GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 409 Health Care Committee Substitute Adopted 3/19/09

Short Title: Recommendations of MH/DD/SA Oversight Comm.

(Public)

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Sponsors:

Referred to:

March 5, 2009 1 A BILL TO BE ENTITLED 2 AN ACT TO ENACT VARIOUS LAWS TO IMPROVE THE MENTAL HEALTH, 3 DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES 4 SYSTEM, AS RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT 5 COMMITTEE ON MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND 6 SUBSTANCE ABUSE SERVICES. 7 The General Assembly of North Carolina enacts: 8 SECTION 1. Merger or Consolidation of LMEs. -The Secretary of the Department of Health and Human Services shall not 9 (1)take any action prior to June 1, 2010, that would result in the merger or 10 11 consolidation of local management entities (LMEs), or that would establish 12 consortia or regional arrangements for the same purpose. Notwithstanding the provisions of subdivision (1) of this section, contiguous 13 (2)14 LMEs may implement a merger or consolidation if at least one of the 15 following criteria is satisfied: 16 At least one of the LMEs does not meet the catchment area a. 17 requirements of G.S. 122C-115 and the merger or consolidation is to 18 overcome noncompliance with G.S. 122C-115; or Each board of county commissioners within the multicounty area 19 b. 20 comprising each of the LMEs involved in the proposed merger or 21 consolidation has approved the merger or consolidation. 22 Contracts between LMEs for service authorization, utilization review, and (3) 23 utilization management functions do not constitute a merger or consolidation 24 as addressed in this section. 25 SECTION 2. LME Peer Training. – Beginning July 1, 2009, the Department of 26 Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, in consultation with the Mental Health Leadership Academy, shall 27 hold at least one meeting each calendar quarter to facilitate peer training and peer sharing 28 29 among LMEs with respect to best practices and innovations in management and coordination of 30 mental health, developmental disabilities, and substance abuse services. SECTION 3. Medicaid Waivers. -31 32 The Department of Health and Human Services, Division of Mental Health, (1)33 Developmental Disabilities, and Substance Abuse Services, may develop 34 and apply to the Centers for Medicare and Medicaid Services (CMS) for additional 1915(b) and 1915(c) Medicaid waivers in order to increase the 35 36 flexibility of LMEs with respect to management and coordination of mental 37 health, developmental disabilities, and substance abuse services. If approved,



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1 2		the Department shall not implement any waiver except act of the General Assembly appropriating funds fo	r this purpose. The
3		Department shall report on the status of any waiver deve	
4		pursuant to this subdivision to the Senate Appropria	
5		Health and Human Services, the House of Representa	11 1
6		Subcommittee on Health and Human Services, th	Ũ
7		Oversight Committee on Mental Health, Developmen	tal Disabilities, and
8 9		Substance Abuse Services, and the Fiscal Research Di March 1, 2010.	vision not later than
10	(2)	The Department of Health and Human Services, Division	on of Mental Health,
11 12		Developmental Disabilities, and Substance Abuse Services for the Centers for Medicare and Medicaid Services for	
13		permit individuals who sustain traumatic brain injury a	
14		home and community-based Medicaid services. If appro	-
15		shall not implement the waiver except as authorized by	· •
16		Assembly appropriating funds for this purpose. The De	
17		on the status of the waiver to the Joint Legislative Ove	
18		Mental Health, Developmental Disabilities, and Substa	0
19		the Senate Appropriations Committee on Health and I	
20		House of Representatives Appropriations Subcommi	
21		Human Services, and the Fiscal Research Division not	
22		2010.	,
23	(3)	Not later than six months after the effective date of this	act, the Department
24		of Health and Human Services, Division of Med	lical Assistance, in
25		conjunction with the Division of Mental Health, Develo	pmental Disabilities,
26		and Substance Abuse Services, shall submit a written	n report to the Joint
27		Legislative Oversight Committee on Mental Hea	lth, Developmental
28		Disabilities, and Substance Abuse Services summarizin	0 1
29		of Tiers 1 and 4 of the CAP-MR/DD program an	
30		implementation of Tiers 2 and 3 of the CAP-MR/DD pro-	
31		shall include an explanation of (i) the planned array a	-
32		services to be made available under each of the four ti	
33		costs for the planned array and intensity level of s	
34		available under each of the four tiers, (iii) how the relat	-
35		for each CAP eligible individual will be reliably determined by the reliabl	
36		the determination will be used to assign individuals appr	1 1
37		the four tiers. The Department shall not develop or sub- the Centers for Medicare and Medicaid Services for	
38 39			
39 40		waivers for Tiers 2 and 3 of the CAP-MR/DD program to	until it has submitted
40 41	SECT	the report required by this subdivision. TON 4. State/County Special Assistance Residenc	v Doquiromonts
42		reads as rewritten:	y Kequitements. –
42 43	• • •	ance shall be granted to any person who:	
44	(1)	Is 65 years of age and older, or is between the ages	of 18 and 65 and is
45	(1)	permanently and totally disabled; and	
46	(2)	Has insufficient income or other resources to pro-	ovide a reasonable
47	(2)	subsistence compatible with decency and health as deter	
48		and regulations of the Social Services Commission; and	
49	(3)	Is one of the following:	
50	(0)	a. A resident of North Carolina for at least 9018	0 days immediately
51		prior to receiving this assistance;	

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1 2 3		b. A person coming to North Carolina to join a cresided in North Carolina for at least 18 immediately prior to the person's application. T	80 consecutive days The close relative shall
4 5 6		furnish verification of his or her residency to the social services at the time the applicant applies As used in this sub-subdivision, a close relative	for special assistance. is the person's parent,
7 8 9 10		 grandparent, brother, sister, spouse, or child; or c. A person discharged from a State facility who facility as a result of an interstate mental health this sub-subdivision the term State facility is 	b was a patient in the h compact. As used in
11		G.S. 122C-181."	
12	_	nent shall study issues relating to consumers with men	_
13		s and report its findings and any recommendations to	•
14	-	nittee on Mental Health, Developmental Disabilities, a	and Substance Abuse
15	Services by Mar		
16		FION 5. Billing Changes. –	
17	(1)	The Department of Health and Human Services shall c	
18		not reported" category of expenditures such that servi	1
19		the actual date of services rather than the date when the	
20		The Department may only implement this change with	th the approval of the
21		Office of State Budget and Management.	
22	(2)	The Department of Health and Human Services may	
23		of mental health, developmental disabilities, and sub	
24		submit bills to the LME for State-funded services with	in 60 days of the date
25		the services were provided.	
26		FION 6. Service Dollar Reallocations. – The Department	
27		may create a midyear process by which it can reallocat	
28	•	s that do not appear to be on track to spend the LMEs'	full appropriation and
29		hat appear able to spend the additional funds.	
30		FION 7. Screening Tool/Individuals with Developmen	
31 32 33	(1)	The Department of Health and Human Services, Divis Developmental Disabilities, and Substance Abuse Ser screening tool to assess level and intensity of need of	vices, shall identify a
33 34		developmental disabilities receiving publicly funded se	
35	(2)	Not later than March 1, 2010, the Department of Health	
36	(2)	shall report on the identification of the screening tool t	
37		Oversight Committee on Mental Health, Developme	0
38		Substance Abuse Services, the House of Represent	
39		Subcommittee on Health and Human Services, the S	
40		Committee on Health and Human Services, and	
41		Division.	
42	SEC'	FION 8. Death Reporting in Facilities Providing MH/	DD/SA Services. –
43	(1)	The Department of Health and Human Services shall of	
44	(-)	a database of all deaths occurring in facilities subject	
45		Chapter 122C of the General Statutes. The database s	
46		and location of the facility, the time and date of de	
47		death, as well as all details surrounding the death. A	
48		under Chapter 122C of the General Statutes, and all	•
49		law to report death occurring in the facility to the Sta	
50		shall report the information to the database within 10 d	
51		death.	

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(2)	The Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall provide training on death reporting to administrative and direct care employees that are employed in State facilities subject to regulation under G.S. 122C-181.	
	FION 9. Service Authorization, Utilization Review, and Utilization	
Management. –		
(1)	The Department of Health and Human Services shall continue to implement	
	its plan to return the service authorization, utilization review, and utilization	
	management functions to LMEs for all clients. Not later than January 1,	
	2011, the Department shall return utilization review, utilization	
	management, and service authorization for publicly funded mental health,	
	developmental disabilities, and substance abuse services to LMEs	
	representing in total at least sixty percent (60%) of the State's population. An	
	LME must be accredited for national accreditation under behavioral health	
	care standards by a national accrediting entity approved by the Secretary and	
	must demonstrate readiness to meet all requirements of the existing vendor	
	contract with the Department for such services in order to provide service	
	authorization, utilization review, and utilization management to Medicaid	
	recipients in the LME catchment area. Not later than July 1, 2010, the	
	Department shall designate those LMEs that will be performing utilization	
	review, utilization management, and service authorization on and after	
(2)	January 1, 2011, in accordance with this section. The Department shall not contract with an outside vendor for service	
(2)	authorization, utilization review, or utilization management functions, or	
	otherwise obligate the State for these functions beyond September 30, 2010.	
	The Department shall require LMEs to include in their service authorization,	
	utilization management, and utilization review a review of assessments, as	
	well as person-centered plans and random or triggered audits of services and	
	assessments.	
SEC	FION 10. The North Carolina Institute of Medicine (NCIOM) shall conduct a	
study of mental health, developmental disabilities, and substance abuse services that are funded		
-	funds and with State funds. The purpose of the study is to determine what	
	rently available to active, reserve, and veteran members of the military and	
National Guard	and the need for increased State services to these individuals. The NCIOM	
shall report its fi	ndings and recommendations to the Joint Legislative Oversight Committee on	
	Developmental Disabilities, and Substance Abuse Services on or before the	
	2010 Regular Session of the 2009 General Assembly.	
SEC	FION 11. This act is effective when it becomes law.	