GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 537* House Committee Substitute Favorable 7/30/19 Third Edition Engrossed 8/5/19

Short Title: ACH Pmt/Counselor-SA-SW Act Amend/ DHHS Rev.

(Public)

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Sponsors:
Sponsors:
Referred to:

April 3, 2019

A BILL TO BE ENTITLED

2 AN ACT TO EXAMINE AND ESTABLISH A NEW ADULT CARE HOME PAYMENT 3 METHODOLOGY; TO AMEND THE LICENSED PROFESSIONAL COUNSELORS 4 ACT, TO UPDATE AND REVISE THE SUBSTANCE ABUSE PROFESSIONAL 5 PRACTICE ACT, AND TO AMEND THE SOCIAL WORKER CERTIFICATION AND 6 LICENSURE ACT; AND TO AMEND DEPARTMENT OF HEALTH AND HUMAN 7 SERVICES' STATUES PERTAINING TO MEDICAID, SOCIAL SERVICES REFORM, 8 CHILD SUPPORT, VOCATIONAL REHABILITATION, THE STATE CONSUMER 9 ADVISORY AND FAMILY COMMITTEE, **EMPLOYEE** ASSISTANCE 10 PROFESSIONALS, ADOPTIONS, CHILD ABUSE AND NEGLECT, JOINT SECURITY FORCES, SECURITY RECORDINGS, NC REACH PROGRAM, TRAUMATIC BRAIN 11 12 INJURY, AND THE MEDICAL CARE COMMISSION MEMBERSHIP.

13 The General Assembly of North Carolina enacts:

(1)

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PART I. ESTABLISH NEW ADULT CARE HOME PAYMENT METHODOLOGY

16 **SECTION 1.(a)** It is the intent of the General Assembly to provide funding to adult 17 care homes in the State in a manner that recognizes the importance of a stable and reliable funding stream to ensure access, choice, and quality of care within the adult care home segment of the 18 care continuum. In furtherance of this intent, and as the North Carolina Medicaid program 19 20 transitions to a managed care delivery system, the Department of Health and Human Services is 21 directed to establish and convene a workgroup to evaluate reimbursement options for services 22 provided by adult care homes that take into account all funding streams and to develop a new 23 service definition, or definitions, under Medicaid managed care for these services. The workgroup shall consist of adult care home industry representatives and other relevant 24 25 stakeholders. In development of the new service definition, or definitions, the workgroup shall include all of the following components: 26

- 27
- 28 29

Support for alternative payment models available under the State's 1115 Medicaid waiver for Medicaid transformation, including pay-for-performance initiatives.

- 30 31
- (2) Best practices for long-term services and supports.
- (3) Efficient payment methodologies.

32 **SECTION 1.(b)** No later than December 1, 2020, the Department of Health and 33 Human Services shall submit a report on the new service definition, or definitions, developed by 34 the workgroup, as required in subsection (a) of this section, to the Joint Legislative Oversight 35 Committee on Health and Human Services, the Joint Legislative Oversight Committee on



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1 2 3	submit to the Ce	IC Health Choice, and the Fiscal Research Division. The enters for Medicare and Medicaid Services any amendment ssary to implement the new service definition without pri	s to the NC Medicaid
4	General Assemb	ply.	
5	SEC	TION 1.(c) If House Bill 966, 2019 Regular Session, become	mes law, then Section
6	9D.12B of that	act is repealed.	
7			
8 9 10		HANGES TO THE LICENSED PROFESSIONAL COU TION 2.(a) Article 24 of Chapter 90 of the General Statut "Article 24.	
10		"Licensed Professional Clinical Mental Health Counselors	Act
12	"8 90-329 Dec	laration of policy.	Act.
12		d to be the public policy of this State that the activities of	f persons who render
13 14		ices to the public be regulated to insure the protection of the	
14	and welfare.	ices to the public be regulated to insure the protection of the	public health, safety,
15 16		initions; practice of counseling.	
10		nitions, – As used in this Article certain terms are det	fined as follows: The
17	< / <		the as tonows. <u>The</u>
18 19		tions apply in this Article:	
19 20	(1)	Repealed by Session Laws 1993, c. 514, s. 1.	anal Clinical Mantal
20 21	(1a)	The "Board" means the Board of Licensed Profession	mai <u>Climi</u>cal Mental
21	(2)	<u>Health</u> Counselors. A "licensed professional clinical mental health counselor	r" is a parson angagad
22	(2)	in the practice of counseling who holds a license as a	
23 24		<u>clinical mental health counselor issued under the provisi</u>	1
24 25	(2a)	A "licensed professional <u>clinical mental health</u> coun	
23 26	(2d)	person engaged in the supervised practice of counseling	
20 27		as a licensed professional clinical mental health course	-
28		under the provisions of this Article.	sciol associate issued
20 29	(2b)	A "licensed professional clinical mental health couns	elor supervisor" is a
30	(20)	person engaged in the practice of counseling who holds	1
31		professional <u>clinical mental health</u> counselor and is appr	
32		provide clinical supervision under the provisions of this	-
33	(3)	The "practice of counseling" means holding oneself o	
34	(5)	professional clinical mental health counselor offering co	
35		include, but are not limited to, the following:	unsering services that
36			
37		The "practice of counseling" does not include	the facilitation of
38		communication, understanding, reconciliation, and settl	
39		mediators at community mediation centers authorized b	•
40	(4)	A "supervisor" means any licensed professional <u>cl</u>	
41		counselor supervisor or, when one is inaccessible, a	
42		<u>clinical mental health</u> counselor or an equivalently a	1
43		mental health professional, as determined by the Bo	-
44		qualifications established by the Board.	
45	(b) Repe	ealed by Session Laws 1993, c. 514, s. 1.	
46	· / I	tice of Marriage and Family Therapy, Psychology, or Socia	al Work. – No person
47		censed professional <u>clinical mental health</u> counselor or	
48		<u>nealth</u> counselor associate under the provisions of this Artic	
49		herself out to the public as a licensed marriage and fami	
50		hologist nevelological appoints on light and alinical	

practicing psychologist, psychological associate, or licensed clinical social worker unless specifically authorized by other provisions of law. 50 51

1 "§ 90-331. Prohibitions. 2 It shall be unlawful for any person who is not licensed under this Article to engage in the 3 practice of counseling, use the title "Licensed Professional-Clinical Mental Health Counselor 4 Associate," "Licensed Professional-Clinical Mental Health Counselor," or "Licensed Professional Clinical Mental Health Counselor Supervisor," use the letters "LPCA," "LPC," or 5 "LPCS," "LCMHCA," "LCMHC," or "LCMHCS," use any facsimile or combination of these 6 words or letters, abbreviations, or insignia, or indicate or imply orally, in writing, or in any other 7 8 way that the person is a licensed professional clinical mental health counselor.

9 "§ 90-332. Use of title by firm.

10 It shall be unlawful for any firm, partnership, corporation, association, or other business or 11 professional entity to assume or use the title of licensed professional clinical mental health counselor unless each of the members of the firm, partnership, or association is licensed by the 12 13 Board.

- 14 "§ 90-332.1. Exemptions from licensure.
- 15

. . .

. . .

Persons who claim to be exempt under subsection (a) of this section are prohibited 16 (b) 17 from advertising or offering themselves as "licensed professional clinical mental health counselors". 18

19

20 "§ 90-333. North Carolina Board of Licensed Professional-Clinical Mental Health 21 Counselors; appointments; terms; composition.

22 (a) For the purpose of carrying out the provisions of this Article, there is hereby created 23 the North Carolina Board of Licensed Professional-Clinical Mental Health Counselors which 24 shall consist of seven members appointed by the Governor in the manner hereinafter prescribed. 25 Any State or nationally recognized professional association representing professional clinical 26 mental health counselors may submit recommendations to the Governor for Board membership. 27 The Governor may remove any member of the Board for neglect of duty or malfeasance or 28 conviction of a felony or other crime of moral turpitude, but for no other reason.

29 At least five members of the Board shall be licensed professional clinical mental (b)30 health counselors except that initial appointees shall be persons who meet the educational and 31 experience requirements for licensure as licensed professional clinical mental health counselors 32 under the provisions of this Article; and two members shall be public-at-large members appointed 33 from the general public. Composition of the Board as to the race and sex of its members shall 34 reflect the population of the State and each member shall reside in a different congressional 35 district.

36 At all times the Board shall include at least one counselor primarily engaged in (c) 37 counselor education, at least one counselor primarily engaged in the public sector, at least one 38 counselor primarily engaged in the private sector, and two licensed professional clinical mental 39 health counselors at large.

40 41

"§ 90-334. Functions and duties of the Board. The Board shall administer and enforce the provisions of this Article.

42 43 (a)

. . .

44 (i) The Board shall establish the criteria for determining the qualifications constituting 45 "supervised professional clinical mental health practice".

46 The Board may examine, approve, issue, deny, revoke, suspend, and renew the (j) 47 licenses of counselor applicants and licensees under this Article, and conduct hearings in 48 connection with these actions.

49 (k) The Board shall investigate, subpoena individuals and records, and take necessary 50 appropriate action to properly discipline persons licensed under this Article and to enforce this 51

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1 2 3	use disorders, l	e Board shall establish a program for licensees who may be experi- purnout, compassion fatigue, and other mental health concerns. In Board is authorized to enter into agreements with existing profess	n establishing this
4 5	programs. The	Board is also authorized to refer any licensee to this progra	
5 6		ocess. The Board may adopt rules implementing this program. ard general provisions.	
7		shall be subject to the provisions of Chapter 93B of the General	Statutes
8		tle and qualifications for licensure.	Statutes.
9		the person desiring to be a licensed professional <u>clinical mental</u>	health counselor
10 11	associate, licer mental health	used professional <u>clinical mental health</u> counselor, or licensed pre counselor supervisor shall make application to the Board upon s	ofessional <u>clinical</u> uch forms and in
12 13		s the Board shall prescribe, together with the required application	
13 14		e Board shall issue a license as a "licensed professional-clinic ciate" to an applicant who applies on or before March 1, 2016,	
14	the following of		and meets all of
16	the following c		
17	(b1) The	e Board shall issue a license as a "licensed professional clinic	cal mental health
18	· · ·	ciate" to an applicant who applies after March 1, 2016, through J	
19	meets all of the	e following criteria:	
20			
21		e Board shall issue a license as a "licensed professional-clinic	
22		ciate" to an applicant who applies on or after July 1, 2022, and	l meets all of the
23	following crite	ma:	
24 25	(c) The	Poard shall issue a license of a "licensed professional alinic	al mantal health
23 26		e Board shall issue a license as a "licensed professional <u>clinic</u> an applicant who meets all of the following criteria:	ai memai neann
27	(1)	Has met all of the requirements under subsection (b), (b1) or (b2) of this
28	(-)	section, as applicable.	,, (,
29	(2)	Has completed a minimum of 3,000 hours of supervised pre-	fessional <u>clinical</u>
30		mental health practice as determined by the Board.	
31		icensed professional clinical mental health counselor may apply	
32	-	a "licensed professional clinical mental health counselor superv	
33		"licensed professional clinical mental health counselor supervise	or" upon meeting
34	all of the follow	-	<i>.</i> •
35	(1)	Has met all of the requirements under subsection (c) of this	section.
36 37	(2)	Has one of the following: a. At least five years of full-time licensed professiona	al clinical mental
38		<u>health</u> counseling experience, including a minimum	
39		direct client contact;	or 2,500 nours or
40		b. At least eight years of part-time licensed profession	al-clinical mental
41		health counseling experience, including a minimum	
42		direct client contact; or	
43		c. A combination of full-time and part-time profession	
44		health counseling experience, including a minimum	of 2,500 hours of
45		direct client contact as determined by the Board.	
46	(3)	Has completed minimum education requirements in clinic	al supervision as
47 18	(A)	approved by the Board.	fassional aliniaal
48 49	(4)	Has an active license in good standing as a licensed pro mental health counselor approved by the Board.	ressionar <u>cimical</u>
49 50	"8 9 0-337 Pa	rsons credentialed in other states.	
50	870-337. It	i sons ci cucinaicu in onici states,	

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1		Board may license any person who is currently licensed, ce	-
2 3	-	e if the individual has met requirements determined b	y the Board to be
3 4	•	nilar to or exceeding those established under this Article.	ther state that has
		Board may enter into reciprocity agreements with and	
5		r licensure as a clinical mental health counselor that are sub	<u>Stantiany similar or</u>
6 7		irements established under this Article.	
7	" § 90-338. Exe	-	Courselons and in
8	11	nolding certificates of registration as Registered Practicing	
9	0 0	ith the Board shall be issued licenses as licensed professional	
10		airements of G.S. 90-336(c). The following applicants shall	
11		cations required by this Article for licensed professional co	
12	-	ional counselors and shall be licensed upon passing the Bo	ard examination and
13	• •	erience requirements:	1 1 0 7 1 1
14 15	(1)	An applicant who was engaged in the practice of couns 1993, and who applied to the Board prior to January 1, 19	
16	(2)	An applicant who holds a masters degree from a co	llege or university
17		accredited by one of the regional accrediting associations	-or from a college or
18		university determined by the Board to have standards sub	stantially equivalent
19		to a regionally accredited institution, provided the application	cant was enrolled in
20		the masters program prior to July 1, 1994.	
21	•••		
22	"§ 90-340. Prot	tection of the public.	
23		Board may, in accordance with the provisions of Chapter	
24	Statutes, deny, s	suspend, or revoke licensure, discipline, place on probatio	on, limit practice, or
25	require examina	tion, remediation, or rehabilitation of any person licensed u	under this Article on
26	one or more of t	he following grounds:	
27	(1)	Has been convicted of a felony or entered a plea of guilty	
28		to any felony charge under the laws of the United States	or of any state of the
29		United States.	
30	(2)	Has been convicted of or entered a plea of guilty or nol	o contendere to any
31		misdemeanor involving moral turpitude, misrepresen	
32		dealing with the public, or conduct otherwise relevant t	
33		professional clinical mental health counseling, or a n	
34		reflecting the inability to practice professional clin	
35		counseling with due regard to the health and safety of cli-	
36	(3)	Has engaged in fraud or deceit in securing or attempting	
37		license under this Article or has willfully concealed from	
38		information in connection with application for a license or	renewal of a license
39		under this Article.	
40	(4)	Has practiced any fraud, deceit, or misrepresentation u	
41		Board, or any individual in connection with the prac	1
42		clinical mental health counseling, the offer of profession	
43		health counseling services, the filing of Medicare, Medic	
44		to any third-party payor, or in any manner otherwise relev	
45		practice of professional clinical mental health counseling	
46	(5)	Has made fraudulent, misleading, or intentionally	•
47		statements pertaining to education, licensure, license rend	
48		a health services provider, supervision, continuing educat	• • •
49		actions or sanctions pending or occurring in any	-
50		professional credentials, or qualifications or fitness	tor the practice of

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1		professional clinical mental health counseling to the publ	lic, any individual,
2		the Board, or any other organization.	
3	(6)	Has had a license or certification for the practice of pr	ofessional clinical
4		mental health counseling in any other jurisdiction suspen	
5		has been disciplined by the licensing or certification b	
6		jurisdiction for conduct which would subject him or her	
7		this Article.	1
8	(7)	Has violated any provision of this Article or any rules adopted any provision of this Article or any rules adopted at the second	pted by the Board.
9	(8)	Has aided or abetted the unlawful practice of profession	•
10		health counseling by any person not licensed by the Board	
11	(9)	Has been guilty of immoral, dishonorable, unprofession	
12		conduct as defined in this subsection or in the current co	
13		American Counseling Association. However, if any provis	
14		ethics is inconsistent and in conflict with the provisions	
15		provisions of this Article shall control.	
16	(10)	Has practiced professional clinical mental health counselin	g in such a manner
17	. ,	as to endanger the welfare of clients.	0
18	(11)	Has demonstrated an inability to practice professional clin	nical mental health
19		counseling with reasonable skill and safety by reason of i	Illness, inebriation,
20		misuse of drugs, narcotics, alcohol, chemicals, or an	y other substance
21		affecting mental or physical functioning, or as a result	of any mental or
22		physical condition.	
23	(12)	Has practiced professional clinical mental health coun	seling outside the
24		boundaries of demonstrated competence or the limitati	ions of education,
25		training, or supervised experience.	
26	(13)	Has exercised undue influence in such a manner as to	exploit the client,
27		patient, student, supervisee, or trainee for the financial	-
28		advantage or gratification of the licensed professional clin	
29		counselor associate, licensed professional clinical mental h	nealth counselor, or
30		a third party.	
31	(14)	Has harassed or abused, sexually or otherwise, a clien	t, patient, student,
32		supervisee, or trainee.	
33	(15)	Has failed to cooperate with or to respond promptly, compl	•
34		to the Board, to credentials committees, or to ethic	
35		professional associations, hospitals, or other health care	-
36		educational institutions, when those organizations or entitie	
37	(16)	Has refused to appear before the Board after having been	ordered to do so in
38	(17)	writing by the chair.	
39	(17)	Has a finding listed on the Division of Health Service	-
40		Department of Health and Human Services Health Care Pe	•••
41		oard may, in lieu of denial, suspension, or revocation, take a	ny of the following
42	disciplinary actio		
43	(1)	Issue a formal reprimand or formally censure the applicant	
44 45	(2)	Place the applicant or licensee on probation with the applicant of management of an application of the section	
45 46		on the continued practice of professional <u>clinical mental</u>	nearm counsering
46 47	(2)	deemed advisable by the Board.	the applicant or
47 48	(3)	Require examination, remediation, or rehabilitation for	
48 49		licensee, including care, counseling, or treatment by	-
		professionals designated or approved by the Board, the explicant or licensee	xpense to be borne
50		by the applicant or licensee.	

1	(4) Require supervision of the professional <u>clinical mental health</u> counseling
2	services provided by the applicant or licensee by a licensee designated or
3	approved by the Board, the expense to be borne by the applicant or licensee.
4	(5) Limit or circumscribe the practice of professional <u>clinical mental health</u>
5	counseling provided by the applicant or licensee with respect to the extent,
6	nature, or location of the professional clinical mental health counseling
7	services provided, as deemed advisable by the Board.
8	(6) Discipline and impose any appropriate combination of the types of
9	disciplinary action listed in this section.
10	In addition, the Board may impose conditions of probation or restrictions on continued
11	practice of professional <u>clinical mental health</u> counseling at the conclusion of a period of
12	suspension or as a requirement for the restoration of a revoked or suspended license. In lieu of or
13	in connection with any disciplinary proceedings or investigation, the Board may enter into a
14	consent order relative to discipline, supervision, probation, remediation, rehabilitation, or
15	practice limitation of a licensee or applicant for a license.
16	(c) The Board may assess costs of disciplinary action against an applicant or licensee
17	found to be in violation of this Article.
18	(d) When considering the issue of whether an applicant or licensee is physically or
19	mentally capable of practicing professional <u>clinical mental health</u> counseling with reasonable
20	skill and safety with patients or clients, upon a showing of probable cause to the Board that the
21	applicant or licensee is not capable of practicing professional clinical mental health counseling
22	with reasonable skill and safety with patients or clients, the Board may petition a court of
23	competent jurisdiction to order the applicant or licensee in question to submit to a psychological
24	evaluation by a psychologist to determine psychological status or a physical evaluation by a
25	physician to determine physical condition, or both. The psychologist or physician shall be
26	designated by the court. The expenses of the evaluations shall be borne by the Board. Where the
27	applicant or licensee raises the issue of mental or physical competence or appeals a decision
28	regarding mental or physical competence, the applicant or licensee shall be permitted to obtain
29	an evaluation at the applicant or licensee's expense. If the Board suspects the objectivity or
30	adequacy of the evaluation, the Board may compel an evaluation by its designated practitioners
31	at its own expense.
32	
33	"§ 90-343. Disclosure.
34	Any individual, or employer of an individual, who is licensed under this Article may not
35	charge a client or receive remuneration for professional clinical mental health counseling services
36	unless, prior to the performance of those services, the client is furnished a copy of a Professional
37	Disclosure Statement that includes the licensee's professional credentials, the services offered,
38	the fee schedule, and other provisions required by the Board.
39	
40	"§ 90-345. Criminal history record checks of applicants for licensure as professional
41	<u>clinical mental health</u> counselors.
42	(a) Definitions. – The following definitions shall apply in this section:
43	(1) Applicant. – A person applying for licensure as a licensed professional <u>clinical</u>
44	mental health counselor associate pursuant to G.S. 90-336(b), 90-336(b1), or
45	90-336(b2) or licensed professional clinical mental health counselor pursuant
46	to G.S. 90-336(c).
47	(2) Criminal history. – A history of conviction of a State or federal crime, whether
48	a misdemeanor or felony, that bears on an applicant's fitness for licensure to
49	practice professional clinical mental health counseling. The crimes include the
50	criminal offenses set forth in any of the following Articles of Chapter 14 of
51	the General Statutes: Article 5, Counterfeiting and Issuing Monetary

Require supervision of the professional clinical mental health counseling

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1	Substitutes; Article 5A, Endangering Executive and Leg	sislative Officers;
2	Article 6, Homicide; Article 7B, Rape and Other Sex Of	fenses; Article 8,
3	Assaults; Article 10, Kidnapping and Abduction; Article 13	
4	or Damage by Use of Explosive or Incendiary Device or Ma	
5	Burglary and Other Housebreakings; Article 15, Arson and	•
6	Article 16, Larceny; Article 17, Robbery; Article 18, Embe	
7	19, False Pretenses and Cheats; Article 19A, Obtaining Pro	
8	by False or Fraudulent Use of Credit Device or Other Me	
9 10	Financial Transaction Card Crime Act; Article 20, Fra	
10	Forgery; Article 26, Offenses Against Public Morality and 26A, Adult Establishments; Article 27, Prostitution; Art	
2	Article 29, Bribery; Article 31, Misconduct in Public O	• •
3	Offenses Against the Public Peace; Article 36A, Riots, Civ	
4	Emergencies; Article 39, Protection of Minors; Article 40,	
5	Family; Article 59, Public Intoxication; and Article 60, 0	
6	Crime. The crimes also include possession or sale of drugs	1
7	North Carolina Controlled Substances Act in Article 5 of	
8	General Statutes and alcohol-related offenses including	sale to underage
9	persons in violation of G.S. 18B-302 or driving while impai	
0	G.S. 20-138.1 through G.S. 20-138.5. In addition to the Nort	
21	listed in this subdivision, such crimes also include similar cri	mes under federal
2	law or under the laws of other states.	
3	"	
24 25	SECTION 2.(b) This section becomes effective January 1, 2020.	
26 27	PART II-B. TECHNICAL AND CONFORMING CHANGES RELA RENAMING OF THE LICENSED CLINICAL MENTAL HEALTH	
28 29	ACT	
29 80	SECTION 3.(a) G.S. 8-53.8 reads as rewritten: "§ 8-53.8. Counselor privilege.	
80 81	No person, duly licensed pursuant to Chapter 90, Article 24, of the General	Statutes shall be
2	required to disclose any information which he or she may have acquired in rend	
3	<u>clinical mental health counseling services</u> , and which information was necess	
4	or her to render professional clinical mental health counseling services: F	•
5	presiding judge of a superior or district court may compel such disclosure, if in t	
6	the same is necessary to a proper administration of justice and such disclosure	
37	by other statute or regulation."	-
38	SECTION 3.(b) G.S. 48-10-103(a)(3) reads as rewritten:	
39	"(3) Counseling services for a parent or the adoptee that are dire	•
40	adoption and are provided by a licensed psychiatrist, licen	1. 0
1	licensed marriage and family therapist, licensed profession	
12	health counselor, licensed or certified social worker, fee	
3	pastoral counselor or other licensed professional <u>clinic</u>	al mental health
4	counselor, or an employee of an agency;"	
5 6	SECTION 3.(c) G.S. 55B-2(6) reads as rewritten:	al or professional
ю 17	"(6) The term "professional service" means any type of person service of the public which requires as a condition preceder	-
+7 18	of such service the obtaining of a license from a licensing	-
+0 49	defined, and pursuant to the following provisions of the	-
50	Chapter 83A, "Architects"; Chapter 84, "Attorneys-at-La	
51	"Public Accountants"; and the following Articles in Chap	-

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1		"Pı	actice of Medicine,"	Article 2, "Dentistry," Article	6, "Optometry," Article
2		7, '	Osteopathy," Article	e 8, "Chiropractic," Article 9A,	"Nursing Practice Act,"
3				ed nurses, Article 11, "Veter	
4				A, "Practicing Psychologists,"	
5				Licensure," Article 18D, "C	1 10
6				e Act for Speech and Lang	
7			-	cle 24, "Licensed Professional	
8			· •	9C, "Engineering and Land Su	
9			1	"; Chapter 90B, "Social Wo	
10				ard to Licensed Clinical Socia	•
11			-	89E, "Geologists"; Chapter	
12			± ·	rolina Soil Scientist Licensing	g Act"."
13				(c)(4) reads as rewritten:	
14			•	psychologist, a licensed clinica	
15				d clinical specialist in psychia	
16 17			-	urriage and family therapist,	-
17				ounselor, or each of them, to re t the respective stockholders a	
18 19			erwise approved to p	1	re incensed, certified, or
20				2(a) reads as rewritten:	
20	"(a)			owing definitions apply:	
22	(u)			tment. – Behavioral and deve	lonmental interventions
23			-	nage instructional and enviro	-
24				vior that have been shown to	
25			-	shed in peer reviewed scient	•
26			0	i-experimental, or single subj	0
27			owing requirements		C
28		a.	-	n must be necessary to (i) i	ncrease appropriate or
29			adaptive behav	iors, (ii) decrease maladapt	ive behaviors, or (iii)
30			develop, mainta	in, or restore, to the maximun	n extent practicable, the
31			functioning of a	n individual.	
32		b.		nust be ordered by a licensed	1 0
33				d the treatment must be provid	
34				g professionals, so long as the	-
35			-	mensurate with the professiona	al's training, experience,
36			and scope of pra		1
37				ed psychologist or psychologie	
38				ed psychiatrist or development	-
39 40				ed speech and language pathol	ogist.
40 41				ed occupational therapist. ed clinical social worker.	
42				ed professional <u>clinical mental</u>	health counselor
43				ed marriage and family therap	
44				certified behavior analyst.	
45			0. 11 00 u rd	contined benavior unaryst.	
46			erapeutic care. – Di	rect or consultative services	provided by a licensed
47			-	ed occupational therapist, lice	
48		-	-	worker, licensed professiona	
49				narriage and family therapists.	
50		"			
51			3.(f) G.S. 58-50-30	O(b)(12) reads as rewritten:	

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	"(12) A professional clinical mental health counselor licensed by the North Carolina
	Board of Licensed Professional-Clinical Mental Health Counselors pursuant
	to Article 24 of Chapter 90 of the General Statutes."
	SECTION 3.(g) G.S. 90-21.41(2) reads as rewritten:
	"(2) Psychotherapist. – A psychiatrist licensed in accordance with Article 1 of
	Chapter 90 of the General Statutes, a psychologist as defined in
	G.S. 90-270.2(9), a licensed professional <u>clinical mental health</u> counselor as
	defined in G.S. 90-330(a)(2), G.S. 90-330(a), a substance abuse professional
	as defined in G.S. 90-113.31(8), a social worker engaged in a clinical social
)	work practice as defined in G.S. 90B-3(6), a fee-based pastoral counselor as
	defined in G.S. 90-382(4), a licensed marriage and family therapist as defined
	in G.S. 90-270.47(3), or a mental health service provider, who performs or
	purports to perform psychotherapy."
	SECTION 3.(h) G.S. 90-270.48A(a) reads as rewritten:
	"(a) This Article does not prevent members of the clergy or licensed, certified, or
	registered members of professional groups recognized by the Board from advertising or
	performing services consistent with their own profession. Members of the clergy include, but are
	not limited to, persons who are ordained, consecrated, commissioned, or endorsed by a
	recognized denomination, church, faith group, or synagogue. Professional groups the Board shall
)	recognize include, but are not limited to, licensed or certified social workers, licensed
	professional clinical mental health counselors, fee-based pastoral counselors, licensed practicing
	psychologists, psychological associates, physicians, and attorneys-at-law. However, in no event
	may a person use the title "Licensed Marriage and Family Therapist" or "Licensed Marriage and
•	Family Therapy Associate," use the letters "LMFT" or "LMFTA," or in any way imply that the
	person is a licensed marriage and family therapist or a licensed marriage and family therapy
)	associate unless the person is licensed as such under this Article."
	SECTION 3.(i) G.S. 122C-263.1(a) reads as rewritten:
	"(a) Physicians and eligible psychologists are qualified to perform the commitment
	examinations required under G.S. 122C-263(c) and G.S. 122C-283(c). The Secretary of Health
	and Human Services may individually certify to perform the first commitment examinations
	required by G.S. 122C-261 through G.S. 122C-263 and G.S. 122C-281 through G.S. 122C-283
	other health, mental health, and substance abuse professionals whose scope of practice includes
	diagnosing and documenting psychiatric or substance use disorders and conducting mental status
•	examinations to determine capacity to give informed consent to treatment as follows:
	(1) The Secretary has received a request:
)	a. To certify a licensed clinical social worker, a master's or higher level
	degree nurse practitioner, a licensed professional clinical mental
	<u>health</u> counsellor, or a physician's assistant to conduct the first
	examinations described in G.S. 122C-263(c) and G.S. 122C-283(c).
)	b. To certify a master's level licensed clinical addictions specialist to
	conduct the first examination described in G.S. 122C-283(c).
	(4) A certification granted by the Secretary under this section shall be in effect
	for a period of up to three years and may be rescinded at any time within this
	period if the Secretary finds the certified individual has failed to meet the
	requirements of this section. Certification may be renewed every three years
	upon completion of a refresher training program approved by the Department.
	(5) In no event shall the certification of a licensed clinical social worker, master's
	or higher level degree nurse practitioner, licensed professional clinical mental
	health counsellor, physician assistant, or master's level certified clinical
	addictions specialist under this section be construed as authorization to expand

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1 2 3 4	"	nurse practitione	r, licensed pro	ofessional- <u>clinical</u>	worker, the master's level <u>mental health</u> counsellor, inical addictions specialist.
5	SECI	FION 3.(j) G.S. 14	3B-957 reads	as rewritten.	
6	"§ 143B-957.	•			censure as professional
7	-	elors. clinical men			
8					arolina Board of Licensed
9 10	Professional Clir	nical Mental Health	h Counselors	from the State and	l National Repositories of pr reinstatement of a license
11					Along with the request, the
12			•		rprints of the applicant or
12	-	-		• •	criminal record check and
13					y the State and National
15					nent of Public Safety. The
16					reau of Investigation for a
17					reau of Investigation shall
18			•		a national criminal history
19		01		U	to this section confidential.
20		-		1	incurred by it to conduct a
21					he actual cost of locating,
22	editing, researchi	ng, and retrieving t	he information	1."	
23	SECT	FION 3.(k) The C	Codifier of Rul	les shall make any	conforming rule changes
24	necessary to refle	ect the name change	es made by this	s act.	
25	SECT	FION 3.(<i>l</i>) This see	ction becomes	effective January 1	, 2020.
26					
27		DEPENDENT STU			
28		FION 4.(a) G.S. 90)-113.31A read	ls as rewritten:	
29	"§ 90-113.31A.]		1 • .1• •		
30	The following	g definitions shall a	ipply in this Ai	rticle:	
31	(10)	Indonandant stu	de Anero	uma of Dimostad	study undertaken by on
32 33	(18)				_study <u>undertaken by an</u> <u>bes_not include_traditional</u>
33 34			-		ed by the Board or any
34			•		bard.Board, or any online
36		0			abled transfer of skills and
37					ed at the same time.
38	•••	kilo wiedge Holli		ent being performe	a at the same time.
39	(27)	Traditional class	room-based st	udv. – An educat	tional method of learning
40	<u>,</u>				ared communication being
41					or by audio conferencing
42		methods, video c			
43	SECT	FION 4.(b) This se	ection becomes	s effective October	1, 2019.
44					
45	PART II-D.	SUBSTANCE	ABUSE PH	ROFESSIONAL	PRACTICE BOARD
46	RESTRUCTUR				
47		FION 5.(a) G.S. 90	. ,		
48			-		ractice Board is created as
49	•				in North Carolina."
50		FION 5.(b) G.S. 90 FION 5.(c) G_{10}	• •	1	
51	SECI	FION 5.(c) G.S. 90	9-113.32(cl) re	eads as rewritten:	

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1	"(c1)	Every	member of the Board shall have the right to vote on all r	natters before the
2	Board, exe	cept for	the President chair who shall vote only in case of a tie or when	n another member
3	of the Bo	oard ab	stains on the question of whether the professional discip	oline the member
4	represents	s shall r	etain its deemed status."	
5		SECT	CION 5.(d) G.S. 90-113.32 is amended by adding a new subs	section to read:
6	" <u>(c2)</u>	The B	oard shall consist of nine members appointed as follows:	
7		<u>(1)</u>	Three members appointed by the General Assen	nbly, upon the
8			recommendation of the Speaker of the House of Represe	entatives, each of
9			whom shall be licensed or certified in accordance with this	Article. In making
10			the appointments, the Speaker shall consider the ethnicity	and gender of the
11			Board's members in order to reflect the composition of the	State's population
12			and shall consider the experience and knowledge of the	drug and alcohol
13			recovery community when selecting members to serve on the	he Board.
14		<u>(2)</u>	Three members appointed by the General Assen	<u>nbly, upon the</u>
15			recommendation of the President Pro Tempore of the Sena	tte, each of whom
16			shall be licensed or certified in accordance with this Artic	le. In making the
17			appointments, the President Pro Tempore shall consider	the ethnicity and
18			gender of the Board's members in order to reflect the compose	sition of the State's
19			population and shall consider the experience and knowledge	ge of the drug and
20			alcohol recovery community when selecting members to se	rve on the Board.
21		<u>(3)</u>	Three members appointed by the Governor as follows:	
22			a. <u>Two members of the public who are not licensed or c</u>	certified under this
23			Article.	
24			b. One member who is licensed or certified under this	
25			from the allied mental health, substance us	
26			developmental disabilities treatment and preven	ntion profession,
27			previously known as deemed status professions.	
28		<u>(4)</u>	All members of the Board shall be residents of the State of	
29			and except for the public members, shall be certified or licer	•
30			under the provisions of this Article. Professional members	
31			be actively engaged in the practice of substance use disor	-
32			prevention or in the education and training of students	
33			disorder counseling and have been for at least three ye	-
34			appointment to the Board. Practice during the two year	ars preceding the
35		OF O	appointment shall have occurred primarily in this State."	
36			CION 5.(e) G.S. 90-113.32(d) is repealed.	
37	"()		CION 5.(f) G.S. 90-113.32(e) reads as rewritten:	No Doord monthon
38	"(e)		bers of the Board shall serve for four year three-year terms. N	
39 40			ore than two consecutive terms, but a person who has been a s may be reappointed after being off the Board for a period of	
40 41			occurs in an unexpired term, the Board shall, as soon as pr	•
42			ers to serve until the end of the unexpired terms. Time special	
42 43			count in determining the limitation on consecutive terms."	in as a temporary
43 44	member u		TION 5.(g) G.S. 90-113.32 is amended by adding a new subs	section to read.
45	"(e1)		members of the Board shall serve staggered terms. The men	
45 46			f subsection (c2) of this section shall be appointed initially	
40 47			ers identified in subdivision (2) of subsection (c2) of this	
48			ly for a term of two years. The members identified in s	•
49			f this section shall be appointed initially for a term of three years.	
тJ	subscention	1(02)0	t and been on share be appointed initiary for a term of three ye	<i>J</i> u 10.

1	At the end of their respective terms of office, their successors shall be appointed for terms of
2	three years, effective July 1. A vacancy occurring before the expiration of the term of office shall
3	be filled in the same manner as original appointments for the remainder of the term."
4	SECTION 5.(h) G.S. 90-113.32 is amended by adding a new subsection to read:
5	"(f1) <u>A Board member may not receive compensation but may receive reimbursement as</u>
6	provided in G.S. 93B-5. The officers of the Board include a chair, a secretary, and any other
7	officer deemed necessary by the Board to carry out the purposes of this Article. All officers shall
8	be elected annually by the Board at its first meeting held after appointments are made to the
9	Board. The Board shall hold a meeting within 45 days after the appointment of new Board
10	members. All officers shall serve one-year terms and shall serve until their successors are elected
11	and qualified. No person shall chair the Board for more than four consecutive years. The Board
12	may adopt rules governing the calling, holding, and conducting of regular and special meetings.
13	A majority of Board members constitutes a quorum."
14	SECTION 5.(i) This section becomes effective July 1, 2020.
15	
16	PART II-E. INCREASE IN NUMBER OF BOARD-APPROVED EDUCATION HOURS
17	REQUIRED FOR CERTIFICATION AS A SUBSTANCE ABUSE COUNSELOR,
18	SUBSTANCE ABUSE PREVENTION CONSULTANT, OR CRIMINAL JUSTICE
19	ADDICTIONS SPECIALIST, AND TERMINOLOGY MODIFICATION
20	SECTION 6.(a) G.S. 90-113.40(a)(6) reads as rewritten:
21	"(6) The applicant has completed $\frac{270 \cdot 300}{300}$ hours of Board-approved education. The
22	Board may prescribe that a certain number of hours be in a course of study for
23	substance abuse <u>use disorder</u> counseling and that a certain number of hours be
24	in a course of study for substance abuse prevention consulting. Independent
25	study hours shall not compose more than fifty percent (50%) of the total
26	number of hours required for initial credentialing."
27	SECTION 6.(b) G.S. 90-113.40(d1)(1) reads as rewritten:
28 29	"(1) Has attained 270-300 hours of Board-approved education or training, unless the applicant has attained a minimum of a masters degree with a clinical
29 30	the applicant has attained a minimum of a masters degree with a clinical application and a substance abuse use disorder specialty from a regionally
30 31	accredited college or university whereby the applicant must only obtain 180
32	hours. The hours of education shall be specifically related to the knowledge
33	and skills necessary to perform the tasks within the International Certification
34	and Reciprocity Consortium/Alcohol and Other Drug Abuse, Incorporated,
35	"IC&RC/AODA, Inc.," criminal justice addictions professional performance
36	domains as they relate to both adults and juveniles. Independent study may
37	compose up to fifty percent (50%) of the total number of hours obtained for
38	initial certification or renewal."
39	SECTION 6.(c) This section becomes effective October 1, 2019, and applies to
40	applications for licenses submitted on or after that date.
41	
42	PART II-F. ESTABLISHMENT OF PROGRAM FOR IMPAIRED SUBSTANCE ABUSE
43	PROFESSIONALS
44	SECTION 7.(a) Article 5C of Chapter 90 of the General Statutes is amended by
45	adding a new section to read:
46	"§ 90-113.48. Program for impaired substance use disorder professionals.
47	(a) There is created the North Carolina Impaired Professionals Program. The Board may
48	provide funds for the administration of the Program, but the Program shall operate independently
49	of the Board. The purpose of the Program is to provide screening, referral, monitoring,

50 educational, and support services for professionals credentialed pursuant to this Article for

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1	treatment and re	ehabilitation of an impairment attributed to	a physical or mental illness, a
2	substance use disorder, or professional sexual misconduct.		
3	<u>(b)</u> <u>The</u>	Program may enter into an agreement wi	ith one or more professionals
4	credentialed pur	suant to this Article for the purposes of identi-	fying, reviewing, and evaluating
5	the ability of sub	stance use disorder professionals who are referr	ed or self-referred to the Program
6	to (i) function i	n their professional capacity and (ii) coordin	nate regimens for treatment and
7	rehabilitation.		
8	<u>(c)</u> <u>An a</u>	greement entered into between the Program	and a credentialed professional
9	pursuant to subd	ivision (b) of this section shall include guideling	nes for all of the following:
10	<u>(1)</u>	Enrollment of credentialed professionals refe	rred to the Program by the Board.
11	<u>(2)</u>	Assessment, referral, monitoring, support,	
12		professionals referred to the Program by reas	± •
13		a substance use disorder, or professional sex	
14	<u>(3)</u>	Consistent with subsection (d) of this section.	, criteria for the Program to report
15		credentialed professionals to the Board.	
16	<u>(4)</u>	Procedures by which credentialed profes	
17		Program recommendations about the cred	lentialed professional regarding
18		assessment or treatment.	
19	<u>(5)</u>	Periodic reporting of statistical information b	
20	<u>(6)</u>	Maintaining the confidentiality of nonpublic	
21		Program shall report immediately to the Board	
22	-	lentialed pursuant to this Article who meets an	
23	<u>(1)</u>	Constitutes an imminent danger to patient of	
24		physical illness, substance use disorder, pro	ofessional sexual misconduct, or
25		any other reason.	
26	(2)	Refuses to submit to an assessment as ordered	
27	<u>(3)</u>	Has entered into a monitoring contract as a	
28		comply with the terms of the monitoring con	
29	<u>(4)</u>	Is still unsafe to practice as a substance	use disorder professional after
30	() 411-1	completing Program services.	
31		ocuments, papers, letters, recordings, electroni	
32		possession of the Program or its staff, employed	-
33 34		way to a member's participation or prospective t limited to, any medical, counseling, substance	· · ·
34 35		idered public records within the meaning of Cha	
36		cipating in good faith in the Program shall	-
30 37	· · ·	isclose the fact of participation in the Program	-
38	-	ons, recommendations, or evaluations acquired	
39		in the Program pursuant to this section. For pu	
40		ling" does not include an administrative action	-
41	-	der Chapter 150B of the General Statutes.	i or proceeding conducted under
42		ities conducted in good faith pursuant to the ag	reement authorized by subsection
43		n shall not be grounds for civil action under the	
44		the written request of a professional credenti	
45		ovide the credentialed professional and his or h	•
46		nt of the credentialed professional prepared as	•
47		addition, to the extent permitted by State an	
48		l be entitled to a copy of any written assessmen	
49	_	recommendation of the Program. Any inform	
50		ressional pursuant to this subsection shall be in	
51		o discovery in any civil action or proceedin	

1	subsection shall not be construed to make information, documents, or records otherwise available		
2	for discovery or use in a civil action or proceeding immune from discovery or use in the civil		
3	action or proceeding merely because the information, documents, or records were included as		
4	part of the Program's assessment of the credentialed professional or were the subject of		
5	information furnished to the credentialed professional pursuant to this subsection. For purposes		
6	of this subsection, "civil action or proceeding" does not include an administrative action or		
7	proceeding conducted under this Article or Chapter 150B of the General Statutes.		
8	(h) The Board shall adopt rules to apply to the operation of the Program, with provisions		
9	for at least all of the following:		
10	(1) Definitions of impairments attributed to physical or mental illness, substance		
11	use disorder, and professional sexual misconduct.		
12	(2) <u>Guidelines for Program elements.</u>		
13	(3) Procedures for receipt and use of information of suspected impairment.		
14	(4) <u>Procedures for intervention and referral.</u>		
15	(5) <u>Arrangements for monitoring treatment, rehabilitation, posttreatment support,</u>		
16	and performance.		
17	(6) Reports of individual cases to the Board.		
18	(7) <u>Periodic reporting of statistical information.</u>		
19	(8) Assurance of confidentiality of nonpublic information."		
20	SECTION 7.(b) This section becomes effective October 1, 2019, and applies to		
21	licenses granted or renewed on or after that date.		
22			
23	PART II-G. TECHNICAL CHANGES TO THE CERTIFIED SUBSTANCE USE		
24	DISORDER PROFESSIONAL PRACTICE ACT		
25	SECTION 8.(a) The title of Article 5C of Chapter 90 of the General Statutes reads		
26	as rewritten: "Article 5C.		
27 28			
28 29	"North Carolina Substance Abuse Use Disorder Professional Practice Act." SECTION 8.(b) G.S. 90-113.30 reads as rewritten:		
29 30	"§ 90-113.30. Declaration of purpose.		
30 31	The North Carolina Substance Abuse Addictions Specialist Professional Practice Board,		
32	established by G.S. 90-113.32, is recognized as the registering, certifying, and licensing authority		
33	for substance abuse-use disorder professionals described in this Article in order to safeguard the		
33 34	public health, safety, and welfare, to protect the public from being harmed by unqualified		
35	persons, to assure the highest degree of professional care and conduct on the part of credentialed		
36	substance abuse use disorder professionals, to provide for the establishment of standards for the		
37	education of credentialed substance abuse use disorder professionals, and to ensure the		
38	availability of credentialed substance abuse use disorder professional services of high quality to		
39	persons in need of these services. It is the purpose of this Article to provide for the regulation of		
40	Board-credentialed persons offering substance abuse-use disorder counseling services, substance		
41	abuse-use disorder prevention services, or any other substance abuse-use disorder services for		
42	which the Board may grant registration, certification, or licensure."		
43	SECTION 8.(c) G.S. 90-113.31A reads as rewritten:		
44	"§ 90-113.31A. Definitions.		
45	The following definitions shall apply in this Article:		
46	(1) Applicant. – A person who has initiated a process to become a substance abuse		
47	use disorder professional pursuant to this Article.		
48	(2) Applicant supervisor. – A person who provides supervision as required by the		
49	Board to persons applying for registration, certification, or licensure as a		
	board to persons apprying for registration, certification, or needs are as a		

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1 2	(3)	Board. – The North Carolina Substance Professional Practice Board.	Abuse Addictions Specialist
3 4 5 6 7	 (5)	Certified criminal justice addictions profession Board to practice as a criminal justice addi supervision, provides direct services to c substance <u>abuse_use</u> disorders and works in	ctions professional who, under clients or offenders exhibiting a program determined by the
8 9 10 11 12	(6)	Board to be involved in a criminal justice sett Certified substance abuse alcohol and drug co the Board to practice under the supervisior substance abuse alcohol and drug counselor ir of this Article.	ounselor. – A person certified by n of a practice supervisor as a
13 14 15 16	(7)	Certified substance abuse prevention cons certified by the Board to practice substance a accordance with the provisions of this Article	ubuse use disorder prevention in
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	(14)	Criminal history. – A history of conviction misdemeanor or felony, that bears on an app practice substance abuse use disorder prot include the criminal offenses set forth in an Chapter 14 of the General Statutes: Article Monetary Substitutes; Article 5A, Endanger Officers; Article 6, Homicide; Article 7B, 1 Article 8, Assaults; Article 10, Kidnappin Malicious Injury or Damage by Use of Exp Material; Article 14, Burglary and Other Hou and Other Burnings; Article 16, Larceny; A Embezzlement; Article 19, False Pretense Obtaining Property or Services by False or F or Other Means; Article 19B, Financial Trans 20, Frauds; Article 21, Forgery; Article 26, O and Decency; Article 26A, Adult Establish Article 28, Perjury; Article 29, Bribery; Ar Office; Article 35, Offenses Against the Pu Civil Disorders, and Emergencies; Article 39 40, Protection of the Family; Article 59, Pub Computer-Related Crime. The crimes also inc in violation of the North Carolina Controlled Chapter 90 of the General Statutes and alcoho to underage persons in violation of G.S. 18B- violation of G.S. 20-138.1 through G.S. 20-13	plicant's fitness for licensure to fessional services. The crimes ny of the following Articles of e 5, Counterfeiting and Issuing ring Executive and Legislative Rape and Other Sex Offenses; ng and Abduction; Article 13, olosive or Incendiary Device or usebreakings; Article 15, Arson Article 17, Robbery; Article 18, es and Cheats; Article 19A, Fraudulent Use of Credit Device saction Card Crime Act; Article offenses Against Public Morality ments; Article 27, Prostitution; ticle 31, Misconduct in Public blic Peace; Article 36A, Riots, 9, Protection of Minors; Article lic Intoxication; and Article 60, clude possession or sale of drugs a Substances Act in Article 5 of ol-related offenses including sale 302 or driving while impaired in
42 43 44 45 46 47 48	 (16)	Dual relationship. – A relationship in addition with a person to whom the substance abuse-us services in the Twelve Core Functions or the defined in rules adopted by the Board, or capacity. These relationships may result in gr	se disorder professional delivers e performance domains, both as as provided in a supervisory
48 49 50	(20)	Practice supervisor. – A certified clinical intern, or licensed clinical addictions special	

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1 2 3	(21)	responsibility in a face-to-face capacity for each certific alcohol and drug counselor or criminal justice addictions Prevention. – The reduction, delay, or avoidance of alcoh	professional.
4 5		use behavior. "Prevention' "Prevention" includes the pr	omotion of positive
5 6		environments and individual strengths that contribute to well-being over an entire life and the development of strat	1
7		individuals, families, and communities to take part in asse	
8 9		their lifestyles and environments.	
0	(24)	Substance abuse-use disorder counseling. – The assessm	ent, evaluation, and
1		provision of counseling and therapeutic service to personal	sons suffering from
2	(25)	substance abuse use disorder or dependency.	A 1
3	(25)	Substance abuse <u>Alcohol and drug</u> counselor intern successfully completes 300 hours of Board-approved s	
4 5		training in pursuit of credentialing as a substance abus	
6		counselor.	are only and arag
7	(26)	Substance abuse use disorder professional. – A registrant	, certified substance
8		abuse alcohol and drug counselor, substance abuse alcoho	
9		intern, certified substance abuse prevention consultant,	-
20 21		clinical supervisor, licensed clinical addictions specialis clinical addictions specialist, certified substance abuse	
22		director, clinical supervisor intern, or certified crimina	•
23		professional."	- J
24	SECT	TON 8.(d) G.S. 90-113.31B reads as rewritten:	
25		Scope of practice.	
26		practice is the use by all substance abuse use disorder pro-	
27 28		sees of principles, methods, and procedures of the Twelve mains as prescribed by the International Certificatio	
29	-	shol and Other Drug Abuse, Incorporated, and as limited by i	
80		equirements pursuant to this Article. Specifically, the scope	
81		d as a substance abuse-use disorder professional under G.	S. 90-113.31A is as
32	follows:		
33 34	(1)	The practice of a certified substance abuse alcohol and dru	-
84 85		of the Twelve Core Functions, including screening, assessment, treatment planning, counseling, case r	
,5 86		intervention, client education, report and record keeping	
37		other professionals in regard to client treatment and service	
88		treat addictive disorder or disease and help prevent relaps	
89 10	(2)	The practice of a certified substance abuse prevention co	
0		based on knowledge in the performance domains to pr	
1 2		conditions that place individuals at increased risk of d disorder or disease and help prevent relapse.	eveloping addictive
3	(3)	The practice of a certified clinical supervisor is based of	n knowledge in the
4	(-)	performance domains to supervise substance abuse use di	-
5		who work to treat, prevent, or reduce the conditions that	place individuals at
6		risk of developing addictive disorder or disease and help	prevent relapse.
7	" SECT	TION 9 (a) $C \in (0, 112, 22(0))$ mode as maximized	
8 9	SEC] "(9)	ION 8.(e) G.S. 90-113.33(9) reads as rewritten: Adopt any rules necessary to carry out the purpose of this <i>I</i> .	Article and its duties
50	()	and responsibilities pursuant to this Article, including	
.0		and responsionnees pursuant to tins raticle, including	

$\frac{1}{2}$	approval of a substance abuse use disorder specialty curricula developed by a school, college, or university."
2 3	SECTION 8.(f) G.S. 90-113.34 reads as rewritten:
4	"§ 90-113.34. Records to be kept; copies of records.
5	(a) The Board shall keep a regular record of its proceedings, together with the names of
6	the members of the Board present, the names of the applicants for registration, certification, and
7	licensure as well as other information relevant to its actions. The Board shall cause a record to
8	be kept that shall show the name, last known place of business, last known place of residence,
9	and date and number of the credential assigned to each substance abuse use disorder professional
10	meeting the standards set forth in this Article. Any interested person in the State is entitled to
11	obtain a copy of Board records upon application to the Board and payment of a reasonable charge
12	that is based on the costs involved in providing the copy.
13	(b) The Board may in a closed session receive evidence regarding the provision of
14	substance abuse use disorder counseling or other treatment and services provided to a client who
15	has not expressly or through implication consented to the public disclosure of such treatment as
16	may be necessary for the protection of the rights of the client or of the accused registrant or
17	substance abuse use disorder professional and the full presentation of relevant evidence. All
18	records, papers, and other documents containing information collected and compiled by the
19 20	Board, its members, or employees as a result of investigations, inquiries, or interviews conducted in connection with awarding a credential or a disciplinary matter shall not be considered public
20 21	records within the meaning of Chapter 132 of the General Statutes, except any notice or statement
22	of charges, or notice of hearing shall be a public record notwithstanding that it may contain
23	information collected and compiled as a result of an investigation, inquiry, or interview. If any
24	record, paper, or other document containing information collected and compiled by the Board as
25	provided in this subsection is received and admitted in evidence in any hearing before the Board,
26	it shall thereupon be a public record.
27	(c) Notwithstanding any provision to the contrary, the Board may, in any proceeding,
28	record of any hearing, and notice of charges, withhold from public disclosure the identity of a
29	client who has not expressly or through implication consented to such disclosure of treatment by
30	the accused substance abuse use disorder professional."
31	SECTION 8.(g) G.S. 90-113.37A(b) reads as rewritten:
32	"(b) Renewal of licensure is subject to completion of at least 40 hours of the continuing
33 34	education requirements established by the Board. Renewal of substance abuse alcohol and drug
34 35	counselor or substance abuse prevention consultant specialist certification is subject to completion of at least 60 hours of the continuing education requirements established by the
35 36	Board. A certified substance abuse alcohol and drug counselor shall submit a Board-approved
30 37	supervision contract signed by the applicant and a practice supervisor documenting ongoing
38	supervision at a ratio of one hour of supervision to every 40 hours of practice after certification
39	is granted by the Board on a form provided by the Board. Any person certified by the Board as a
40	certified alcoholism counselor or certified drug abuse alcohol and drug counselor shall become
41	a certified substance abuse alcohol and drug counselor.
42	A clinical supervisor shall complete at least 15 hours of substance abuse use disorder clinical
43	supervision training prior to the certificate being renewed. A substance abuse residential facility
44	director shall complete at least 10 hours of substance abuse training for renewal. A certified
45	criminal justice addictions professional shall complete at least 40 hours of continuing education
46	that must be earned in the certified criminal justice addictions professional performance domains.
47	A certified criminal justice addictions professional shall submit a Board-approved supervision
48	contract signed by the criminal justice addictions professional and a practice supervisor
49 50	documenting ongoing supervision at a ratio of one hour of supervision to every 40 hours of practice after cartification is granted by the Board on a form provided by the Board "
50 51	practice after certification is granted by the Board on a form provided by the Board." SECTION 8.(h) G.S. 90-113.38 reads as rewritten:
51	
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1	"§ 90-113.38. Maximums for certain fees.		
2	(a) The fee to obtain a certificate of certification as a substance abuse an alcohol and drug		
3	counselor, substance abuse prevention consultant, specialist, clinical supervisor, su	bstance abuse	
4	residential facility director, or certified criminal justice addictions professional m	ay not exceed	
5	four hundred seventy-five dollars (\$475.00). The fee to renew a certificate may n	ot exceed one	
6	hundred fifty dollars (\$150.00).		
7			
8	(f) In addition to any other prescribed fees, the Board shall charge a fee	not to exceed	
9	one hundred fifty dollars (\$150.00) for each administration of the test an applican		
10	be credentialed as a United States Department of Transportation substance abuse	-	
11	professional."		
12	SECTION 8.(i) G.S. 90-113.40 reads as rewritten:		
13	"§ 90-113.40. Requirements for certification and licensure.		
14	(a) The Board shall issue a certificate certifying an applicant as a "Certif	ied Substance	
15	Abuse Alcohol and Drug Counselor" or as a "Certified Substance Abuse Prevention		
16	Specialist" if:		
17			
18	(8) The applicant for substance abuse <u>use disorder</u> counselor has cor	npleted a total	
19	of 6,000 hours of supervised experience in the field, whether paid	-	
20	The applicant for substance abuse prevention consultant		
21	completed a total of 6,000 hours supervised experience in the	-	
22	paid or volunteer, or 4,000 hours if the applicant has at least		
23	bachelor's degree in a human services field from a regional		
24	college or university.		
25			
26	(b) The Board shall issue a certificate certifying an individual as a "Cert	tified Clinical	
27	Supervisor" if the applicant:	uniou chinou	
28			
29	(3) Has 4,000 hours experience as a substance abuse use dis	order clinical	
30	supervisor as documented by his or her certified clinical superv		
31	(4) Has 30 hours of substance abuse use disorder clinical superv		
32	education or training. These hours shall be reflective of the	-	
33	Functions in the applicant's clinical application and practice an		
34	counted toward the applicant's renewal as a substance abuse a		
35	drug counselor or a clinical addictions specialist.	<u>in uiconor una</u>	
36			
37	(c) The Board shall issue a license credentialing an applicant as a "Lice	ensed Clinical	
38	Addictions Specialist" if, in addition to meeting the requirements of subdivisions		
39	(5a) of this section, the applicant meets one of the following criteria:	(u)(1) unougn	
40	(1) Criteria A. – The applicant:		
41			
42	b. Has two years postgraduate supervised substance abuse	euse disorder	
43	counseling experience.		
44	c. Submits three letters of reference from licensed clinic	cal addictions	
45	specialists or certified substance abuse alcohol and dr		
46	who have obtained master's degrees.	<u>ug</u> counscions	
40 47	-		
48	e. Has attained 180 hours of substance abuse use disc	order specific	
49	training from either a regionally accredited college	-	
50	which may include unlimited independent study, or	•	
51	events of which no more than fifty percent (50%)	-	
51	events of which no more than may percent (50%)	, shull be ill	

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1 2 3		independent study. All hours shall be credited standards set forth in G.S. 90-113.41A.	according to the
4	(2)	Criteria B. – The applicant:	
5		 Submits three letters of references from either	" linemand aliminal
6 7		e. Submits three letters of reference from either	
7 8		addictions specialists or certified substance abuse	<u>= alconol and drug</u>
8 9	(3)	counselors who have obtained master's degrees. Criteria C. – The applicant:	
10	(3)	a. Has a minimum of a master's degree in a human	services field with
11		both a clinical application and a substance abuse us	
12		from a regionally accredited college or university	
13		hours of substance abuse use disorder specific edu	
14		pursuant to G.S. 90-113.41A.	U
15		b. Has one year of postgraduate supervised substance	abuse use disorder
16		counseling experience.	
17			
18		d. Submits three letters of reference from licensed	
19		specialists or certified substance abuse alcohol and	<u>nd drug</u> counselors
20	(\mathbf{A})	who have obtained master's degrees.	
21 22	(4)	Criteria D. – The applicant has a substance abuse use di	
22		from a professional discipline that has been granted dee Board.	sined status by the
23 24	(d) The B	oard shall issue a certificate certifying an applicant as a	"Substance Abuse
25		ty Director" if the applicant:	Substance House
26	(1)	Has been credentialed as a substance abuse counselor or a	-clinical addictions
27	~ /	specialist.	
28	(2)	Has 50 hours of Board approved academic or didactic mathematicatic mathematicati	anagement specific
29		training or a combination thereof. Independent study may	
30		percent (50%) of the total number of hours required for in	
31	(3)	Submits letters of reference from the applicant's curren	t supervisor and a
32		colleague or coworker.	
33 34		oard shall issue a certificate certifying an applicant as a '	
34 35		ns Professional", with the acronym "CCJP", if in additi ubdivisions (a)(1) through (5a) of this section, the applicant	
36	•	abdivisions (a)(1) unough (5a) of uns section, the applicant	/•
37	(3)	Has provided documentation of supervised work experien	ce providing direct
38	(-)	service to clients or offenders involved in one of the thr	
39		criminal justice system, which include law enforcement,	
40		corrections. The applicant must meet one of the following	criteria:
41			
42		e. Criteria E. – In addition to having at least a masters	-
43		services field with a specialty from a regionally ac	•
44		university that includes 180 hours of substance	
45 46		specific education or training, the applicant has a	
46 47		hours of postgraduate supervised substance al counseling experience.	buse <u>use</u> aisorder
47 48		counsening experience.	
40 49	(f) Effect	ive January 1, 2003, only a person who is certified as	a certified clinical
4) 50		inical supervisor intern shall be qualified to supervise app	
51	-	r and certified substance abuse alcohol and drug counselor	
			T F

through deemed SEC' "§ 90-113.40B. The Board s	addictions specialist who meet the qualifications of status as provided in G.S. 90-113.40(c)(4)." FION 8.(j) G.S. 90-113.40B reads as rewritten: Applicant supervision. hall designate a person as an applicant supervisor	of their credential other than
The Board s		
	fication, or licensure as a substance abuse use diso	
 (2)	A certified clinical supervisor or a clinical super- substance abuse residential facility director app specialist applicant, or a substance abuse an a applicant.	plicant, a clinical addictions
 (4) "	A certified substance abuse prevention consultar of three years of professional experience, a certi clinical supervisor intern shall supervise a registr as a prevention consultant.specialist.	fied clinical supervisor, or a
	FION 8.(k) G.S. 90-113.41A reads as rewritten:	
"§ 90-113.41A.		
discipline or its	e granted deemed status by the Board, a credentia designee shall demonstrate that its substance abus tially meets the following:	
(1)	Each person to whom the credentialing body awa effective date of this act meets and maintains substance abuse use disorder specific content ar minimum of a master's degree with a clinical app field.	s minimum requirements in reas. Each person also has a
(2)	The body requires 180 hours, or the equivalent the <u>disorder</u> specific education and training that co areas:	· · · · · · · · · · · · · · · · · · ·
(3)	The program requires one year or its equivaler clinical substance abuse use disorder practice. A the practice shall consist of direct substance abuse	t least fifty percent (50%) of
" SEC'	FION 8.(<i>l</i>) G.S. 90-113.42 reads as rewritten:	
	iolations; exemptions.	
	all be unlawful for any person not licensed or	otherwise credentialed as a
	use disorder professional pursuant to this Article to	
	cope of practice of a substance abuse use d	-
	, unless that person is regulated by another profession	ion or is a registrant or intern
as defined by thi		
	ot the intent of this Article to regulate members of	• •
practice of their	stance abuse use disorder services or consultation	In the normal course of the
-	Article does not apply to any person registered, cert	ified, or licensed by the State
	ment to practice any other occupation or profession	
-	er services or consultation in the performance of t	-
for which the per- (d) Only	rson is registered, certified, or licensed. individuals registered, certified, or licensed under cance Abuse <u>Alcohol and Drug</u> Counselor", "	this Article may use the title

Prevention Consultant", Specialist", "Certified Clinical Supervisor", "Licensed Clinical 1 2 Addictions Specialist Associate", "Certified Substance Abuse Residential Facility Director", 3 "Certified Criminal Justice Addictions Professional", "Substance Abuse-"Alcohol and Drug 4 Counselor Intern", "Provisional Licensed Clinical Addictions Specialist", "Clinical Supervisor 5 Intern", or "Registrant"." 6 SECTION 8.(m) G.S. 90-113.43(a) reads as rewritten: 7 "§ 90-113.43. Illegal practice; misdemeanor penalty. 8 Except as otherwise authorized in this Article, no person shall: (a) 9 Offer substance abuse-use disorder professional services, practice, attempt to (1)practice, or supervise while holding himself or herself out to be a certified 10 11 substance abuse alcohol and drug counselor, certified substance abuse prevention consultant, specialist, certified clinical supervisor, licensed clinical 12 13 addictions specialist, licensed clinical addictions specialist associate, certified substance abuse residential facility director, certified criminal justice 14 addictions professional, clinical supervisor intern, substance abuse-alcohol 15 and drug counselor intern, or registrant without first having obtained a 16 17 notification of registration, certification, or licensure from the Board. Use in connection with any name any letters, words, numerical codes, or 18 (2)19 insignia indicating or implying that this person is a registrant, certified 20 substance abuse alcohol and drug counselor, certified substance abuse 21 prevention consultant, specialist, certified clinical supervisor, licensed clinical addictions specialist, certified substance abuse residential facility director, 22 23 substance abuse alcohol and drug counselor intern, certified criminal justice 24 addictions professional, or licensed clinical addictions specialist associate, 25 unless this person is registered, certified, or licensed pursuant to this Article. 26 (3) Practice or attempt to practice as a certified substance abuse alcohol and drug 27 counselor, certified substance abuse prevention consultant, specialist, certified 28 clinical supervisor, licensed clinical addictions specialist, certified criminal 29 justice addictions professional, substance abuse alcohol and drug counselor 30 intern, licensed clinical addictions specialist associate, clinical supervisor intern, certified substance abuse residential facility director or registrant with 31 32 a revoked, lapsed, or suspended certification or license. 33 Aid, abet, or assist any person to practice as a certified substance abuse alcohol (4) 34 and drug counselor, certified substance abuse prevention consultant, 35 specialist, certified criminal justice addictions professional, certified clinical 36 supervisor, licensed clinical addictions specialist, certified substance abuse 37 residential facility director, registrant, substance abuse alcohol and drug 38 counselor intern, licensed clinical addictions specialist associate, or clinical 39 supervisor intern in violation of this Article. 40 Knowingly serve in a position required by State law or rule or federal law or (5) regulation to be filled by a registrant, certified substance abuse alcohol and 41 42 drug counselor, certified substance abuse prevention consultant, specialist, certified criminal justice addictions professional, certified clinical supervisor, 43 licensed clinical addictions specialist, certified substance abuse residential 44 45 facility director, substance abuse alcohol and drug counselor intern, licensed 46 clinical addictions specialist associate, or clinical supervisor intern unless that 47 person is registered, certified, or licensed under this Article. 48 49 SECTION 8.(n) G.S. 90-113.44 reads as rewritten: 50 "§ 90-113.44. Grounds for disciplinary action.

51 (a) Grounds for disciplinary action for an applicant or credentialed professional include:

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(1)	The employment of fraud, deceit, or misrepresentation in obtaining or
	attempting to obtain licensure, certification, or registration or renewal of
	licensure, certification, or registration.
(2)	The use of drugs or alcoholic beverages to the extent that professional
	competency is affected.
(2a)	
	use disorder professional suffers impairment.
(3)	Conviction of an offense under any municipal, State, or federal law other than
	traffic laws as prescribed by Chapter 20 of the General Statutes.
(4)	Conviction of a felony or other public offense involving moral turpitude
	Conviction of a Class A-E felony shall result in an immediate suspension of
	licensure, certification, or registration for a minimum of one year.
(5)	An adjudication of insanity or incompetency, until proof of recovery from this
	condition can be established by a licensed psychologist or psychiatrist.
(6)	Engaging in any act or practice in violation of any of the provisions of this
	Article or any of the rules adopted pursuant to it, or aiding, abetting, o
~ _ ``	assisting any other person in such a violation.
(7)	The commission of an act of malpractice, gross negligence, or incompetence
	while serving as a substance abuse use disorder professional, intern, o
	registrant.
(8)	Repealed by Session Laws 2005-431, s. 1, effective September 22, 2005.
(9)	Engaging in conduct that could result in harm or injury to the public.
(10)	
	increases the risk of exploitation with a client or supervisee.
(11)	
	of his or her scope of practice pursuant to G.S. 90-113.31B.
	ial of an applicant's licensure, certification, or registration or the granting o
	fication, or registration on a probationary or other conditional status shall be
-	antially the same rules and procedures prescribed by the Board for review and
	ions against any person holding a license, certificate, or registration. A suspension
	esulting from impairment due to substance use, mental health, or medical disorde
-	d for at least six months beginning from the date of successful discharge from a
	stance abuse <u>use disorder</u> treatment program or other appropriate treatmen
	nined as a result of an assessment by a Board-approved assessor. Disciplinary
	ng a clinical addictions specialist whose licensure is achieved through deemed
	nitially heard by the specialist's credentialing body. The specialist may appeal the
•	to the Board. The Board shall, however, have the discretionary authority to hea
	Dinary action involving a credentialed professional." CTION 8.(0) G.S. 90-113.46 reads as rewritten:
	Application of requirements of Article.
-	
-	s credentialed by the North Carolina Substance Abuse Addictions Specialis
	actice Board, Inc., as of July 1, 1994, shall be credentialed by the Board pursuan All these persons are subject to all the other requirements of this Article and o
	1 0 1
1	ed pursuant to it." CTION 8.(p) This section becomes effective October 1, 2019, and applies to
	I or renewed on or after that date.
neenses grante	י טו זכווכשכע טון טו מווכו ווומו עמול.
	DISCONTINUE CERTIFIED SUBSTANCE ABUSE RESIDENTIAI

48 PART II-H. DISCONTINUE CERTIFIED SUBSTANCE ABUSE RESIDENTIAL 49 FACILITY DIRECTOR CREDENTIALING

	General Assem	bly Of North Carolina	Session 2019
1	SEC	FION 9.(a) The certified substance abuse residential facility	y director credential
2		The North Carolina Substance Abuse Professional Practice B	
3	issue or renew a certified substance abuse residential facility director credential to any person.		
4	SECTION 9.(b) G.S. 90-113.31A(8) is repealed.		
5		FION 9.(c) G.S. 90-113.31A(26), as amended by Section 8	of this act, reads as
6	rewritten:		
7	"(26)		
8		counselor, alcohol and drug counselor intern, certified pr	
9		certified clinical supervisor, licensed clinical addictions	-
10		licensed clinical addictions specialist, certified substance	
11		facility director, clinical supervisor intern, or certifie	d criminal justice
12	SEC	addictions professional."	
13		FION 9.(d) G.S. 90-113.31B(5) is repealed.	of this act manda as
14 15	rewritten:	FION 9.(e) G.S. 90-113.38(a), as amended by Section 8 of	of this act, reads as
15 16		laximums for certain fees.	
10		fee to obtain a certificate of certification as an alcohol as	nd drug counselor
18		alist, clinical supervisor, substance abuse residential facility	0
19	1 I	addictions professional may not exceed four hundred s	
20	5	ee to renew a certificate may not exceed one hundred fifty d	•
21	· ,	FION 9.(f) G.S. 90-113.42(d), as amended by Section 8 α	
22	rewritten:		
23		individuals registered, certified, or licensed under this Artic	ele may use the title
24		ol and Drug Counselor", "Certified Prevention Specialist",	
25		censed Clinical Addictions Specialist Associate", "Certifie	
26		lity Director", "Certified Criminal Justice Addictions Profe	
27		selor Intern", "Provisional Licensed Clinical Addictions Space	
28	Supervisor Intern	n", or "Registrant"."	
29	SEC	FION 9.(g) G.S. 90-113.43(a), as amended by Section 8(m)	of this act, reads as
30	rewritten:		
31		legal practice; misdemeanor penalty.	
32		pt as otherwise authorized in this Article, no person shall:	
33	(1)	Offer substance use disorder professional services, p	-
34		practice, or supervise while holding himself or herself o	
35		alcohol and drug counselor, certified prevention speciality	
36		supervisor, licensed clinical addictions specialist, licensed	
37		specialist associate, certified substance abuse residentia	-
38		certified criminal justice addictions professional, clinica	-
39 40		alcohol and drug counselor intern, or registrant without fi	
40 41	(2)	a notification of registration, certification, or licensure fro	
41	(2)	Use in connection with any name any letters, words, n insignia indicating or implying that this person is a registra	
43		and drug counselor, certified prevention specialist,	
44		supervisor, licensed clinical addictions specialist, certific	
45		residential facility director, substance abuse alcohol and dr	
46		certified criminal justice addictions professional, or	-
47		addictions specialist associate, unless this person is regi	
48		licensed pursuant to this Article.	,
49	(3)	Practice or attempt to practice as a certified alcohol at	nd drug counselor.
50		certified prevention specialist, certified clinical superviso	
51		addictions specialist, certified criminal justice addictions p	

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	and drug counselor intern, licensed clinical a clinical supervisor intern, certified substance ab or registrant with a revoked, lapsed, or suspend	use residential facility director
(4)	Aid, abet, or assist any person to practice as	
	counselor, certified prevention specialist, certif	ied criminal justice addictions
	professional, certified clinical supervisor,	licensed clinical addictions
	specialist, certified substance abuse residentia	d facility director, registrant,
	alcohol and drug counselor intern, licensed	clinical addictions specialist
	associate, or clinical supervisor intern in violati	on of this Article.
(5)	Knowingly serve in a position required by State	
	regulation to be filled by a registrant, certified	-
	certified prevention specialist, certified	5
	professional, certified clinical supervisor,	
	specialist, certified substance abuse residential	•
	drug counselor intern, licensed clinical addic	1
	clinical supervisor intern unless that person is re	gistered, certified, or licensed
	under this Article.	
"		
	TION 9.(h) Subsection (a) of this section is effect	
-	ctions of this section become effective upon the	-
	residential facility director credential issued prior	
•	arolina Substance Abuse Professional Practice	
	Professional Practice Board shall notify the Rev	risor of Statutes when the last
redential issued	by the Board has expired.	
ART ILI AME	END SOCIAL WORKER PRACTICE ACT	
PART II-I. AMEND SOCIAL WORKER PRACTICE ACT SECTION 10.(a) Chapter 90B of the General Statutes reads as rewritten:		
"Chapter 90B.		
	"Social Worker Certification and Licensu	ıre Act.
§ 90B-2. Purpo	ose.	
· •	fession of social work significantly affects the live	ves of the people of this State,
is the purpose	of this Chapter to protect the public by settin	g standards for qualification,
raining, and exp	erience for those who seek to represent themse	lves to the public as certified
ocial workers o	or licensed clinical social workers and by p	romoting high standards of
rofessional perfo	ormance for those engaged in the practice of soci	al work.
§ 90B-3. Defini	itions.	
The following	g definitions apply in this Chapter:	
<u>(1)</u>	Applicant. – An individual who has made app	
	•	edential which the Board is
		•
(3)		-
		ork as a master social worker
	and is engaged in the practice of social work.	
4	$O_{-1}(f) = 1 O_{-1}(f) = 1 X Y = 1 X Y = 1 X Y$	
(4)	Certified Social Work Manager. social work	
(4)	Certified <u>Social Work Manager.</u> <u>social work</u> certified under this Chapter to practice social w and is engaged in the practice of social work.	
ocial workers of professional perfo § 90B-3. Defini The following (1)	or licensed clinical social workers and by p ormance for those engaged in the practice of soci itions. g definitions apply in this Chapter:	promoting high standard al work. <u>plication to the Board for</u> redential which the Boar fication and Licensure Bo ctive August 23, 2013. <u>I worker.</u> – A person wh york as a master social wo

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	(5)	Certified Social Worker. social worker. – A person v Chapter to practice social work as a social worker	
		practice of social work.	
	(6)	Clinical Social Work Practice. social work pract	tice. – The professional
		application of social work theory and methods	to the biopsychosocial
		diagnosis, treatment, or prevention, of emotiona	l and mental disorders.
		Practice includes, by whatever means of communi	
		individuals, couples, families, and groups, including	the use of psychotherapy
		and referrals to and collaboration with other he	alth professionals when
		appropriate. Clinical social work practice shall not	include the provision of
		supportive daily living services to persons with sev	ere and persistent mental
		illness as defined in G.S. 122C-3(33a).	-
	(6a)	Licensed Clinical Social Worker. clinical social we	orker. – A person who is
		competent to function independently, who holds hir	
		public as a social worker, and who offers or prov	
		services or supervises others engaging in clinical so	
	(6b)	Licensed Clinical Social Worker Associate. clinical	
		- A person issued an associate license to provide clin	
		pursuant to G.S. 90B-7(f).	
	(7)	Practice of Social Work. social work To perfe	orm or offer to perform
		services, by whatever means of communications, for	
		the application of social work values, principles, and	
		as social work services, consultation and adminis	-
		planning and research.	
	<u>(7a)</u>	Social work continuing education Training that	, in accordance with the
		requirements established by the Board pursuant to	
		the enhancement of generalized or specialized soci	
		skills, or knowledge, and (ii) includes an elem	-
		knowledge and skills may be applied to the practice	of social work.
	(8)	Social Worker. worker A person certified, licens	sed, or associate licensed
		by this Chapter or otherwise exempt under G.S. 9	0B-10.<u>G</u>.S. 90B-10, or a
		person who has earned a bachelors, masters, or docto	oral degree in social work
		from a social work program accredited by or in cand	idacy for accreditation by
		the Council on Social Work Education.	
	<u>(9)</u>	Supervision. – The professional relationship betwee	een a supervisee and the
		supervisor in which a supervisor provides guidance,	, oversight, direction, and
		evaluation of the services provided by the supervised	visee in the professional
		application of social work practice as defined by law	v. Supervision is designed
		to promote responsibility, competency, and account	tability, and to teach the
		skills and techniques associated with social work pra	actice.
"	'§ 90B-4. Prohi	bitions.	
	(a) Excep	t as otherwise provided in this Chapter, it is unlawful	for any person who is not
C	certified as a soc	al worker, master social worker, or social work mana	ger under this Chapter to
r	epresent himself	or herself to be certified under this Chapter or hold his	mself or herself out to the
		e or description denoting that he or she is certified und	
v	who resides and	practices social work in this State while credenti	ialed in another state or
		clearly amend reference to his or her credential	
		hich the credential is held.	
-		January 1, 1992, except as otherwise provided in this	Chapter, it is unlawful to
e	. ,	r to engage in the practice of clinical social work wi	1
		er as a clinical social worker. A person who, pursuant	-

51 under this Chapter as a clinical social worker. <u>A person who, pursuant to G.S. 90B-8(b), resides</u>

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1 and practices clinical social work in this State for a period of not more than five days in any 2 calendar year while credentialed in another state or jurisdiction, shall clearly amend reference to 3 his or her credential identifying the state or jurisdiction in which the credential is held. 4 Nothing herein shall prohibit school social workers who are certified by the State (c)5 Board of Education from practicing school social work under the title "Certified School Social 6 Worker." Except as provided for licensed clinical social workers, nothing herein shall be 7 construed as prohibiting social workers who are not certified by the Board from practicing social 8 work. Except as provided herein for licensed clinical social workers, no agency, institution, 9 board, commission, bureau, department, division, council, member of the Council of State, or 10 officer of the legislative, executive or judicial branches of State government or counties, cities, 11 towns, villages, other municipal corporations, political subdivisions of the State, public authorities, private corporations created by act of the General Assembly or any firm or 12 13 corporation receiving State funds shall require the obtaining or holding of any certificate issued 14 under this Chapter or the taking of an examination held pursuant to this Chapter as a requirement for obtaining or continuing in employment. 15 16 Nothing herein shall authorize the practice of medicine as defined in Article 1 of this (d) 17 Chapter or the practice of psychology as defined in Article 18A of this Chapter. North Carolina Social Work Certification and Licensure Board; Board 18 "§ 90B-5. 19 appointments; terms; composition. 20 (a) For the purpose of carrying out the provisions of this Chapter, there is hereby created 21 the North Carolina Social Work Certification and Licensure Board which shall consist of seven 22 members appointed by the Governor as follows: 23 At least two members one member of the Board shall be Certified Social (1)24 Workers or Certified Master Social Workers, three a certified social worker, 25 a certified master social worker, or a certified social work manager, four members shall be Licensed Clinical Social Workers, licensed clinical social 26 27 workers, and two members shall be appointed from the public at large. 28 Composition of the Board as to the race and sex of its members shall reflect 29 the composition of the population of the State of North Carolina. 30 31 "§ 90B-6. Functions and duties of the Board. 32 33 The Board shall have the power to establish or approve study or training courses and (g) 34 to establish reasonable standards for certification, licensure, and renewal of certification and 35 licensure, including the power to adopt or use examination materials and accreditation standards 36 of the Council on Social Work Education or other recognized accrediting agency and the power 37 to establish reasonable standards for continuing social work education; provided that education, 38 except that the Board shall not require an examination for certificate and license-renewal no 39 examination shall be required; provided further, that of a certificate or license, and the Board 40 shall not have the power to withhold approval of social work study or training courses offered by 41 a college or university having a social work program approved by the Council on Social Work 42 Education. 43 (h) Subject to the provisions of Chapter 150B of the General Statutes, the Board shall 44 have the power to adopt rules to carry out the purposes of this Chapter, including but not limited to the power to adopt ethical supervision, ethical, and disciplinary standards. 45 46 (i) The Board may order that any records concerning the practice of social work and 47 relevant to a complaint received by the Board or an inquiry or investigation conducted by or on 48 behalf of the Board shall be produced by the custodian of the records to the Board or for 49 inspection and copying by representatives of or counsel to the Board. A social worker licensed by the Board or an agency employing a social worker licensed by the Board shall maintain 50 records for a minimum of three-the longer of (i) 10 years from the date the social worker

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terminates servi	es to the client and the client services record is closed. closed or (ii) the reco	ord
retention period	mandated by a third-party payee. A social worker certified or licensed by	the
Board shall co	perate fully and in a timely manner with the Board and its designat	ted
representatives	n an inquiry or investigation of the records conducted by or on behalf of t	the
Board.		
 "§ 90B-7. Title	and qualifications for certificates and licenses.	
	person desiring to obtain a certificate or license from the Board shall ma	ake
application to the	e Board upon such forms and in such manner as the Board shall prescril required application fee established by the Board.	
	soard shall issue a certificate as "Certified Social Worker" to an applicant w	vho
	ng qualifications:	110
(1)	Has a bachelors degree in a-social work program from a college or univers	sitv
(1)	having a social work program accredited approved, accredited, or admitted	
	candidacy for accreditation by the Council on Social Work Education	
	undergraduate curricula.	101
(2)	Has passed the Board examination for the certification of persons in t	this
()	classification.Board-approved qualifying examination.	
(c) The	oard shall issue a certificate as "Certified Master Social Worker" to an application	ant
	llowing qualifications:	
(1)	Has a masters or doctoral degree in a social work program from a college	e or
	university having a social work program approved approved, accredited,	, or
	admitted to candidacy for accreditation by the Council on Social We	ork
	Education.	
(2)	Has passed the Board examination for the certification of persons in t	his .
	classification.Board-approved qualifying examination.	
(d) The	oard shall issue a license as a "Licensed Clinical Social Worker" to an application	ant
who meets the f	llowing qualifications:	
(1)	Holds or qualifies for a current certificate as a Certified Master Soc	
	Worker. Has a masters or doctoral degree in social work from a college	
	university social work program approved, accredited, or admitted	to
	candidacy for accreditation by the Council on Social Work Education.	
(2)	Shows to the satisfaction of the Board that he or she has had two years	
	clinical social work experience with appropriate supervision in the field	i of
	specialization in which the applicant will practice.	
(3)	Has passed the Board examination for the certification of persons in t	ih1S
	licensure.Board-approved qualifying examination.	
. ,	Board shall issue a certificate as a "Certified Social Work Manager" to	an
	eets the following qualifications:	
(1)	Holds or qualifies for a current certificate as a Certified Social Worker. <u>Ha</u>	
	masters or doctoral degree in social work from a college or university soc work program approved, accredited, or admitted for accreditation by	
	Council on Social Work Education.	uic
(2)	Shows to the satisfaction of the Board that he or she has had two years	of
(2)	experience in an administrative setting with appropriate supervision a	
	training.	inu
(3)	Has passed the Board examination for the certification of persons in t	this
	classification.Board-approved qualifying examination.	
(f) The	soard may issue an associate license in clinical social work to a person who h	has
	•	
a masters or doc	oral degree in a social work program from a college or university having a soc	cial

1 on Social Work Education and who desires to be licensed as a licensed clinical social worker. 2 The associate license may not be issued for a period exceeding two years and the person issued 3 the associate license must practice under the supervision of a licensed clinical social worker or a 4 Board-approved alternate. Notwithstanding G.S. 90B-6(g), an associate licensee shall pass the 5 qualifying clinical examination prescribed by the Board within two years to be eligible for 6 renewal of the associate license. The associate licensee shall complete all requirements for 7 licensed clinical social worker licensure within three renewal cycles, or a total of six years, unless 8 otherwise directed by the Board. Associate licensees who fail to satisfy all requirements for 9 licensed clinical social worker licensure within six years from the date of associate license issuance may apply for a new associate license. However, the Board shall not issue a subsequent 10 11 associate license to an applicant until the applicant has passed the qualifying examination required by the Board. Supervision and experience hours acquired under an associate license 12 shall expire six years from the date of initial associate license issuance, and expired supervision 13 14 and experience hours shall not apply toward future licensure.

15 "

"§ 90B-8. Persons from other jurisdictions.

16 (a) The Board may grant a <u>reciprocal</u> certificate or license without examination or by 17 special examination to any person who, at the time of application, is certified, registered or 18 licensed <u>in good standing</u> as a social worker by a similar board of another country, state, or 19 territory whose certification, registration or licensing standards are substantially equivalent to 20 those required by this Chapter. The applicant shall have passed an examination in the country, 21 state, or territory in which he or she is certified, registered, or licensed that is equivalent to the 22 examination required for the level of certification or licensure sought in this State.

23 The Board may issue a temporary license to a nonresident clinical social worker who (b)24 is either certified, registered, or licensed in another jurisdiction whose standards, in the opinion 25 of the Board, at the time of the person's certification, registration, or licensure were substantially 26 equivalent to or higher than the requirements of this Chapter. Nothing in this Chapter shall be 27 construed as prohibiting a nonresident clinical social worker certified, registered, or licensed in 28 another state from rendering professional clinical social work services in this State for a period 29 of not more than five days in any calendar year. All persons granted a temporary clinical social 30 worker license shall comply with the supervision requirements established by the Board.Board 31 and shall fulfill all requirements for licensure prior to the expiration of the temporary license.

(c) <u>The Board shall issue a temporary license to a military or military spouse applicant</u>
 who meets the requirements of G.S. 93B-15.1. Prior to the expiration of the temporary license,
 the applicant shall fulfill all requirements for licensure, in accordance with G.S. 93B-15.1 or the
 requirements of this Chapter.

36 "§ 90B-9. Renewal of certificates and licenses.

(a) All certificates and licenses licenses, excluding temporary licenses, shall be effective
 upon date of issuance by the Board, and shall be renewed on or before the second June 30
 thereafter.expiration date of the certificate or license.

40 All certificates and licenses issued hereunder shall be renewed at the times and in the (b) 41 manner provided by this section. At least 45 days prior to expiration of each certificate or license, 42 the Board shall mail a notice and application for of renewal to the certificate holder or licensee. 43 Prior to the expiration date, the applicant shall submit to the Board the properly completed 44 application shall be properly completed, together with a for renewal, the renewal fee established by the Board pursuant to G.S. 90B-6.2(a)(4) G.S. 90B-6.2(a)(4), and evidence of completion of 45 the continuing education requirements established by the Board pursuant to G.S. 90B-6(g), upon 46 47 receipt of which the Board shall renew the certificate or license. If the application for renewal of 48 a certificate or license is not renewed-received by the Board office on or before the close of 49 business on the day prior to the expiration date, date of the license, an additional fee shall be 50 charged for late renewal as provided in G.S. 90B-6.2(a)(5).

A certificate or license issued under this Chapter shall be automatically suspended for 1 (c) 2 failure to renew for a period of more than 60 days after the renewal date. The Board may reinstate 3 a certificate or license suspended under this subsection upon verification of compliance with 4 current requirements and payment of a reinstatement fee as provided in G.S. 90B-6.2(a)(6) and 5 may require that the applicant file a new application, furnish new supervisory reports or 6 references or otherwise update his or her credentials, or submit to examination for reinstatement. 7 The Board shall have exclusive jurisdiction to investigate alleged violations of this Chapter by 8 any person whose certificate or license has been suspended under this subsection and, upon proof 9 of any violation of this Chapter, the Board may take disciplinary action as provided in 10 G.S. 90B-11. 11 "§ 90B-9.1. Nonpracticing status. (d)(a) Any person certified or licensed and desiring to retire temporarily from the practice 12 13 of social work shall send written notice thereof to the Board. Upon receipt of such notice, his or 14 her name shall be placed upon the nonpracticing list and he or she certificate or license shall be placed on nonpracticing status. During a period of nonpracticing status, the certificate or license 15 holder shall not be subject to payment of renewal fees while temporarily retired. fees and shall 16 17 not be subject to continuing education requirements corresponding to his or her credential. Social 18 workers whose certificate or license has been placed on nonpracticing status shall not refer to themselves as certified or licensed by the Board and shall not engage in social work practice that 19 20 requires an active certificate or license under this Chapter. In order to reinstate certification or licensure, the reactivate a certificate or license 21 (b) 22 that has been placed on nonpracticing status, a person shall apply to the Board by making a 23 written request for reinstatement and paying reactivation. Upon payment of the appropriate 24 renewal fee as provided in G.S. 90B-6.2.G.S. 90-6.2, and upon receipt of documentation to the 25 satisfaction of the Board that continuing education requirements for the certification or licensure 26 are complete, the Board shall reactivate the certificate or license of an applicant who is otherwise 27 qualified under this Chapter. 28 "§ 90B-10. Exemption from certain requirements. 29 Applicants who were engaged in the practice of social work before January 1, 1984, (a) 30 shall be exempt from the academic qualifications required by this act for Certified Social Workers 31 certified social workers and Certified Social Work Managers certified social work managers and 32 shall be certified upon passing the Board examination and meeting the experience requirements, 33 if any, for certification of persons in that classification. 34 The following may engage in clinical social work practice without meeting the (b) 35 requirements of G.S. 90B-7(d): 36 Repealed by Session Laws 2007-379, s. 4, effective August 19, 2007. (1)37 (2)A student completing a clinical requirement for graduation while pursuing a 38 course of study in social work in an institution accredited by or in candidacy 39 status with the Council on Social Work Education. 40 (3)Repealed by Session Laws 2007-379, s. 4, effective August 19, 2007. 41 Notwithstanding the requirements of G.S. 90B-4 and G.S. 90B-16, any individual (c) 42 who is employed by an agency of a local or State governmental entity, and who is in a position 43 holding the title of "Social Worker" or any variation of the name, and whose position title is 44 derived from the Office of State Human Resources Social Work Series Classification 45 Specifications may use the title "Social Worker" or any variation of the title. This includes 46 persons in such positions in counties whose classification and compensation systems have been 47 certified as substantially equivalent by the State Human Resources Commission and persons 48 serving in such positions in Human Services agencies created by counties pursuant to 49 G.S. 153A-77. 50 "§ 90B-11. Disciplinary procedures.

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1	(a) The Board may, in accordance with the provisions of Chapter 150B of the General
2	Statutes, deny, suspend, or revoke an application, certificate, or license on any of the following
3	grounds:
4	(1) Conviction of a misdemeanor or the entering of a plea of guilty or nolo
5	contendere to <u>a any</u> misdemeanor under this Chapter.<u>involving</u> moral
6	turpitude, misrepresentation or fraud in dealing with the public, conduct
7	otherwise relevant to fitness to practice social work, or any misdemeanor
8	reflecting inability to practice social work with due regard to the health and
9	safety of clients or patients.
0	(2) Conviction of a felony or the entering of a plea of guilty or nolo contendere to
1	a felony under the laws of the United States or of any state of the United States.
2	(3) Gross unprofessional conduct, dishonest practice or incompetence in the
3	practice of social work.
3 4	1
4 5	(4) Procuring or attempting to procure a certificate or license by fraud, deceit, or
	misrepresentation.
6	(5) Any fraudulent or dishonest conduct in social work.
7	(6) Inability of the person to perform the functions for which he or she is certified
8	or licensed, or substantial impairment of abilities by reason of physical or
9	mental disability.
0	(7) Violations of any of the provisions of this Chapter or of rules of the Board.
1	
2	(d) In considering whether an applicant, certificate holder, or licensee is mentally or
3	physically capable of practicing social work with reasonable skill and safety, the Board may
4	require an applicant, certificate holder, or licensee to submit to any of the following, at his or her
5	own expense: (i) a criminal history record check, including fingerprints, (ii) a mental examination
6	and substance abuse assessment by a licensed clinical social worker or other licensed mental
7	health professional designated by the Board-Board, and to-(iii) a physical examination by a
3	physician or other licensed health professional designated by the Board. The examination may
9	be ordered by the Board before or after charges are presented against the applicant, certificate
)	holder, or licensee and the results of the examination shall be reported directly to the Board and
1	shall be admissible in evidence in a hearing before the Board.
2	
3	(h) The Board may assess costs of disciplinary action against an applicant, certificate
4	holder, or licensee found to be in violation of the provisions of this Chapter or of any rules
5	adopted by the Board pursuant to this Chapter."
6	SECTION 10.(b) This section becomes effective January 1, 2021. Qualifications for
7	the certificate of Certified Social Work Manager, as amended by this act, apply only to
8	applications for certification received by the Board on or after January 1, 2021.
9	
)	PART III-A. CLARIFICATIONS TO MEDICAID SUBROGATION STATUTE
1	SECTION 11.(a) G.S. 108A-57 reads as rewritten:
2	"§ 108A-57. Subrogation rights; withholding of information a misdemeanor.
3	(a) As used in this section, the term "beneficiary" means (i) the beneficiary of medical
4	assistance, including a minor beneficiary, (ii) the medical assistance beneficiary's parent, legal
5	guardian, or personal representative, (iii) the medical assistance beneficiary's heirs, and (iv) the
6	administrator or executor of the medical assistance beneficiary's estate.
7	Notwithstanding any other provisions of the law, to the extent of payments under this Part,
8	the State shall be subrogated to all rights of recovery, contractual or otherwise, of the \underline{a}
9	beneficiary of this assistance, or of the beneficiary's personal representative, heirs, or the
9	administrator or executor of the estate, against any personal higher or wrongful death
	<u>Any claim brought by a medical assistance beneficiary against a third party shall include a claim</u>
51	<u>Any</u> claim brought by a methodi assistance beneficiary against a time party shall include a claim

1 for all medical assistance payments for health care items or services furnished to the medical 2 assistance beneficiary as a result of the injury, injury or action, hereinafter referred to as the 3 "Medicaid claim." Any personal injury or wrongful death claim brought by a medical assistance 4 beneficiary against a third party that does not state the Medicaid claim shall be deemed to include 5 the Medicaid claim. If the beneficiary has claims against more than one third party related to the 6 same injury, then any amount received in payment of the Medicaid claim related to that injury shall reduce the total balance of the Medicaid claim applicable to subsequent recoveries related 7 8 to that injury. 9 . . . 10 A medical assistance beneficiary may dispute the presumptions established in (a2)11 subsection (a1) of this section by applying to the court in which the medical assistance beneficiary's claim against the third party is pending, or if there is none, then to a court of 12 13 competent jurisdiction, jurisdiction in this State, for a determination of the portion of the 14 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 15 16 Rules of Civil Procedure no later than 30 days after the date that the settlement agreement is 17 executed by all parties and, if required, approved by the court, or in cases in which judgment has 18 been entered, no later than 30 days after the date of entry of judgment. The court shall hold an evidentiary hearing no sooner than 30-60 days after the date the action was filed. All of the 19 20 following shall apply to the court's determination under this subsection: 21 (1)The medical assistance beneficiary has the burden of proving by clear and 22 convincing evidence that the portion of the beneficiary's gross recovery that 23 represents compensation for the Medicaid claim is less than the portion 24 presumed under subsection (a1) of this section. 25 The presumption arising under subsection (a1) of this section is not rebutted (2)26 solely by the fact that the medical assistance beneficiary was not able to 27 recover the full amount of all claims. 28 (3) If the beneficiary meets its burden of rebutting the presumption arising under 29 subsection (a1) of this section, then the court shall determine the portion of 30 the recovery that represents compensation for the Medicaid claim and shall 31 order the beneficiary to pay the amount so determined to the Department in 32 accordance with subsection (a5) of this section. In making this determination, 33 the court may consider any factors that it deems just and reasonable. 34 (4) If the beneficiary fails to rebut the presumption arising under subsection (a1) 35 of this section, then the court shall order the beneficiary to pay the amount 36 presumed pursuant to subsection (a1) of this section to the Department in 37 accordance with subsection (a5) of this section. 38 . . . 39 This section applies to the administration of and claims payments made by the (c) 40 Department of Health and Human Services-under the NC Health Choice Program established 41 under Part 8 of this Article. 42 As required to ensure compliance with this section, the Department may apply to the (d) 43 court in which the medical assistance beneficiary's claim against the third party is pending, or if 44 there is none, then to a court of competent jurisdiction in this State for enforcement of this 45 section." 46 **SECTION 11.(b)** This section is effective when it becomes law and applies to claims 47 brought by medical assistance beneficiaries against third parties on or after that date. 48 49 PART III-B. SOCIAL SERVICES REFORM 50 **SECTION 12.(a)** The lead-in language for Section 3.2(a) of S.L. 2017-41 reads as

51 rewritten:

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1	"SECTION	3.2.(a) Effective March 1, 2020, July 1, 2020, G.S. 108A	A-74 reads as rewritten:"
2	SEC	TION 12.(b) The lead-in language for Section 40(c) of	S.L. 2017-102 reads as
3	rewritten:		
4	"SECTION	40.(c) If House Bill 630, 2017 Regular Session, becom	nes law, then, effective
5	March Effective	e July 1, 2020, G.S. 108A-74, as amended by Sections 3	3.1(a) and 3.2(a) of that
6	act-Section 3.2(a) of S.L. 2017-41, and by Section 40(a) of this act, read	s as rewritten:"
7		TION 12.(c) Section 40(g) of S.L. 2017-102 reads as re	
8	"SECTION	40.(g) If House Bill 630, 2017 Regular Session, be	comes law, subsection
9		of this section becomes effective March 1, 2020, July 1,	
10		omes effective March 1, 2019, subsection (f) of this sec	
11		, and applies to appeals filed on or after that date, and the r	
12	•	he date House Bill 630 becomes S.L. 2017-41 became la	
13		TION 12.(d) G.S. 108A-74, as amended by Section 4	
14	reads as rewritte		10(0) 01 5.12. 2017 102,
15		Counties and regional social services departments r	equired to enter into
16		al written agreement for all social services program	
17		stance; local department failure to comply with the	
18		icable law; corrective action; State intervention in	8
19		very.	of control of service
20		vithstanding any other provision of law to the contrary,	the Secretary may take
20	. ,	ance with this section to ensure the delivery of child-	
22		ms other than medical assistance in accordance with Sta	
22			ale laws and applicable
23 24		n this section, the following definitions shall apply:	angihla fan avangight of
24 25	(1)	Board of social services. – The governing body resp	
25 26		the department of social services, including includes	
		board, a regional board of social services, a conso	
27		board, or a board of county commissioners that has a	1
28		duties of a social services governing board pursua	nt to $G.S. 153A-7/(a)$,
29		whichever applies.	•1.1 , ,• •
30	(2)	Child welfare services or program. – Protective, <u>Ch</u>	-
31		foster care, and adoption services related to juvenile	0
32		neglected, or dependent as required by Chapter 7B of	
33	(3)	Department of social services The depart	1
34		administration of the social services and programs o	-
35		county. It includes a county department of social s	
36		human services agency, or a regional social services	department, whichever
37		applies.	
38	(4)	Director of social services The person response	
39		administering the department of social services, inc	•
40		services director, a regional social services director	r, or a human services
41		director, whichever applies.	
42	(5)	Social services programs other than medical assistance	
43		public assistance programs established in this Chapter	
44		assistance program (Chapter 108A, Article 2, Part 6).	
45		limited to, child welfare programs, adult protective	
46		services for adults, and programs of public assistance	-
47		108A. It also includes the child support enforcement	program, as established
48		in Chapter 110, Article 9.	
49	· · · •	ealed by Session Laws 2017-41, s. 3.2(a), effective Marc	
50		Secretary shall require all counties and regional social	-
51	enter into a writ	ten agreement each year that specifies mandated perform	nance requirements and

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1		sponsibilities with regard to all social services program	s other than medical
2	•	ct to the following:]	
3	(1)	The mandated performance requirements shall be base	-
4		metrics utilizing data and outcome measures derived from	
5		System Transparency and Wellness Dashboard and	other reliable data
6		sources.	
7	(2)	The administrative responsibilities shall address, at a min	
8		data submission to the Department, and communication	-
9	(3)	The written agreement may be standardized or may b	e tailored to address
10		issues in specific jurisdictions.	
11	(4)	The written agreement shall authorize the Department	
12		federal funds in the event the department fails t	
13		performance requirements or comply with the terms	of the agreement or
14		applicable law.	
15		epartment of social services fails to comply with the	
16		nent, the mandated performance measures, or other app	
17		hs or for five months within any consecutive 12-month pe	-
18		d performance measures that are measured less than annua	
19		ve 12-month periods for those terms or mandated perfor	
20		an annual basis, the Secretary and the department of socia	
21	•	ctive action plan within 60 working days. The Secretary	· · ·
22		plan more quickly in urgent circumstances, regard	
23		directly related to a mandated performance requirement sp	
24	-	oard of social services and the county manager shall be	notified of any joint
25 26	<u>corrective action</u>		mananta
20 27		prrective action plan shall include each of the following co	-
27	(1)	The duration of the joint corrective action plan, not to a the Secretary determines that the department of social se	
28 29		measurable progress within six months, or at the half-war	
30		of the plan is less than 12 months, the Secretary may sum	
31		the department of social services has failed to successful	
32		corrective plan and may proceed with steps necessary to	•
33		administrative responsibilities of the department of so	
33 34		Secretary determines the department of social services h	
35		progress within six months, or at the half-way point if the	
36		is less than 12 months, the Secretary may extend the jo	_
30 37		plan by six months, but in no case shall a joint correctiv	
38		18 months.	e action plan exceed
39	(2)	The performance requirements for the department of	social services that
40	(2)	constitute successful completion of the joint corrective a	
41	(3)	A schedule and plan for providing updates to the soci	
42	(5)	social services and county manager regarding the d	
43		implementing the corrective action plan.	epartment s progress
44	(4)	An acknowledgement that failure to successfully comple	te the joint corrective
45		action plan shall result in temporary assumption of	
46		department of social services administration.	un or put or the
47	(b) If the	Secretary determines that a department of social se	rvices has failed to
48		plete the joint corrective action plan, then the Secretary sl	
49		presented the point corrective decion plan, then the secretary supports, the department of social services, the county mana	-
50	•	least 30 days' notice that the Secretary, through the appro	-
			r

51 services office, <u>Division of Social Services</u>, intends to temporarily assume all or part of the

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1 department's socials services administration in accordance with subsection (c) of this section. In 2 a regional department of social services, notice shall be provided to boards of county 3 commissioners and county managers for all counties served by the region. 4 Notwithstanding any provision of law to the contrary, if a department of social (c) 5 services fails to successfully complete its joint corrective action plan, the Secretary shall direct 6 the appropriate regional office to, within 30 calendar days, Division of Social Services to 7 temporarily assume all or part of the department's social services administration upon giving no 8 later than 30 calendar days after providing notice as required by subsection (b) of this section. 9 During the period the Secretary assumes administration of the social services program, the 10 following shall occur: 11 The Secretary, through the appropriate regional office, Division of Social (1)Services shall administer all or part of the social services program in a county 12 13 or region. Administration by the Secretary may include direct operation by the Department, including supervision of program staff or contracts for operation, 14 15 to the extent permitted by federal law. The department of social services shall be divested of administrative authority 16 (2)17 for any component of the program the Secretary assumes. 18 (3) The director of social services shall be divested of all service delivery powers 19 conferred upon the director by G.S. 108A-14 and other applicable State law 20 as it pertains to the programs or services to be assumed. The Secretary may 21 assign any of the powers and duties of the director of social services to an 22 employee of the Department or a contractor, as the Secretary deems necessary 23 and appropriate to continue the provision of services in the county. If the local 24 director of social services has delegated any authority to staff pursuant to 25 G.S. 108A-14(b), delegated authority shall remain in effect until the 26 Secretary, or the Secretary's designee, specifically revokes the delegation. 27 The Secretary shall direct and oversee the expenditure of all funding for the (4) 28 administration of the components of the program assumed by the Secretary. 29 The department of social services county shall not withdraw funds previously (5) 30 obligated or appropriated for program administration and services. The 31 department of social services county shall continue to pay the county's or 32 region's nonfederal share for the program services and administration. 33 The Secretary shall work with the county and the department of social services (6)34 to develop a plan for the department to resume program administration. 35 The Secretary shall inform the appropriate board or boards of county (7)36 commissioners, the county manager or managers, the director of social 37 services, and the board of social services of key activities and ongoing 38 concerns during the temporary assumption of social services program 39 administration. 40 (c1) Upon the Secretary's determination that the department of social services is able to meet performance requirements and that program administration responsibilities should be 41 42 restored to the department of social services, the Secretary shall notify the board of county 43 commissioners, the department of social services, the county manager, and the board of social 44 services that the temporary assumption of program administration will be terminated and the 45 effective date of the termination. Upon termination, the department of social services shall 46 resume its full authority to administer the program or programs that were assumed. 47 through (g) Repealed by Session Laws 2017-41, s. 3.2(a), effective March 1, 2020. (d) 48 If the Secretary determines that a county department of social services is not providing (h) 49 child protective, foster care, or adoption services in accordance with State law and with applicable rules adopted by the Social Services Commission, or fails to demonstrate reasonable 50 efforts to do so, and the failure to provide the services poses a substantial threat to the safety and 51

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1 welfare of children in the county who receive or are eligible to receive the services, then the 2 Secretary, after providing written notification of intent to the chair of the county board of 3 commissioners, to the chair of the county board of social services, and to the county director of 4 social services, and after providing them with an opportunity to be heard, shall withhold funding 5 for the particular service or services in question and shall ensure the provision of these services through contracts with public or private agencies or by direct operation by the Department of 6 7 Health and Human Services. 8 (i) In the event that the Secretary assumes control of service delivery pursuant to 9 subsection (h) of this section, the county director of social services shall be divested of all service delivery powers conferred upon the director by G.S. 108A-14 and other applicable State law as 10 11 the powers pertain to the services in question. Upon assumption of control of service delivery, the Secretary may assign any of the powers and duties of the county director of social services to 12 13 the Director of the Division of Social Services of the Department of Health and Human Services 14 or to a contractor as the Secretary deems necessary and appropriate to continue the provision of 15 the services in the county. 16 In the event the Secretary takes action under this section, the Department of Health (i) 17 and Human Services shall, in conjunction with the county board of commissioners, the county board of social services, and the county director of social services, develop and implement a 18 19 corrective plan of action. The Department of Health and Human Services shall also keep the chair 20 of the county board of commissioners, the chair of the county board of social services, and the 21 county director of social services informed of any ongoing concerns or problems with the 22 delivery of the services in question. 23 (k) Upon the Secretary taking action pursuant to subsection (h) of this section, county 24 funding of the services in question shall continue and at no time during the period of time that 25 the Secretary is taking action shall a county withdraw funds previously obligated or appropriated 26 for the services. Upon the Secretary's assumption of the control of service delivery, the county shall also pay the nonfederal share of any additional cost that may be incurred to operate the 27 services in question at the level necessary to comply fully with State law and Social Services 28 29 Commission rules. 30 During the period of time that the Secretary is taking action pursuant to subsection (l)(h) of this section, the Department of Health and Human Services shall work with the county 31 32 board of commissioners, the county board of social services, and the county director of social 33 services to enable service delivery to be returned to the county if and when the Secretary has 34 determined that services can be provided by the county in accordance with State law and 35 applicable rules." 36 **SECTION 12.(e)** Subsection (d) of this section becomes effective July 1, 2020. 37 38 PART III-C. CHILD SUPPORT ENFORCEMENT PROGRAM COMPLIANCE 39 SECTION 13. G.S. 110-139 reads as rewritten: 40 "§ 110-139. Location of absent parents. 41 42 (d) Notwithstanding any other provision of law making this information confidential, including Chapter 53B of the General Statutes, any utility company, cable television company, 43 44 electronic communications or Internet service provider, or financial institution, including federal, State, commercial, or savings banks, savings and loan associations and cooperative banks, federal 45 46 or State chartered credit unions, benefit associations, insurance companies, safe deposit 47 companies, money market mutual funds, and investment companies doing business in this State 48 or incorporated under the laws of this State-State, shall provide the Department of Health and 49 Human Services with the following information upon certification by the Department that the 50 information is needed to locate a parent for the purpose of collecting child support or to establish or enforce an order for child support: full name, social security number, address, telephone 51

1 number, account numbers, and other identifying data for any person who maintains an account 2 at the utility company, cable television company, electronic communications or Internet service 3 provider, or financial institution. A utility company, cable television company, electronic 4 communications or Internet service provider, or financial institution that discloses information 5 pursuant to this subsection in good faith reliance upon certification by the Department is not 6 liable for damages resulting from the disclosure. 7 Subsection (d) of this section shall not apply to telecommunication utilities or (e) 8 providers of electronic communication service to the general public. 9" 10 11 PART WORKFORCE **OPPORTUNITY** III-D. INNOVATION AND ACT 12 **COMPLIANCE/VOCATIONAL REHABILITATION** 13 **SECTION 14.** G.S. 143-548 reads as rewritten: 14 "§ 143-548. Vocational State Rehabilitation Council. There is established the Vocational State Rehabilitation Council within-(Council) in 15 (a) 16 support of the activities of the Division of Vocational Rehabilitation Services to be composed of 17 not more than 18 appointed members. Appointed members shall be voting members except where 18 prohibited by federal law or regulations. The Director of the Division of Vocational 19 Rehabilitation Services and one vocational rehabilitation counselor who is an employee of the 20 Division shall serve ex officio as nonvoting members. The President Pro Tempore of the Senate 21 shall appoint six members, the Speaker of the House of Representatives shall appoint six 22 members, and the Governor shall appoint five or six members. The appointing authorities shall 23 appoint members of the Council after soliciting recommendations from representatives of 24 organizations representing a broad range of individuals with disabilities. Terms of appointment 25 shall be as specified in subsection (d1) of this section. Appointments shall be made as follows: 26" 27 PART III-E. MODIFICATION TO THE STATE CONSUMER AND FAMILY 28 **ADVISORY COMMITTEE APPOINTMENTS** 29 SECTION 15.(a) G.S. 122C-171 reads as rewritten: 30 "§ 122C-171. State Consumer and Family Advisory Committee. 31 There is established the State Consumer and Family Advisory Committee (State (a) 32 CFAC). The State CFAC shall be shall be a self-governing and self-directed organization that 33 advises the Department and the General Assembly on the planning and management of the State's 34 public mental health, developmental disabilities, and substance abuse services system. The State CFAC shall be composed of 21-27 members. The members shall be 35 (b)36 composed exclusively of adult consumers of mental health, developmental disabilities, and 37 substance abuse services; abuse, and traumatic brain injury services; and family members of 38 consumers of mental health, developmental disabilities, and substance abuse abuse, and 39 traumatic brain injury services. The terms of members shall be three years, and no member may 40 serve more than two consecutive terms. Vacancies shall be filled by the appointing authority. 41 The members shall be appointed as follows: 42 Nine Twelve by the Secretary. The Secretary's appointments shall reflect each (1)43 of the disability groups. The terms shall be staggered so that terms of three of 44 the appointees expire each year. Three-Five by the President Pro Tempore of the Senate, one each of whom 45 (2)46 shall come selected from the three State regions for institutional services 47 (Eastern as follows: two from the Eastern Region, one from the Central 48 Region, and two from the Western Region). Region. The terms of the 49 appointees shall be staggered so that the term of one appointee expires every 50 year.

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with G.S PART I PART PREPL "§ 48-3- (a) accepted (b) each ind subsectin (c)	G.S. 122 S. 122C- III-F. RH SEC SEC 303. Co A pre d. The p lividual to on (c) of The p about (1) (2) (3) (4) (5)	2C-171(b), take turns making an additional app 171(b), as amended by this act. EPEAL EMPLOYEE ASSISTANCE PROFF TION 16. Article 32 of Chapter 90 of the Gene MULTI-ETHNIC PLACEMENT ACT ENT ASSESSMENT MODIFICATIONS TION 17. G.S. 48-3-303 reads as rewritten: ontent and timing of preplacement assessment eplacement assessment shall be completed within preplacement assessment must be based on at le being assessed in the individual's residence and f this section. preplacement assessment shall, after a reasona the individual being assessed: Age and date of birth, nationality, National religious preference; Marital and family status and history, includ born to or adopted by the individual and any Physical Date of birth and physical and menta to alcohol or drugs; Educational and employment history and any Property and income, and current financia individual;	pointment to achieve conformit ESSIONALS ARTICLE eral Statutes is repealed. COMPLIANCE/ADOPTIO nt. n 90 days after a request has bee east one personal interview with any report received pursuant to able investigation, report on the lity, race, or ethnicity, and and ling the presence of any childred other children in the household al health, including any addiction y special skills;
with G.S PART I PART PREPL "§ 48-3- (a) accepted (b) each ind subsectin (c)	G.S. 122 S. 122C- III-F. RH SEC SEC SO3. Co A pre d. The p lividual b on (c) of The p about (1) (2) (3) (4) (5) (6)	2C-171(b), take turns making an additional app 171(b), as amended by this act. EPEAL EMPLOYEE ASSISTANCE PROFF TION 16. Article 32 of Chapter 90 of the Gene MULTI-ETHNIC PLACEMENT ACT ENT ASSESSMENT MODIFICATIONS TION 17. G.S. 48-3-303 reads as rewritten: ontent and timing of preplacement assessment eplacement assessment shall be completed within preplacement assessment must be based on at le being assessed in the individual's residence and f this section. preplacement assessment shall, after a reasona the individual being assessed: Age and date of birth, nationality, National religious preference; Marital and family status and history, includ born to or adopted by the individual and any Physical Date of birth and physical and menta to alcohol or drugs; Educational and employment history and any Property and income, and current financia individual; Reason for wanting to adopt;	pointment to achieve conformit ESSIONALS ARTICLE eral Statutes is repealed. COMPLIANCE/ADOPTIO nt. n 90 days after a request has bee east one personal interview with any report received pursuant to able investigation, report on the lity, race, or ethnicity, and and ling the presence of any childrent other children in the household al health, including any addiction y special skills; al information provided by the
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(8)	Whether the individual has ever been a respondent in a domestic violence proceeding or a proceeding concerning a minor who was allegedly abused dependent, neglected, abandoned, or delinquent, and the outcome of the proceeding;
(9)	Whether the individual has ever been convicted of a crime other than a minor traffic violation;
(10)	Whether the individual has located a parent interested in placing a child with the individual for adoption and a brief, nonidentifying description of the parent and the child; and
(11)	Any other fact or circumstance that may be relevant to a determination of the individual's suitability to be an adoptive parent, including the quality of the environment in the home and the functioning of any children in the household
(12)	The agency preparing the preplacement assessment may redact from the preplacement assessment provided to a placing parent or guardian detailed
	information reflecting the prospective adoptive parent's income and financia account balances and social security numbers, and detailed information about the prospective adoptive parent's extended family members, including
	surnames, names of employers, names of schools attended, social security numbers, telephone numbers and addresses, and other similarly detailed information about extended family members obtained under subsections (b
(12)	and (c) of this section.
(13)	The most recent amended or updated preplacement assessment that meets the requirements of this section and G.S. 48-3-301(a), including subsequen amendments or partial updates completed as of the time of delivery, shall
	constitute the preplacement assessment for the purpose of meeting any requirement of this Chapter that a copy of the preplacement assessment be
When any of	delivered to a court or a placing parent, guardian, or agency. the above is not reasonably available, the preplacement assessment shall state
why it is unavaila	
(d) The a	gency shall conduct an investigation for any criminal record as permitted by
law. If a prospe	ctive adoptive parent is seeking to adopt a minor who is in the custody or
	nsibility of a county department of social services, a county department of social
	ve the prospective adoptive parent's criminal history and the criminal histories
	Is 18 years of age or older who reside in the prospective adoptive home suant to G.S. 48-3-309, and in accordance with G.S. 48-3-309(b), make a
	to the prospective adoptive parent's fitness to have responsibility for the safety
	f children and as to whether other individuals required to be checked are fit for
_	to reside with them in the home.
1	e preplacement assessment, the agency shall review the information obtained
	ections (b), (c), (c)(2) through (c)(13), and (d) of this section and evaluate the

4 41 individual's strengths and weaknesses needs to be an adoptive parent. The agency shall then 42 determine whether the individual is suitable to be an adoptive parent.

43 If the agency determines that the individual is suitable to be an adoptive parent, the (f) 44 preplacement assessment shall include specific factors which support that determination.

If the agency determines that the individual is not suitable to be an adoptive parent, 45 (g) 46 the preplacement assessment shall state the specific concerns which support that determination. 47 A specific concern is one that reasonably indicates that placement of any minor, or a particular 48 minor, in the home of the individual would pose a significant risk of harm to the well-being of 49 the minor.

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1	(h) In addition to the information and finding required by subsection	ons (c) through (g) of
2	this section, the preplacement assessment must contain a list of the source	es of information on
3	which it is based.	
4	(i) The Social Services Commission shall have authority to establi	sh by rule additional
5	standards for preplacement assessments."	
6		
7 8	PART III-H. CHILD ABUSE PREVENTION AND TR COMPLIANCE/EXPAND IMMUNITY FOR COOPERATING IN C	EATMENT ACT
8 9	NEGLECT REPORTS AND ASSESSMENTS	HILD ABUSE AND
10	SECTION 18. G.S. 7B-309 reads as rewritten:	
11	"§ 7B-309. Immunity of persons reporting and cooperating in an asses	sment.
12	Anyone who makes a report pursuant to this Article, Article; cooper	
13	department of social services in a protective services assessment, assess	
14	judicial proceeding resulting from a protective services report or asse	•
15	provides information or assistance, including medical evaluations or consu	ltation in connection
16	with a report, investigation, or legal intervention pursuant to a good-faith	
17	or neglect; or otherwise participates in the program authorized by this Articl	
18	from any civil or criminal liability that might otherwise be incurred or im	1
19	provided that the person was acting in good faith. In any proceeding invo	olving liability, good
20	faith is presumed."	
21 22	PART III-I. DHHS LAW ENFORCEMENT	
22	SECTION 19.(a) G.S. 122C-183 reads as rewritten:	
23 24	"§ 122C-183. Appointment of employees as police officers who may arro	est without warrant
25	The director of each State facility may appoint as special police off	
26	employees of their respective facilities they consider necessary. Within the	
27	facility the employees appointed as special police officers have all the pow	-
28	of cities. They have The Secretary, or the Secretary's designee, may assign	
29	officers to other State-operated facilities on a temporary basis to carry out	t the powers allowed
30	under this section and as otherwise provided by laws relating to the specifi	
31	to which they are assigned. Upon this temporary assignment, the special po	
32	the oath in G.S. 122C-184 for that specific facility. Following the oath, the	
33	right to arrest without warrant individuals committing violations of the	
34 35	ordinances or rules of that facility in their presence and to bring the offender who shall proceed as in other criminal cases."	rs before a magistrate
35 36	SECTION 19.(b) Part 2 of Article 6 of Chapter 122C of the G	anaral Statutas raads
30 37	as rewritten:	cheral Statutes reads
38	"Part 2. Black Mountain <u>Center and Julian F. Keith Alcohol and Drug Abu</u>	ise Treatment Center
39	Joint Security Force.	
40	"§ 122C-421. Joint security force.	
41	(a) The Secretary may designate one or more special police officer	s who shall make up
42	a joint security force to enforce the law of North Carolina and any ord	
43	adopted pursuant to G.S. 143-116.6 or G.S. 143-116.7 or pursuant to the	
44	Department by any other law on the territory of the Black Mountain Center,	
45	<u>F. Keith</u> Alcohol Rehabilitation Center, and the Juvenile Evaluation Center	
46	<u>Treatment Center</u> in Buncombe County. After taking the oath of office	
47 48	officers as set out in G.S. 11-11, these special police officers have the sa officers now vested in sheriffs within the territory embraced by the named of	
48 49	police officers shall also have the power prescribed by G.S. 7B-1900	1
49 50	embraced by the named centers but within the confines of Buncombe C	
50 51	police officers may arrest persons outside the territory of the named ce	
~ 1		

1 confines of Buncombe County when the person arrested has committed a criminal offense within 2 that territory, for which the officers could have arrested the person within that territory, and the 3 arrest is made during the person's immediate and continuous flight from that territory. These special police officers may exercise any and all of the powers enumerated in 4 (b) 5 this Part upon or in pursuit from the property formerly occupied by the Black Mountain Center 6 and transferred to the now occupied by the Division of Adult Correction and Juvenile Justice of 7 the Department of Public Safety by Senate Bill 388 and House Bill 709 of the 1985 Session of 8 the General Assembly. Safety. These special police officers shall exercise said powers upon the 9 property transferred to the Division of Adult Correction and Juvenile Justice of the Department 10 of Public Safety only by agreement of the Division of Adult Correction and Juvenile Justice of 11 the Department of Public Safety and the Department of Health and Human Services. 12 (c) Upon assignment by the Secretary, or Secretary's designee, to any State-operated 13 facility pursuant to G.S. 122C-183, these special police officers may exercise the same power 14 enumerated in this Part within the territory of the named facility and within the county in which the facility is located." 15 SECTION 19.(c) Part 2A of Article 6 of Chapter 122C of the General Statutes reads 16 17 as rewritten: "Part 2A. Broughton Hospital Hospital, Western Regional Vocational Rehabilitation Facility, 18 19 and J. Iverson Riddle Developmental Center Joint Security Force. 20 "§ 122C-430. Joint security force. 21 The Secretary may designate one or more special police officers who shall make up (a) 22 a joint security force to enforce the law of North Carolina and any ordinance or regulation 23 adopted pursuant to G.S. 143-116.6 or G.S. 143-116.7 or pursuant to the authority granted the 24 Department by any other law on the territory of the Broughton Hospital, North Carolina School 25 for the Deaf at Morganton (K-12), Western Regional Vocational Rehabilitation Facility, J. 26 Iverson Riddle Developmental Center, and the surrounding grounds and land adjacent to Broughton Hospital allocated to the Department of Agriculture and Consumer Services, all in 27 28 Burke County. After taking the oath of office for law enforcement officers as set out in 29 G.S. 11-11, these special police officers have the same powers as peace officers now vested in 30 sheriffs within the territory embraced by the named facilities. These special police officers may 31 arrest persons outside the territory of the named institutions but within the confines of Burke 32 County when the person arrested has committed a criminal offense within that territory for which 33 the officers could have arrested the person within that territory, and the arrest is made during the 34 person's immediate and continuous flight from that territory. 35 Upon assignment by the Secretary, or Secretary's designee, to any State-operated (b) 36 facility pursuant to G.S. 122C-183, these special police officers may exercise the same power 37 enumerated in this Part within the territory of the named facility and within the county in which 38 the facility is located." 39 **SECTION 19.(d)** Part 2B of Article 6 of Chapter 122C of the General Statutes reads 40 as rewritten: "Part 2B. Cherry Hospital and O'Berry Neuro-Medical Treatment Center Joint Security Force. 41 42 "§ 122C-430.10. Joint security force. 43 The Secretary may designate one or more special police officers who shall make up (a) 44 a joint security force to enforce the law of North Carolina and any ordinance or regulation 45 adopted pursuant to G.S. 143-116.6 or G.S. 143-116.7 or pursuant to the authority granted the 46 Department by any other law on the territory of the Cherry Hospital and the O'Berry Neuro-Medical Treatment Center in Wayne County. After taking the oath of office for law 47 48 enforcement officers as set out in G.S. 11-11, these special police officers have the same powers 49 as peace officers now vested in sheriffs within the territory of the Cherry Hospital. These special police officers shall also have the power prescribed by G.S. 122C-205 outside the territory of the 50 Cherry Hospital and the O'Berry Neuro-Medical Treatment Center but within the confines of 51

1	Wayne County. These special police officers may arrest persons outside the territory of the
2	Cherry Hospital but within the confines of Wayne County, when the person arrested has
3	committed a criminal offense within the territory of the Cherry Hospital, Hospital and the O'Berry
4	Neuro-Medical Treatment Center, for which the officers could have arrested the person within
5	that territory, and the arrest is made during the person's immediate and continuous flight from
6	that territory.
7	(b) Upon assignment by the Secretary, or Secretary's designee, to any State-operated
8	facility pursuant to G.S. 122C-183, these special police officers may exercise the same power
9	enumerated in this Part within the territory of the named facility and within the county in which
10	the facility is located."
11	SECTION 19.(e) Part 2C of Article 6 of Chapter 122C of the General Statutes is
12	repealed.
13	SECTION 19.(f) Part 2D of Article 6 of Chapter 122C of the General Statutes reads
14	as rewritten:
15	"Part 2D. Long Leaf Neuro-Medical Treatment Center and Eastern North Carolina School for
16	the Deaf Joint Security Force.
17	"§ 122C-430.30. Joint security force.
18	(a) The Secretary may designate one or more special police officers who shall make up
19	a joint security force to enforce the law of North Carolina and any ordinance or regulation
20	adopted pursuant to G.S. 143-116.6 or G.S. 143-116.7 or pursuant to the authority granted the
21	Department by any other law on the territory of the Long Leaf Neuro-Medical Treatment Center
22	and the Eastern North Carolina School for the Deaf in Wilson County. After taking the oath of
23	office for law enforcement officers as set out in G.S. 11-11, these special police officers have the
24	same powers as peace officers now vested in sheriffs within the territory embraced by the named
25	facilities. Long Leaf Neuro-Medical Treatment Center. These special police officers may arrest
26	persons outside the territory of the named institutions Long Leaf Neuro-Medical Treatment
27	Center, but within the confines of Wilson County when the person arrested has committed a
28	criminal offense within that territory for which the officers could have arrested the person within
29	that territory, and the arrest is made during the person's immediate and continuous flight from
30	that territory.
31	(b) These special police officers may exercise any and all of the powers enumerated in
32	this Part upon the property of, or in pursuit from, the Eastern North Carolina School for the Deaf
33	only by agreement of the Department of Public Instruction and the Department of Health and
34	Human Services.
35	(c) Upon assignment by the Secretary, or Secretary's designee, to any State-operated
36	facility pursuant to G.S. 122C-183, these special police officers may exercise the same power
37	enumerated in this Part within the territory of the named facility and within the county in which
38	the facility is located."
39	
40	PART III-J. SECURITY RECORDINGS
41	SECTION 20.(a) G.S. 122C-3, as amended by S.L. 2019-76, reads as rewritten:
42	"§ 122C-3. Definitions.
43	The following definitions apply in this Chapter:
44	
45	(32) Responsible professional. – An individual within a facility who is designated
46	by the facility director to be responsible for the care, treatment, habilitation,
47	or rehabilitation of a specific client and who is eligible to provide care,
48	treatment, habilitation, or rehabilitation relative to the client's disability.
49	(33)(32a) Secretary. – The Secretary of the Department of Health and Human
50	Services.

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(32b)	Security recordings. – Any films,	videos, or electronic or other media
<u> </u>		State facility that are produced for the
		he health and safety of clients, residents,
		The term does not include recordings of
		her recordings that are part of a client's
	confidential records or information.	
(33a)		-A mental disorder suffered by persons
· · · · ·		s these persons to exhibit emotional or
		paired as to interfere substantially with
		nunity without supportive treatment or
	1 0	duration. This disorder is a severe and
	-	in a long-term limitation of functional
		of daily living, such as interpersonal
	relations, homemaking, self-care, emp	
"		
SEC	CION 20.(b) Article 3 of Chapter 1220	C of the General Statutes is amended by
adding a new see	tion to read:	
	xceptions; security recordings.	
		nder Chapter 132 of the General Statutes
	ial information under this Chapter.	
		ecurity recordings unless required under
	mpelled by a court of competent jurisdi	
	te facility shall allow viewing of sec	curity recordings by an internal client
<u>advocate.</u>		
		rity recording by a client or their legally
		rofessional, it is determined to be in the
best interest of the	<u>e client.</u> "	
	C REACH PROGRAM/GUARDIAN	
	TION 21. Section 11C.5(a) of S.L. 201	
		he General Fund to the Department of
	-	econdary support program shall be used
-	•	nce" as that term is defined in 20 U.S.C.
-	• •	ing out of the foster care system system.
	-	through the Guardianship Assistance
		oster care after age 12. These funds shall
be anocated by t	e State Education Assistance Authority	y.
	AUMATIC BRAIN INJURY	S. I. 2010.76 manda as norvenittan.
	TION 22. G.S. 122C-3, as amended by	S.L. 2019-70, reads as rewritten:
"§ 122C-3. Def		
The following	g definitions apply in this Chapter:	
 (12a)	Developmental disability A save	re, chronic disability of a person that
(12a)	satisfies all of the following:	re, enforme disability of a person that
	0	physical impairment or combination of
		ents.to one or more impairments.
		on attains age 22, unless the disability is
		ury and is manifested after age 22. brain
		bility may be manifested after attaining
	age 22.	and man be maintested after attaining
	<u>ago 22.</u>	

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	c. Is likely to continue indefinitely.	
	d. Results in substantial functional limita	tions in three or more of the
	following areas of major life activi	
	expressive language, capacity for in	• •
	mobility, self-direction, and economic s	
	e. Reflects the person's need for a combin	•
	interdisciplinary, or generic care, treatr	
	that are of a lifelong or extended duration	n and are individually planned
	and coordinated. coordinated; or when	applied to children from birth
	through age four, may be evidenced as a	a developmental delay.
	f. When applied to children from birth	
	developmental disability may be eviden	ced as a developmental delay.
 (38a)	Traumatic brain injury An injury to the brain.	caused by an external physical
<u>(30a)</u>	<u>Traumatic brain injury. – An injury to the brain of force resulting in total or partial function</u>	
	impairment, or both, and meets all of the follow	
	a. Involves an open or closed head injury.	ing enteria.
	b. Resulted from a single event, or resulted	from a series of events which
	may include multiple concussions.	
	c. Occurs with or without a loss of conscio	ousness at the time of injury.
	d. Results in impairments in one or more ar	
	cognition; language; memory; attention	
	judgment; problem-solving; sensory, pe	erceptual, and motor abilities;
	psychosocial behavior; physical functi	ons; information processing;
	and speech.	
	e. Does not include brain injuries that are of	congenital or degenerative.
"		
	DD CONTINUING CARE RETIREMEN	T COMMUNITY (CCDC)
	IVE TO MEDICAL CARE COMMISSION	
	ON 23.(a) G.S. 143B-166 reads as rewritten:	
	rth Carolina Medical Care Commission – m	embers; selection; quorum;
compe	nsation.	
	olina Medical Care Commission of the Depar	
	sist of 17 members appointed by the Gove	
	Governor shall be nominated by the North C	
	nominated by the North Carolina Nurses Asso	
-	North Carolina Pharmaceutical Association, or	
	and one member nominated by the North Carol bers of the North Carolina Medical Care Com	-
-	elected so as to fairly represent agriculture, ind	
	rolina. One such member appointed by the Gove	•
· •	a Carolina. Carolina and one such member appo	
-	liated with a nonprofit Continuing Care Reti	
	e 64 of Chapter 58 of the General Statutes.	-
	be 18 members of the North Carolina Medical	
	equal to the remainder of their current terms o	
-	six of whose appointments expire June 30, 1973	
	974, four of whose appointments expire June	
appointments exp	re June 30, 1976. To achieve the required 17	members the Governor shall
appoint three men	bers to the Commission upon the expiration of	four members' initial terms on

1 June 30, 1973. At the end of the respective terms of office of the initial members of the 2 Commission, their successors shall be appointed for terms of four years and until their successors 3 are appointed and qualify. Any appointment to fill a vacancy on the Commission created by the 4 resignation, dismissal, death, or disability of a member shall be for the balance of the unexpired 5 term. 6 The Governor shall have the power to remove any member of the Commission from office 7 for misfeasance, malfeasance or nonfeasance in accordance with the provisions of G.S. 143B-13 8 of the Executive Organization Act of 1973. 9 Vacancies on said Commission among the membership nominated by a society, association, 10 or foundation as hereinabove provided shall be filled by the Executive Committee or other 11 authorized agent of said society, association or foundation until the next meeting of the society, 12 association or foundation at which time the society, association or foundation shall nominate a 13 member to fill the vacancy for the unexpired term. 14 The members of the Commission shall receive per diem and necessary travel and subsistence 15 expenses in accordance with the provisions of G.S. 138-5. 16 A majority of the Commission shall constitute a quorum for the transaction of business. 17 All clerical and other services required by the Commission shall be supplied by the Secretary of Health and Human Services." 18 19 SECTION 23.(b) The individual affiliated with a nonprofit Continuing Care 20 Retirement Community, as described in subsection (a) of this section, shall be appointed to fill 21 the next vacancy occurring after the effective date of this act in an appointed position held by a 22 representative of agriculture, industry, labor, or other interest group.

23

24 PART IV. EFFECTIVE DATE

25 SECTION 24. Except as otherwise provided, this act is effective when it becomes
26 law.