition with the North Carolina Office o	of Administrative
Hearing	s to contest the certification. The contested case shall be conducted in	accordance with
Article 3	3 of Chapter 150B of the General Statutes. The obligor may contest the	certification only
if one of	f the following applies:	
	(1) <u>An arrearage does not exist.</u>	
	(2) <u>An arrearage does exist, but never exceeded the federally man</u>	ndated threshold.
	(3) There is a claim of mistaken identity.	
<u>(e)</u>	Withdrawal of Certification. – The Department shall notify the OCS	E if the obligor's
	arrears are paid in full.	
	144. Administrative Offset Program.	
<u>(a)</u>	Participation The Department of Health and Human Services sh	- ·
	ral Administrative Offset Program for the offset of certain federal pay	yments under 31
<u>C.F.R.</u>		
<u>(b)</u>	<u>Certification. – The Department shall annually certify to the federa</u>	
	Enforcement (OCSE) an obligor in a IV-D case whose support arrears a	
	than one hundred fifty dollars ($$150.00$) if the arrears are assigned to the arreater than fine hundred dollars ($$500.00$) if the arrears are not easily	
-	or greater than five hundred dollars (\$500.00) if the arrears are not assigned.	
$\frac{(c)}{c}$	<u>Notice. – At least 30 days before certification, the Department sh</u> of the certification to the obligor at the obligor's last known address.	
	he obligor of all of the following:	The notice shall
	(1) The amount of the arrears as of the date of the notice.	
	(2) The possibility that the obligor may have certain federal par	vments offset by
	FMS.	<u>yments onset by</u>
	(3) The procedures to contest the certification.	
Witł	hout further notice to the obligor, the Department shall provide OCSE	with updates to
	he amount of arrears to reflect any payments or additional arrears that	
	certification.	
(d)	Appeal. – Within 60 days of the date the notice is placed in the ma	uil to the obligor,
	gor may file a contested case petition with the North Carolina Office of	
	s to contest the certification. The contested case shall be conducted in	
	3 of Chapter 150B of the General Statutes. The obligor may contest the	
	of the following applies:	-
	(1) The amount of arrears stated in the notice is incorrect.	
	(2) <u>There is a claim of mistaken identity.</u> "	
	DRIZATION FOR DSS TO GRANT EXCEPTIONS FOR EQUIVA	ALENT CHILD
WELFA	ARE TRAINING COMPLETED IN ANOTHER STATE	
	SECTION 7.4. G.S. 131D-10.6A reads as rewritten:	
"§ 131D	0-10.6A. Training by the Division of Social Services required.	
•••		
(b)	The Division of Social Services shall establish minimum training	-
	elfare services staff. The minimum training requirements established by	the Division are
as follow	NS:	

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1 2 3 4 5	(1)	Child welfare services workers shall complete a minimum of 72 hours of preservice training before assuming direct client contact responsibilities. In completing this requirement, the Division of Social Services shall ensure that each child welfare worker receives training on family centered practices and State and federal law regarding the basic rights of individuals relevant to the
5 5 7		provision of child welfare services, including the right to privacy, freedom from duress and coercion to induce cooperation, and the right to parent.
, 3 9)	(2)	Child protective services workers shall complete a minimum of 18 hours of additional training that the Division of Social Services determines is necessary to adequately meet training needs.
2 3	(3)	Foster care and adoption workers shall complete a minimum of 39 hours of additional training that the Division of Social Services determines is necessary to adequately meet training needs.
4 5 5 7	(4)	Child welfare services supervisors shall complete a minimum of 72 hours of preservice training before assuming supervisory responsibilities and a minimum of 54 hours of additional training that the Division of Social Services determines is necessary to adequately meet training needs.
8 9 0 1	(5)	Child welfare services staff shall complete 24 hours of continuing education annually. In completing this requirement, the Division of Social Services shall provide each child welfare services staff member with annual update information on family centered practices and State and federal law regarding
2 3 4		the basic rights of individuals relevant to the provision of child welfare services, including the right to privacy, freedom from duress and coercion to induce cooperation, and the right to parent.
5 5 7	requirement und	Division of Social Services may grant an exception in whole or in part to the der subdivision (1) of this subsection $(b)(1)$ of this section to child welfare information where b is following:
/ 8 9 0 1 2	(<u>1)</u>	isfactorily meet either of the following: <u>Satisfactorily</u> complete or are enrolled in a masters or bachelors program after July 1, 1999, from a North Carolina social work program accredited pursuant to the Council on Social Work Education. The program's curricula must cover the specific preservice training requirements as established by the Division of Social Services.
3 4	<u>(2)</u>	Have child welfare work experience in another state and have completed child welfare training equivalent to training in this State.
5 5 7	for county depart	Division of Social Services shall ensure that training opportunities are available rtments of social services and consolidated human service agencies to meet the nents of this subsection.subsection (b) of this section."
8 9 0	CLARIFICAT CARE SERVIO	ION OF WHO SETS MAXIMUM DAILY RATE FOR ADULT DAY CES
1	SEC	TION 7.5. G.S. 143B-153(2a)b.3. reads as rewritten:
		"3. Maximum rates of payment for the provision of social services.
2		except there shall be no maximum statewide reimbursement
3		
3 4		rate for adult day care services, adult day health services, and
3 4 5		rate for adult day care services, adult day health services, and the associated transportation services, as these reimbursement
3 4 5 5		rate for adult day care services, adult day health services, and the associated transportation services, as these reimbursement rates shall be determined at the local level by the county
3 4 5 5 7		rate for adult day care services, adult day health services, and the associated transportation services, as these reimbursement rates shall be determined at the local level by the county department of social services or a designee of the board of
3 4 5 5		rate for adult day care services, adult day health services, and the associated transportation services, as these reimbursement rates shall be determined at the local level by the county

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PART VII REHABILI'					ТО	THE	DIVISIO	N OF	VOCATIONAL
CHANGES									
				108A-261					
							0	onsider	ed in determining
		-		Chapter					
				0				0	nmental agency, or
			•						ning the amount of
	-	•	-		-				al Statutes provided
				-				-	in the rehabilitation
-	-		0	•					abilitation Services
					_				r the Blind of the
-						pt where	e such good	is and se	ervices are required
to be conside		•		U		a narruit	ton		
				11-11.1 1 oin Divig				ont of T	Iealth and Human
	ervic		ii or cert	ani Divis	1011S W		le Departin		
			oviding r	ehabilitat	ive cer	wices to	neonle wh	o are vie	sually impaired, the
1	-	1	0				1 1		abilitation Services
									reement specifying
			-			-		-	t population. If the
-	-			-		-			nan Services shall
			0			•			eds of this client
population."		211101	••••	most upp	- opine		see and spe		
	ЕСТ	ION 8.	3. G.S.	22 C -22(a	a)(7) re	eads as 1	rewritten:		
	(7)			,				e Divis	sion of Vocational
·							loyment and		
S	ЕСТ			31D-2.3				*	
"§ 131D-2.3.	. Exe	emption	ns from 1	icensure	•				
		-				and are	not require	d to be i	registered or obtain
licensure und	ler th	is Artic	le:				1		0
(1	l)	Facilit	ies licen	sed unde	er Cha	pter 12	2C or Cha	pter 13	1E of the General
`			s;Statute						
(2	2)	Persor	s subje	et to rul	es of	the D	ivision of	Vocatio	mal Rehabilitation
				-	•		dependence		
(3	3)								whom are under the
		superv	ision of	the United	d State	s Vetera	ans Adminis	stration;	Administration.
(4	1)								, or personal care
							dindirectly.		
(5	5)								overnment and that
									ernment and exempt
				-	-		leptember 3	0, 1995.	
				43-545.1	. ,				
	-				-		-		xperience, the State
	-								es should be able to
									nal, cultural, social,
-								-	ent this policy, the
									comprehensive and
									g for persons with
disabilities.	i nese	e progra	ins are to	b be admi	mstere	a by the	U1V1S101 0	i vocati	onal Rehabilitation

51 disabilities. These programs are to be administered by the Division of Vocational Rehabilitation

1	Services Inclusive Employment and Independence in collaboration with the Division of Services					
2	for the Blind, which conducts vocational rehabilitation and independent living programs for					
3	individuals who are blind or visually impaired, pursuant to Chapter 111 of the General Statutes					
4	and the rules of the Commission for the Blind adopted pursuant to G.S. 143B-157. The programs					
5	so provided shall be administered according to the following principles:					
6	"					
7	SECTION 8.6. G.S. 143-547 reads as rewritten:					
8 9	"§ 143-547. Subrogation rights; withholding of information a misdemeanor.					
10	(b) In furnishing a person rehabilitation services, including medical case services under					
11	this Chapter, the Division of Vocational Rehabilitation Services -Inclusive Employment and					
12	Independence is subrogated to the person's right of recovery from:					
13	(1) Personal insurance;					
14	(2) Worker's Compensation;					
15	(3) Any other person or personal injury caused by the other person's negligence					
16	or wrongdoing; or					
17	(4) Any other source.					
18	(c) The Division of Vocational Rehabilitation Services' Inclusive Employment and					
19	Independence's right to subrogation is limited to the cost of the rehabilitation services provided					
20	by or through the Division for which a financial needs test is a condition of the service provisions.					
21	Those services that are provided without a financial needs test are excluded from these					
22	subrogation rights.					
23	(d) The Division of Vocational Rehabilitation Services <u>Inclusive Employment and</u>					
24	<u>Independence</u> may totally or partially waive subrogation rights when the Division finds that					
25	enforcement would tend to defeat the client's process of rehabilitation or when client assets can					
26	be used to offset additional Division costs.					
27	(e) The Division of Vocational Rehabilitation Services <u>Inclusive Employment and</u>					
28	<u>Independence</u> may adopt rules for the enforcement of its rights of subrogation.					
29	(f) It is a Class 1 misdemeanor for a person seeking or having obtained assistance under					
30 31	this Part for himself or another to willfully fail to disclose to the Division of Vocational Bababilitation Services Inducing Employment and Independence or its atterney the identity of					
32	Rehabilitation Services Inclusive Employment and Independence or its attorney the identity of any person or organization against whom the recipient of assistance has a right of recovery,					
32 33	contractual or otherwise."					
33 34	SECTION 8.7. G.S. 143-548 reads as rewritten:					
35	"§ 143-548. Vocational State Rehabilitation Council.					
36	(a) There is established the Vocational State Rehabilitation Council (Council) in support					
37	of the activities of the Division of Vocational Rehabilitation Services Inclusive Employment and					
38	Independence to be composed of not more than 18 appointed members. Appointed members shall					
39	be voting members except where prohibited by federal law or regulations. The Director of the					
40	Division of Vocational Rehabilitation Services Inclusive Employment and Independence and one					
41	vocational rehabilitation counselor who is an employee of the Division shall serve ex officio as					
42	nonvoting members. The President Pro Tempore of the Senate shall appoint six members, the					
43	Speaker of the House of Representatives shall appoint six members, and the Governor shall					
44	appoint five or six members. The appointing authorities shall appoint members of the Council					
45	after soliciting recommendations from representatives of organizations representing a broad					
46	range of individuals with disabilities. Terms of appointment shall be as specified in subsection					
47	(d1) of this section. Appointments shall be made as follows:					
48						

49 (b1) Additional Qualifications. – In addition to ensuring the qualifications for membership
 50 prescribed in subsection (a) of this section, the appointing authorities shall ensure that a majority

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			duals with disabilities and are not emplies and are not emplies. Inclusive Employment and Independent	• •
PART IX. MIS	CELLA	NEOU	J S	
			UCATIONAL REQUIREMENTS	FOR REGISTERED
			TH SPECIALISTS	
			G.S. 90A-53 reads as rewritten:	• • • • • •
-			nd examination for registration as an	environmental health
_			onmental health specialist intern.	a sisten of anning managed a
			ue a certificate to a qualified person as a n	0
-	0		environmental health specialist intern. A	6
			t or a registered environmental health s	
• 1	-	on the	Board's determination that the person:p	erson satisfies all of the
following criteria			listica (s. d Decador of former and s	- 1 h
(1)		-	pplication to the Board on a form prescrib	•
(2)			exceed one hundred dollars (\$100.00);(\$	
(2)		-	noral and ethical character and has signed	an agreement to adhere
(2)			of Ethics adopted by the Board; Board.	and meatics are mission
(3)			f the following combinations of education	rand practice experience
	stand		wated from a basedownate with a	hachalarla daaraa ar
	a.		luated from a baccalaureate with a	-
			graduate degree <u>from a program that is ac</u>	•
			ronmental Health Science and Protectio	
			AC) and has one or more years of exp	perience in the neid of
	h		conmental health practice; or(EHAC).	into doguos nuoquom that
	b.		uated from a baccalaureate or postgradu	
			credited by an accrediting organization r s Department of Education, Council	
			editation (CHEA) with a bachelor's degree	0
			neets both of the following:	<u>e or posigraduate degree</u>
		1.	Earned earned a minimum of 30	semester hours or its
		1.	equivalent 45 quarter hours in the	
			sciences; and physical, biological, i	
			sciences, and has one	natural, me, or nearth
		2.	Has two or more years of exper	rience in the field of
		2.	environmental health practice.	fichce in the field of
	c.	Grad	uated from a baccalaureate program rat	ad as accontable by the
	C.		d and meets both of the following:with	
			graduate degree in public health and ha	
			rience in the field of environmental healt	
		<u>expe</u>	Earned a minimum of 30 semester hou	-
		1.	physical or biological sciences; and	its of its equivalent in the
		2.	Has two or more years of exper	rience in the field of
			environmental health practice.	in the net of
(4)	Has	atisfac	torily completed a course in specialized	instruction and training
(ד)			the Board in the practice of environmen	
(5)		-	Session Laws 2009-443, s. 4, effective A	
(6)	-	•	an examination administered by the Bo	-

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1	examination shall be in a form prescribed by the Board and may be oral,
2	written, or both. The examination for applicants shall be held annually or more
3	frequently as the Board may by rule prescribe, at a time and place to be
1	determined by the Board. A person shall not be registered if such person fails
	to meet the minimum grade requirements for examination specified by the
	Board. Failure to pass an examination shall not prohibit such person from
	being examined at subsequent times and places as specified by the Board;
	andBoard.
	(7) Has paid a fee set by the Board not to exceed the cost of purchasing the
	examination and an administrative fee not to exceed one hundred fifty dollars
	(\$150.00).
	(b) The Board may issue a certificate to a person serving as a registered environmental
	health specialist intern without the person meeting the full requirements for experience of a
	registered environmental health specialist for a period not to exceed three two years from the date
	of initial registration as a registered environmental health specialist intern, provided, the person
	meets the educational requirements in G.S. 90A-53 and is in the field of environmental health
	practice."
	SECTION 9.1.(b) This section becomes effective October 1, 2023.
	PART X. EFFECTIVE DATE
	SECTION 10.1. Except as otherwise provided, this act is effective when it becomes
	law.