## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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Short Title:

## HOUSE BILL 618\* Committee Substitute Favorable 5/17/11 PROPOSED COMMITTEE SUBSTITUTE H618-PCS60078-LR-19

Streamline Oversight/DHHS Service Providers.

Referred t	to:		
Referred			
			April 6, 2011
			A BILL TO BE ENTITLED
	TO S' /IDER		ALINE DUPLICATE OVERSIGHT OF CERTAIN DHHS SERVICE
The Gene	eral Ass	sembly of	of North Carolina enacts:
	SEC'	TION 1	1. Findings. – Over the years, State and legislative actions intended to
of Health This dupl	and H icative	uman S bureau	lity of care have resulted in multiple redundant reviews of Department Services (DHHS) service providers by various State and local agencies. cracy has led to wasted resources on the part of the monitoring agencies c, along with interrupted services to the consumer.
and the se	-		<b>2.(a)</b> There is established within and under the control of the Joint
			Committee on Health and Human Services or upon authorization of the
-	ve regu	latory	oversight of DHHS services provided, regulated, or licensed under
Chapter 1	ve regu 22C or	latory 131D o	ommission a Task Force to review and recommend a resolution to the oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes.
Chapter 1 131D of t	ve regu 22C or he Gen	latory 131D c eral Sta	oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes.
Chapter 1	ve regu 22C or he Gen	llatory 131D o eral Sta <b>FION</b> 2	oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes. <b>2.(b)</b> The Task Force shall be comprised of 18 members appointed as members appointed by the President Pro Tempore of the Senate, as
Chapter 1 131D of t	ve regu 22C or he Gen SEC	llatory 131D ( eral Sta FION 2 Nine	oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes. <b>2.(b)</b> The Task Force shall be comprised of 18 members appointed as members appointed by the President Pro Tempore of the Senate, as
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Chapter 1 131D of t	ve regu 22C or he Gen SEC	latory 131D of eral Sta FION 2 Nine follow a.	<ul> <li>oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes.</li> <li>2.(b) The Task Force shall be comprised of 18 members appointed as members appointed by the President Pro Tempore of the Senate, as ws:</li> <li>Three members of the Senate.</li> <li>One member representing and recommended by the Benchmarks</li> </ul>
Chapter 1 131D of t	ve regu 22C or he Gen SEC	llatory 131D of teral Sta <b>FION 2</b> Nine follow a. b.	<ul> <li>oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes.</li> <li>2.(b) The Task Force shall be comprised of 18 members appointed as members appointed by the President Pro Tempore of the Senate, as ws:</li> <li>Three members of the Senate.</li> <li>One member representing and recommended by the Benchmarks Association.</li> <li>One member representing and recommended by the Developmental</li> </ul>
Chapter 1 131D of t	ve regu 22C or he Gen SEC	llatory 131D d eral Sta <b>FION 2</b> Nine follow a. b. c.	oversight of DHHS services provided, regulated, or licensed under of the General Statutes, other than G.S. 131D-6 and Article 2 of Chapter atutes. <b>2.(b)</b> The Task Force shall be comprised of 18 members appointed as members appointed by the President Pro Tempore of the Senate, as ws: Three members of the Senate. One member representing and recommended by the Benchmarks Association. One member representing and recommended by the Developmental Disabilities Consortium. One member representing and recommended by the Friends of



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	General Assembly Of North Carolina Ses					
1 2		g. One member representing and recommended by Council.	the NC Providers			
3	(2)	Nine members appointed by the Speaker of the House of	Representatives, as			
4		follows:				
5 6		<ul><li>a. Three members of the House of Representatives.</li><li>b. One member representing and recommended by the second secon</li></ul>	the NC Association			
7		of Long Term Care Facilities.				
8 9		c. One member representing and recommended by NC.	7 Disability Rights			
10 11		d. One member representing and recommended by t and Family Advisory Committees.	the local Consumer			
12		e. One member representing and recommended b	y the Council for			
13		Children's Rights.	-			
14		f. One member representing and recommended by	the NC Psychiatric			
15		Association.				
16 17		g. One member representing and recommended Alliance on Mental Illness (NAMI) North Carolina	•			
18	SEC	<b>FION 2.(c)</b> The Task Force shall meet monthly, beginning				
19		ion of the 2011 Regular Session of the General Assembly.	ing the first month			
20		<b>FION 2.(d)</b> The Task Force shall have the following duties	•			
21	(1)	Align national accreditation required for providers and				
22	(-)	Managed Care Organizations, licensing, State and				
23		functions, and State policy to eliminate contradicto				
24		requirements.				
25	(2)	Establish a consolidated review of DHHS oversig	ht and regulatory			
26		functions, notwithstanding any complaint or grievance.	<i>.</i>			
27	(3)	Align complaint and grievance review process and policy				
28	(4)	Establish coordination between DHHS divisions for				
29		investigations to avoid current duplication.	U			
30	(5)	Ensure compliance with CMS.				
31	SECT	<b>FION 2.(e)</b> The Department shall provide monthly update	s and reports to the			
32						
33	(1)	Each division's regulatory functions.				
34	(2)	Purpose of each of the identified regulatory functions.				
35	(3)	Amount of fees charged for the identified regulatory fur	nctions, along with			
36		the date and amount of the most recent fee increase.				
37	(4)	Number of full-time equivalent positions dedicated	to the identified			
38		regulatory functions, broken down by division.				
39	(5)	Federal requirements for, or a federal component to, ar	y of the identified			
40		regulatory functions.				
41	(6)	Areas of overlap among the divisions within the Departm				
42		State agencies, with respect to the regulation of provider	s. For each area of			
43		overlap, the report shall specify all of the following:				
44		a. The name of each division and State agency	that performs the			
45		regulatory function.				
46		b. How often each division or State agency perfo	rms the regulatory			
47		function.				
48		c. The total amount of funds expended by each divis	ion or State agency			
49 50		to perform the regulatory function.	1			
50		<b>FION 2.(f)</b> The Task Force shall develop legislative re	commendations to			
51	accomplish the id	dentified directives of the Task Force by April 2012.				

## **General Assembly Of North Carolina**

1 **SECTION 3.** Effective January 1, 2012, the Department of Health and Human 2 Services shall modify and consolidate LME endorsement, the Frequency and Extent of 3 Monitoring Tool, and the Provider Monitoring Tool.

4 **SECTION 4.(a)** In order to minimize the creation of unfunded mandates, the 5 Secretary shall direct a rate-setting memorandum be prepared for every change or adjustment 6 made by DHHS in service definition, policy, rule, or provider requirements that impacts 7 services provided in accordance with this act.

8 **SECTION 4.(b)** The Secretary shall dissolve North Carolina Treatment Outcomes 9 Program Performance System (NC-TOPPS) Advisory Committee and establish a task force 10 made up of division staff, Behavioral Health Managed Care Organizations, consumers, and 11 providers to objectively evaluate the North Carolina Treatment Outcomes Program 12 Performance System (NC-TOPPS) to improve the way data is accessible across services rather 13 than site-specific to reflect valid comparisons of program outcomes by August 1, 2011.

14 The Secretary shall allow private sector development and SECTION 4.(c) 15 implementation of an Internet-based, secure, and consolidated data warehouse and archive for maintaining corporate, fiscal, and administrative records of providers by September 1, 2011. 16 17 This data warehouse shall not be used to store consumer records. Use of the consolidated data 18 warehouse by the service provider agency is optional. Providers that choose to utilize the data 19 warehouse shall ensure that the data is up to date and accessible to the regulatory body. A 20 provider shall submit any revised, updated information to the data warehouse within 10 21 business days after receiving the request. The regulatory body that conducts administrative 22 monitoring must use the data warehouse for document requests. If the information provided to 23 the regulatory body is not current or is unavailable from the data warehouse and archive, the 24 regulatory body may contact the provider directly. A provider that fails to comply with the 25 regulatory body's requested documents may be subject to an on-site visit to ensure compliance. 26 Access to the data warehouse must be provided without charge to the regulatory body under 27 this section.

SECTION 5. The Secretary shall review on an annual basis updates to policy made by the following national accrediting bodies: Council on Accreditation (COA), CARF International, Council on Quality and Leadership (CQL), the Joint Commission, NCQA, and URAC and shall take actions necessary to ensure that DHHS policy or procedural requirements do not duplicate the updated accreditation standards.

33 SECTION 6. The Task Force shall report to the 2012 Regular Session of the 2011
 34 General Assembly and to the 2013 General Assembly.

- **SECTION 7.** The Task Force shall terminate July 1, 2013.
- **SECTION 8.** This act is effective when it becomes law.

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