GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL DRS15181-MG-95

Short Title:	Stop Addiction Fraud Ethics Act of 2021.	(Public)
Sponsors:	Senators Burgin, Krawiec, and Perry (Primary Sponsors).	
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT ESTABLISHING THE STOP ADDICTION FRAUD ETHICS (SAFE) ACT OF 2021.		
The General Assembly of North Carolina enacts:		
	ECTION 1. This act shall be known and may be cited as the "Stop Ad	diction Fraud
	2021" or the "SAFE Act of 2021."	
SI	ECTION 2. Chapter 90 of the General Statutes is amended by adding	a new Article
to read:		
	"Article 5H.	
	"Stop Addiction Fraud Ethics Act.	
" <u>§ 90-113.15</u>	0. Definitions.	
The follow	wing definitions apply in this Article:	
<u>(1</u>		
	from, or who is admitted to or receiving services from, or has be	
	to or received services from, a treatment provider or recovery re	
<u>(2</u>		
	be, free from alcohol and illicit drug use and centered on peer	
	connection to services that promote sustained recovery from s	substance use
(2	disorders.	C 1 · C
<u>(3</u>		
	the provider or operator of a recovery residence has informed a provider of the provider of th	
	means of the name, address, or other identifying information to	or a licensed
(1	treatment provider or recovery residence. Treatment facility. A facility or program that is, or is required to	ha liaansad
<u>(4</u>		
<u>(5</u>	accredited, or certified to provide substance use disorder treatmed. Treatment provider. – A person or entity that is, or is required to	
<u>(3</u>	accredited, or certified to provide substance use disorder treatment	
	For purposes of this Article, the term includes treatment facilities	
"8 90-113 15	1. Truth in marketing.	<u> </u>
	ny marketing or advertising materials published or provided by a	iny treatment
	tment facility, recovery residence, or third party providing services to	
-	eatment facility, or recovery residence shall convey accurate a	•
information, in plain language that is easy to understand, and shall include all of the following:		
(1		
<u> 7 -</u>	information about where they are provided, using the categories	
	and levels of care described in the American Society of Addicti	
Patient Placement Criteria, Revised.		



1 (2) The average lengths of stay at the treatment facility during the preceding 2 12-month period for each of the categories of treatment and levels of care 3 referenced in subdivision (1) of this subsection. 4 The treatment facility's name and brand. <u>(3)</u> 5 (4) A brief summary of any financial relationships between the treatment facility 6 and any publisher of marketing or advertising. 7 Each operator of a recovery residence or licensed residential treatment facility that (b) 8 also provides separately licensed outpatient substance use disorder services shall clearly (i) label 9 each facility and service separately in any marketing or advertising material published or 10 provided by the operator and (ii) distinguish the recovery residence or licensed residential treatment facility from the licensed outpatient substance use disorder services. 11 12 It is unlawful for any treatment provider, treatment facility, recovery residence, or 13 third party providing services to any treatment provider, treatment facility, or recovery residence 14 to do any of the following: 15 (1) Make a materially false or misleading statement, or provide false or misleading information, about the nature, identity, or location of substance use 16 17 disorder treatment services or a recovery residence, in advertising materials, 18 on a call line, on an internet website, or in any other marketing materials. 19 Make a false or misleading statement about the following: (2) 20 The treatment provider's status as an in-network or out-of-network 21 provider. 22 The credentials, qualifications, or experiences of persons providing <u>b.</u> 23 treatment or services. 24 The rate of recovery or success in providing services. 25 It is unlawful for any person or entity to do any of the following: (d) 26 To provide, or direct any other person or entity to provide, false or misleading (1) 27 information about the identity of, or contact information for, any treatment 28 provider. 29 <u>(2)</u> To include false or misleading information about the internet website of any 30 treatment provider, or to surreptitiously direct or redirect the reader to another 31 internet website. 32 **(3)** To suggest or imply that a relationship with a treatment provider exists, unless 33 the treatment provider has provided express, written consent to indicate such 34 a relationship. 35 To make a materially false or misleading statement about substance use <u>(4)</u> 36 disorder treatment services. 37 A violation of subsection (c) or (d) of this section constitutes an unfair or deceptive (e) 38 trade practice under G.S. 75-1.1. 39 Any person or entity that knowingly violates subsection (c) or (d) of this section shall 40 be guilty of a Class G felony. Each violation of subsection (c) or (d) of this section constitutes a 41 separate offense. 42 "§ 90-113.152. Patient brokering and kickbacks. 43 It is unlawful for any person or entity, including a treatment provider, treatment 44 facility, recovery residence, or third party providing services to any of these persons or entities, 45 to do any of the following: 46 (1) Offer or pay anything of value, directly or indirectly, in cash or in kind, or 47 engage in any split-fee arrangement, in any form whatsoever, to induce the 48 referral of a patient or patronage to or from a treatment provider or laboratory. 49 Solicit or receive anything of value, directly or indirectly, in cash or in kind, <u>(2)</u> 50 or engage in any split-fee arrangement, in any form whatsoever, in return for

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referring a patient or patronage to or from a treatment provider or laboratory.

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of this section constitutes a separate offense."

SECTION 4. This act becomes effective January 1, 2022, and applies to offenses committed on or after that date.

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