GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 630 Second Edition Engrossed 4/26/17 **PROPOSED SENATE COMMITTEE SUBSTITUTE H630-PCS10368-TV-9**

Short Title: Rylan's Law/Family/Child Protect. & Acc. Act. (Public)

Sponsors: Referred to:

April 10, 2017

A BILL TO BE ENTITLED

2 AN ACT TO ESTABLISH SOCIAL SERVICES REGIONAL SUPERVISION AND 3 COLLABORATION; REFORM THE CHILD WELFARE SYSTEM IN THIS STATE; 4 IMPROVE ACCOUNTABILITY AND STATE OVERSIGHT OF THE CHILD 5 WELFARE SYSTEM; REQUIRE WRITTEN AGREEMENTS, CORRECTIVE ACTION, AND STATE INTERVENTION WITH SOCIAL SERVICES DEPARTMENTS; CREATE 6 7 REGIONAL SOCIAL SERVICE DEPARTMENTS; ESTABLISH A CHILD 8 WELL-BEING TRANSFORMATION COUNCIL; ESTABLISH A DRIVERS LICENSE 9 PILOT PROJECT; ESTABLISH A PILOT PROGRAM TO AUTHORIZE A WAIVER OF 10 THE EMPLOYMENT REQUIREMENT FOR FOSTER PARENTS OF CHILDREN RECEIVING INTENSIVE ALTERNATIVE FAMILY TREATMENT; REDUCE THE 11 12 TIME FRAME A PARENT HAS TO APPEAL FROM A TERMINATION OF 13 PARENTAL RIGHTS ORDER; REDUCE THE TIME FRAME FOR LICENSURE APPROVAL REGARDING FOSTER CARE; AND REQUIRE CHILD PROTECTIVE 14 15 SERVICE OBSERVATION BEFORE PHYSICAL CUSTODY OF CHILD MAY BE 16 RETURNED.

17 Whereas, the children and families involved in North Carolina's child welfare 18 system are among our most vulnerable children and most fragile families; and

19 Whereas, the recent federal Child and Family Services Review (CFSR) and the North Carolina Statewide Child Protective Services Evaluation of the State's Child Protective 20 21 Services (CPS) program identified troubling gaps and flaws in North Carolina's child welfare 22 system that are allowing too many of those vulnerable children and fragile families to fall 23 through the cracks; and

24 Whereas, transforming the child welfare system to better ensure the safety, 25 permanency, and well-being of children and families is the right thing to do; and

Whereas, county social services agencies are facing significant resource and 26 administration challenges in areas other than child welfare, such as public assistance and adult 27 28 services; and

29 Whereas, a recent audit by the North Carolina State Auditor of Medicaid eligibility determinations by county departments of social services concluded that most of the county 30 31 departments reviewed in the audit did not consistently meet standards for timeliness and 32 accuracy; and

33 Whereas, a recent report by the Program Evaluation Division reached similar conclusions regarding county administration of Medicaid eligibility determinations; and 34



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	General Assembly Of North Carolina	Session 2017
1	Whereas, North Carolina's Aging Services Plan and a recent report of	on Alzheimer's
2	and related dementias by the North Carolina Institute of Medicine emphasize the	
3	growth of the aging population and anticipate relying heavily on social servic	es agencies to
4	support the needs of this population; and	
5	Whereas, it has been challenging for the State to effectiv	
6	administration of complex social services programs in 100 counties and it w	ould be more
7	efficient and effective for the State to supervise fewer local agencies; and	
8	Whereas, it is our charge to spend public dollars wisely and	effectively on
9	administration of public assistance; and	
10	Whereas, for the aforementioned reasons, North Carolina requires a pl	
11	systematically reform the child welfare system and reduce the number of department	
12	services to allow for better supervision and administration of social services pr	ograms; Now,
13	therefore,	
14	The General Assembly of North Carolina enacts:	
15		
16	PART I. SOCIAL SERVICES REGIONAL SUPERVISION AND COLLA	BORATION;
17	WORKING GROUP	
18	SECTION 1.1. Regional Supervision of and Collaboration by	Local Social
19	Services Programs. –	
20	(1) The Department of Health and Human Services (Department)	-
21	for supervision of the local administration of social servi	1 0
22	including child welfare, adult protective services and guardi	1 1
23	assistance, child support enforcement, and other programs	
24	enhance State supervision and oversight for these programs, the	-
25	shall develop a plan for establishing regional offices	-
26	supervision of administration of social services at the local l	-
27	shall also identify any necessary legislative and regula	
28	necessary to improve regional collaboration among county or	regional social
29	services agencies or programs.	
30	(2) In developing the plan, the Department shall take into cor	
31	recommendations of the Social Services Regional Sup	
32	Collaboration Working Group created under Section 1.2.(a) of	
33	(3) The Department shall submit the plan to the Joint Legisla	-
34	Committee on Health and Human Services by November 15, 2	1
35	shall provide for the system of regional supervision to be operational supervision to be operati	
36	than March 1, 2020. The Department shall not implement th	e plan without
37	an act by the General Assembly.	
38	SECTION 1.2.(a) Social Services Regional Supervision and	
39	Working Group. – The School of Government at the University of North Caro	
40	Hill (SOG) shall convene a Social Services Regional Supervision and Collabor	U
41	Group (Working Group) to make recommendations to the Department regarding	ig the regional
42	supervision and collaboration plan.	· · · · · · · · · · · · · · · · · · ·
43	SECTION 1.2.(b) Composition. – The Working Group shall	consist of the
44 45	following members:	Company of the
45 46	(1) Three members of the Senate appointed by the President Pro T	empore of the
46 47	Senate, one of whom shall be designated as a cochair.	the Creation of
47 19	(2) Three members of the House of Representatives appointed by	-
48 40	(2) the House of Representatives, one of whom shall be designated	
49 50	(3) Three representatives from the Department appointed by the Health and Human Services or the Secretary's designee.	e secretary of
50	rearth and ruman bervices of the Scoretary's designet.	

General Assem	bly Of North Carolina Session 201
(4)	One designee of the Chief Justice of the North Carolina Supreme Cour appointed by the Chief Justice.
(5)	Four county commissioners representing the North Carolina Association of County Commissioners (NCACC), each of whom shall represent different
	regions of the State, appointed by the Director of the NCACC.
(6)	Two county social services directors, one of whom shall be appointed by th
	President Pro Tempore of the Senate and one of whom shall be appointed b
	the Speaker of the House of Representatives.
(7)	One representative from the North Carolina Association of Social Service
	Attorneys (NCASSA), appointed by the President of the NCASSA.
	TION 1.2.(c) Ad Hoc Subcommittees. – The cochairs may, at their discretion
	oc subcommittees involving experts and representatives of stakeholde
	provide information and offer recommendations related to their areas of
-	erest. Experts and organizations may include:
(1)	Social Services Commission.
(2)	North Carolina Association of County Boards of Social Services.
(3)	Guardian ad Litem Program.
(4)	Office of Indigent Defense Services.
(5)	North Carolina Partnership for Children, Inc.
(6)	Disability Rights of North Carolina.
(7)	Benchmarks NC.
(8)	North Carolina Association of Local Health Directors.
(9)	North Carolina Council of Community Programs.
(10)	North Carolina Emergency Management Association.
(11)	North Carolina Child Support Council.
(12)	North Carolina Pediatric Society.
(13)	AARP North Carolina.
(14)	County commissioners representing jurisdictions that have divers
	geographic, socioeconomic, and demographic characteristics.
(15)	Directors and administrators of consolidated human services agencies.
(16)	1 2
	TION 1.2.(d) Duties. – The Working Group shall develop recommendation
•	supervision and collaboration plan required by Section 1.1 of this act. Th
U 1	shall divide its work into two stages, the first to address regional supervisio
	address interagency collaboration and regionalization.
(1)	Stage One. – The Working Group shall convene its first meeting no late
	than October 6, 2017. During the first stage, the Working Group sha
	develop recommendations regarding:
	a. The size, number, and location of the regions. Recommendation
	shall take into consideration (i) the need for regions to maintai
	direct, local connections with the jurisdictions they serve; (i
	alignment with other regional organizations that intersect with th
	work of social services, as appropriate; and (iii) awareness of th
	cultural differences and similarities between regions.
	b. The allocation of responsibility between the central, regional, an
	local officials in supervising and administering the social service
	programs and services.
	c. Methods for holding the regional offices accountable for
	performance and responsiveness.
	d. Requirements for the regional offices to share information about
	local departmental performance with the relevant board or boards of

	General Assem	bly Of North Carolina	Session 2017
1 2 3 4 5 6 7 8 9 0 11 2 3 4 5	(2)	 county commissioners, county or regional board consolidated human services board. e. Options for authorizing the board of coun intervene in urgent situations to assume d department of social services at the local lev assuming control of service delivery pursuant to f. Any other issues related to regional supervise cochairs. Stage Two. – During the second stage, the Working Gr a. Develop recommendations regarding legisla changes necessary to improve collaboration be administration of social services progr Recommendations shall address, at a minimum conflicts of interest, and intercounty movement 	d of social services, or ty commissioners to lirect control of the vel prior to the State o G.S. 108A-74. sion identified by the oup shall: ative and regulatory etween counties in the ams and services.
5		programs or receiving social services.	
l6 7		b. Develop a vision for transitioning the county-administered system to a regionally administered system to a regionally administered system.	
8		vision shall identify general benefits and chall	-
9		making such a transition.	
20	SEC	TION 1.2.(e) Reports. –	
21	(1)	Stage One The Working Group shall submit a	-
22		Legislative Oversight Committee on Health an	
23		(Committee) and the Department at the conclusion of S	-
24 25		be no later than April 15, 2018. After receiving the Committee may terminate the Working Group if i	
25 26		Working Group is not making sufficient progress.	it concludes that the
27	(2)	Stage Two. – The Working Group shall submit a rep	ort to the Committee
28 29		and the Department at the conclusion of Stage Two, we than February 1, 2019.	
30		TION 1.2.(f) Role of the School of Government. – The S	
31	•	of North Carolina at Chapel Hill shall assist the Working	g Group as follows:
32	(1)	Convene and facilitate meetings.	
33	(2)	Provide necessary clerical and administrative support.	
34 35	(3) (4)	Prepare the Working Group reports. Provide technical assistance, as appropriate.	
,5 86	(+)	r tovide teeninear assistance, as appropriate.	
37 38	STATE'S SOCI	ORMING STATE SUPERVISION AND ACCOUNT IAL SERVICES SYSTEM	
39 10		TION 2.1.(a) Contract for Social Services Reform. –	
40 41	-	agement, in consultation with the Department of Health and issue a request for proposal (RFP) no later than Se	
+1 2	-	third-party organization to develop a plan to reform the	-
13		or the social services system, including child welfare, ad	-
14		p, public assistance, and child support enforcement (
15	0	ystem reform plan, the organization shall:	
16	(1)	Evaluate the role of the State in the social services syste	
17	(2)	Develop a new vision and strategic direction for the s	-
18		including leadership and governance at the State and re	-
19 50	(3)	Develop a plan for reforming the social services system outcomes for children and families, enhance State supe	-

	General Assemb	bly Of North Carolina Session 2017
1		services administration, improve accountability for outcomes in social
2		services at the local, regional, and State levels.
3	(4)	Develop a plan for collection, analysis, and effective use of data by the
4		social services system.
5	(5)	Create a Social Services System Transparency and Wellness Dashboard
6		(Dashboard) as provided in subsection (c) of this section.
7	(6)	Develop a plan for consistent, standardized continuous quality improvement
8		(CQI) for social services at the State, regional, and county levels.
9	(7)	Review policies and procedures to support and accelerate system reform,
10		focusing on sustainable change that will improve outcomes for children and
1		families.
12	(8)	Provide ongoing evaluation and oversight of the Department's
3		implementation of social services system reform.
14	(9)	Develop a child welfare reform plan as specified in subsection (b) of this
15		section.
16	(10)	Comply with all applicable reporting and implementation requirements
17		specified in subsection (d) of this section.
18		veloping and implementing the social services system reform plan, the
19	-	ll engage the services of national technical advisors with broad expertise and
20		plementing large-scale, systemic social services reform. The national technical
21	•	we specialized expertise in certain areas of social services, such as child
22		vices, public assistance, or child support enforcement.
23		TION 2.1.(b) Child Welfare Reform. – The contract with the third-party
24	0 1	uired by subsection (a) of this section shall also require the organization to
25	-	velfare reform plan that, at a minimum, makes recommendations regarding:
26	(1)	Child Protective Services (CPS), including the system for receiving reports
27		and investigating allegations of child abuse, neglect, or dependency.
28	(2)	Preventive and in-home services that provide struggling families with
29		needed supports and treatment to prevent removal of the children from the
30		home.
31	(3)	Child fatality oversight, including a review of the existing structure,
32		communication, and effectiveness of the Community Child Protection
33		Teams, the Child Fatality Prevention Team, and use of Citizen Review
34		Panels. Oversight shall also include identification of systemic problems in
35		the child welfare system that may increase risk of harm or death to a child
36		and implementation of timely and appropriate systemic reforms following a
37		child fatality.
38	(4)	Placement of children in foster care and other out-of-home settings.
39	(5)	Services provided to children, youth, and parents involved with child welfare
40		to achieve reunification of families.
41	(6)	Efforts to achieve permanency for children either through reunification with
42		family, legal guardianship or custody, or adoption.
43	(7)	Provision of health care, mental health, and educational services to children
44 4 7		and families involved with the child welfare system.
45	(8)	Services provided to older youth in foster care and to those who have aged
46 47		out of foster care.
47 49	(9)	Strategies to ensure well-trained and adequately compensated staff to
18 10	(10)	improve performance and reduce turnover.
49	(10)	Practice and implementation, including:
50 51		a. Ensuring a statewide, trauma-informed, culturally competent, family-centered practice framework.

	General Assembly Of N	North Carolina Session 2017
1 2 3	b.	Incorporating more evidence-based practices, including evidence-informed prevention services designed to reduce the number of children entering foster care.
4	с.	Specifying expectations regarding professional development,
5 5	d	training, and performance standards.
5 7 8	d.	Eliminating unnecessary barriers to licensing foster care and therapeutic foster care families to ensure an adequate supply of qualified families
)	٩	qualified families. Improving provider and foster parent feedback loops. For purposes of
) 1	e.	this sub-subdivision, "feedback loops" refers to a situation in which a portion of the output of a situation is used for new input.
2	f.	Performing time use and salary surveys for Division of Social
3	1.	Services staff.
, 1	g.	Promoting relationship building across agencies and providers.
5	g. h.	Implementing family supports for adoptions, which includes (i)
5	11.	collecting data on the incidence of disrupted adoptions and unlawful
7		transference of children in North Carolina, (ii) the outcomes for
3		children and families associated with disrupted adoptions, and (iii)
)		the provision of supports needed to assist families at risk of
)		disruption in order to keep those families together.
	i.	Maintaining sibling groups, in accordance with the "Fostering
2		Connections to Success and Increasing Adoptions Act of 2008."
;	j.	Developing a statewide, standardized functional protocol to be used
ŀ	J.	for case planning, service referrals, and enhancing executive-level
5		decision making around resource allocation and other system reform
5		efforts.
7	SECTION 2	.1.(c) In developing the child welfare components of the reform plan
8		the organization shall do each of the following:
)	(1) Ensur	e the plan complies with the requirements of the federal Child and
)	Famil	y Services Review Program Improvement Plan effective January 1,
	2017.	
2		It regularly with the Social Service Regional Supervision and
5		boration Working Group and offer recommendations appropriate to
ŀ	6	the goals and direction for both efforts.
5		w the program for corrective action under G.S. 108A-74, as amended
5	•	rt III of this act, and offer any recommendations necessary to align the
,		ctive action program with the child welfare reform plan.
3		.1.(d) The social services reform effort described in this section shall
)		n of a Social Services System Transparency and Wellness Dashboard
) l		llect data from the North Carolina Families Accessing Services through
2		system. The Dashboard shall serve as a report card and include regular
2 3		nts of social services including, at a minimum, child welfare, adult ance, and child support enforcement. The Dashboard shall be
)	· •	allow for monitoring by State leadership, staff and families involved in
+ 5	• 1	em, and the general public to ensure maximum accountability and
, 5	-	ective and efficient use of social services and funds. The Department of
		ices shall work closely with the organization to identify available data
3		e Dashboard for the relevant programs. With respect to child welfare
)		ard shall address the data issues highlighted in the Child and Family
)		(R) and the North Carolina Statewide Child Protective Services
		S Child Protective Services system dated March 1, 2016, to ensure the

provision of accurate federal reporting and improved case management, continuous quality improvement (CQI), and overall improved outcomes for children and families. The data from the Dashboard shall be readily available on the Department's Web site. For purposes of this subsection, the term "Dashboard" means a standard set of performance and outcome metrics that indicate how effectively the components of the social services system are working. **SECTION 2.1.(e)** The following reporting and implementation requirements shall occur:

- (1) The Office of State Budget and Management (OSBM) shall report to the Joint Legislative Oversight Committee on Health and Human Services (Committee) upon hiring an organization as required by subsection (a) of this section to develop the social services reform plan pursuant to this section.
- (2) OSBM shall include in the contract clear direction that time is of the essence and failure to perform within the required time line constitutes breach of contract. OSBM shall also include a provision in the contract authorizing it to terminate the contract without financial penalty to the State if OSBM, in consultation with the Committee, determines that progress on development of the child welfare reform plan is unsatisfactory.
- 19(3)The organization shall submit a preliminary report to the Committee no later20than 180 days after the contract is finalized. The preliminary report shall set21forth the progress made on developing the reform plan and the objectives for22the subsequent 180 days. After that preliminary report is submitted, the23organization shall submit bimonthly reports to Committee on the progress of24development and implementation of the child welfare reform plan.
 - (4) The Department shall submit preliminary recommendations to the Committee no later than October 1, 2018, regarding legislative changes necessary to implement the reform plan developed by the organization. After the preliminary report is submitted, the Department may submit additional reports to the Committee identifying additional legislative changes that are necessary to implement the reform plan as it is further developed and implemented.
 - **SECTION 2.2.** This part becomes effective July 1, 2017.

PART III. LOCAL DSS WRITTEN AGREEMENTS; CORRECTIVE ACTION; STATE INTERVENTION

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SECTION 3.1.(a) G.S. 108A-74 reads as rewritten:

37 "\$ 108A-74. <u>County departments required to enter into annual written agreement for all</u>
 38 <u>social services programs other than medical assistance;</u> County department
 39 failure to provide <u>child welfare services;</u> State intervention in or control of
 40 <u>child welfare service delivery.</u>

41 (a) Notwithstanding any other provision of law to the contrary, the Secretary of Health 42 and Human Services may take action in accordance with this section to ensure the delivery of 43 child welfare services in accordance with State laws and applicable rules. As used in this 44 section, the terms:

- (2)
- (1) "County department of social services" also means the consolidated human services agency, whichever applies;
- 47 (2) "County director of social services" also means the human services director,
 48 whichever applies; and
- 49 (3) "County board of social services" also means the consolidated human
 50 services board, whichever applies.

	General Assemb	ly Of North Carolina	Session 2017
1	<u>(4)</u>	"Child welfare services or program" means protective, f	oster care, and
2		adoption services related to juveniles alleged to be abused	
3		dependent as required by Chapter 7B of the General Statutes.	-
4	<u>(5)</u>	"Social services programs other than medical assistance	means social
5		services and public assistance programs established in this	s Chapter other
6		than the medical assistance program (Part 6 of Article 2 of	f this Chapter).
7		This includes, but is not limited to, child welfare programs,	adult protective
8		services, guardianship services for adults, and programs of p	
9		established in this Chapter. It also includes the child supp	
10		program, as established in Article 9 of Chapter 110 of the Ge	neral Statutes.
11	(a1) Begin	ning in fiscal year 2018-2019, the Secretary shall require all	departments of
12	social services to	enter into a written agreement each year that specifies mandat	ed performance
13		administrative responsibilities with regard to all social ser	-
14	other than medica	· · ·	
15	(1)	When possible, the mandated performance requirements shall	l be based upon
16		standardized metrics utilizing reliable data.	-
17	<u>(2)</u>	The administrative responsibilities shall address, at a	<u>ninimum, staff</u>
18		training, data submission to the Department, and communi-	
19		Department.	
20	<u>(3)</u>	The written agreement may be standardized or may be tail	ored to address
21		issues in specific jurisdictions.	
22	<u>(4)</u>	The written agreement shall authorize the Department to wit	hhold State and
23		federal funds in the event the department fails to sa	
24		performance requirements or comply with the terms of the ag	
25	(b) If the	Secretary of Health and Human Services determines that a con	
26		s is not providing child protective services, foster care services	• 1
27		dance with State law and with applicable rules adopted by the	-
28		fails to demonstrate reasonable efforts to do so, then the	
29	providing written	notification of intent to the county director of social services	, to the chair of
30		of commissioners, and to the chair of the county board of soc	
31	after providing th	em with an opportunity to be heard, may intervene in the part	cular service or
32		on. Intervention includes, but is not limited to, the following ac	
33	(1)	Sending staff of the Department of Health and Human Servic	es to the county
34		department of social services to provide technical assistance	•
35		the services being provided;	
36	(2)	Establishing a corrective plan of action to correct inappropri	ate policies and
37		procedures; and	1
38	(3)	Advising county personnel as to appropriate policies and pro-	cedures.
39		days of completion of the intervention activities, the Secretar	
40		nt of social services is not providing in accordance with	•
41	• 1	the particular service or services for which intervention was	
42		l reasonable efforts to do so, the Secretary shall withhold S	
43		vices administrative funds until the particular service or servic	
44		th State laws and applicable rules.	1
45		Secretary determines that a county department of social	services is not
46		protective, foster care, or adoption services in accordance wit	
47		rules adopted by the Social Services Commission, or fails	
48		s to do so, and the failure to provide the services poses a sub-	
49		velfare of children in the county who receive or are eligible	
50	-	e Secretary, after providing written notification of intent to	
51		commissioners, to the chair of the county board of social serv	
	5		-

county director of social services, and after providing them with an opportunity to be heard, 1 2 shall withhold funding for the particular service or services in question and shall ensure the 3 provision of these services through contracts with public or private agencies or by direct 4 operation by the Department of Health and Human Services.

5 In the event that the Secretary assumes control of service delivery pursuant to (d) subsection (c) of this section, the county director of social services shall be divested of all 6 7 service delivery powers conferred upon the director by G.S. 108A-14 and other applicable State 8 law as the powers pertain to the services in question. Upon assumption of control of service 9 delivery, the Secretary may assign any of the powers and duties of the county director of social 10 services to the Director of the Division of Social Services of the Department of Health and 11 Human Services or to a contractor as the Secretary deems necessary and appropriate to 12 continue the provision of the services in the county.

13 In the event the Secretary takes action under this section, the Department of Health (e) 14 and Human Services shall, in conjunction with the county board of commissioners, the county 15 board of social services, and the county director of social services develop and implement a 16 corrective plan of action. The Department of Health and Human Services shall also keep the 17 chair of the county board of commissioners, the chair of the county board of social services, 18 and the county director of social services informed of any ongoing concerns or problems with 19 the delivery of the services in question.

20 Upon the Secretary taking action pursuant to subsection (c) of this section, county (f) 21 funding of the services in question shall continue and at no time during the period of time that 22 the Secretary is taking action shall a county withdraw funds previously obligated or 23 appropriated for the services. Upon the Secretary's assumption of the control of service 24 delivery, the county shall also pay the nonfederal share of any additional cost that may be 25 incurred to operate the services in question at the level necessary to comply fully with State law 26 and Social Services Commission rules.

During the period of time that the Secretary is taking action pursuant to subsection 27 (g) 28 (c) of this section, the Department of Health and Human Services shall work with the county 29 board of commissioners, the county board of social services, and the county director of social 30 services, to enable service delivery to be returned to the county if and when the Secretary has 31 determined that services can be provided by the county in accordance with State law and 32 applicable rules."

33 **SECTION 3.1.(b)** This section becomes effective upon ratification and applies to 34 written agreements required pursuant to G.S. 108A-74(a1) for fiscal years 2018-2019 and 35 2019-2020.

SECTION 3.2.(a) Effective March 1, 2020, G.S. 108A-74 reads as rewritten:

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"§ 108A-74. County-Local departments required to enter into annual written agreement for all social services programs other than medical assistance; County-Local department failure to provide child welfare services; comply with the written agreement or applicable law; corrective action; State intervention in or control

of child welfare service delivery.

42 Notwithstanding any other provision of law to the contrary, the Secretary of Health (a) 43 and Human Services may take action in accordance with this section to ensure the delivery of 44 child welfare services in accordance with State laws and applicable rules. As used in this 45 section, the terms: following definitions shall apply:

"County department of social services" also means the Department of social 46 (1)47 services. - The department responsible for administration of the social 48 services and programs of public assistance in a county. It includes a county 49 department of social services, a consolidated human services agency, 50 department or a regional social services department, whichever applies; 51 applies.

General	Assem	bly Of North Carolina	Session 201
	(2)	"County director of social services" also means	-the Director of socia
		services The person responsible for managing	
		department of social services, including a county s	
		regional social services director, or a human serv	
		applies; and applies.	,
	(3)	"County board of social services" also means the <u>B</u>	pard of social services
	(3)	The governing body responsible for oversight of t	
		services, including a regional board of social service	-
		services, mending a regional board of social service services board, or a board of county commissione	
		powers and duties of a social services govern	
			ing board pursuant t
	(A)	<u>G.S. 153A-77(a)</u> , whichever applies.	up Child walfore corrigo
	(4)	"Child welfare services or program" means protective	
		or program. – Protective, foster care, and adop	
		juveniles alleged to be abused, neglected, or de	pendent as required b
	(5)	Chapter 7B of the General Statutes.	
	(5)	"Social services programs other than medical assista	
		services programs other than medical assistance. – S	-
		assistance programs established in this Chapter	
		assistance program (Chapter 108A, Article 2, Part	
		not limited to, child welfare programs, adu	-
		guardianship services for adults, and program	-
		established in Chapter 108A. It also includes the ch	hild support enforceme
		program, as established in Chapter 110, Article 9.	
(a1)	Begii	uning in fiscal year 2018-19, the Secretary shall rea	quire all departments
social ser	vices to	enter into a written agreement each year that specifie	es mandated performant
requireme	ents an	d administrative responsibilities with regard to all s	social services progran
other than	1 medic	eal assistance.	
	(1)	When possible, the mandated performance requirem	ents shall be based upo
		standardized metrics utilizing reliable data.	
	(2)	The administrative responsibilities shall address	, at a minimum, sta
		training, data submission to the Department, and	communication with th
		Department.	
	(3)	The written agreement may be standardized or ma	where the second terms of the second se
		issues in specific jurisdictions.	5
	(4)	The written agreement shall authorize the Departme	ent to withhold state ar
		federal funds in the event the department fai	
		performance requirements or comply with the terms	•
<u>(a2)</u>	The S	Secretary shall require all departments of social servic	U
		year that specifies mandated performance requirem	
		vith regard to all social services programs other than m	
	<u>(1)</u>	The mandated performance requirements shall be	
	<u>(1)</u>	metrics utilizing data and outcome measures de	
		Services System Transparency and Wellness Dash	
		• • •	iboard and other remain
	(2)	data sources.	at a minimum ata
	<u>(2)</u>	The administrative responsibilities shall address	
		training, data submission to the Department, and	communication with tr
	$\langle \mathbf{O} \rangle$	Department.	1 / 11 1
	(3)	The written agreement may be standardized or ma	ay be tailored to addre
	<u>(J)</u>		
		issues in specific jurisdictions.	
	<u>(4)</u>	issues in specific jurisdictions. The written agreement shall authorize the Departm federal funds in the event the department fail	

General Assem	bly Of North Carolina	Session 2017
	performance requirements or comply with the terms of	of the agreement or
(a^2) If a	applicable law.	orma of the written
	department of social services fails to comply with the to pplicable law for three consecutive months or for five	
	month period, the Secretary and the department of social	
	ective action plan within 60 working days. The Secretary	
corrective action	n plan more quickly in urgent circumstances, regardle	ess of whether the
circumstances a	re directly related to a mandated performance requirement	ent specified in the
written agreeme	<u>nt.</u>	
<u>(a4)</u> The	corrective action plan shall include each of the following co	
<u>(1)</u>	The duration of the joint corrective action plan, not to e	
	the Secretary determines that the department of social	
	shown measurable progress within six months, the Secre	
	conclude that the department of social services has fa	
	complete the joint corrective plan and may proceed with	
	temporarily assume administrative responsibilities of	
	social services. If the Secretary determines the departme	
	has shown measurable progress within six months, the Section 2012 and 201	
	the joint corrective action plan by six months, but in n	io case shall a joint
(2)	corrective action plan exceed 18 months.	assist semilars that
<u>(2)</u>	<u>The performance requirements for the department of</u> <u>constitute successful completion of the joint corrective ac</u>	
(3)	A schedule and plan for providing updates to the so	-
<u>(3)</u>	regarding the department's progress implementing the con-	
(4)	An acknowledgement that failure to successfully of	-
<u>(+)</u>	corrective action plan shall result in temporary assumpt	
	the department of social services administration.	ton of an of part of
(b) If the	e Secretary of Health and Human Services determines that a	a county d epartment
	es is not providing child protective services, foster care s	• •
	rdance with State law and with applicable rules adopted by	-
	: fails to demonstrate reasonable efforts to do so, has fa	
	nt corrective action plan, then the Secretary, after providing	
	e county director of social services, to the chair of the	
commissioners,	and to the chair of the county board of social services, and a	after providing them
	nity to be heard, may intervene in the particular service or a	
Intervention inc	ludes, but is not limited to, the following activities:Secret	etary shall give the
board of county	commissioners, the department of social services, the coun	ty manager, and the
board of social	services at least 30 days' notice that the Secretary, through	ugh the appropriate
-	services office, intends to temporarily assume all or part	-
	administration in accordance with subsection (c) of this se	
-	ocial services, notice shall be provided to boards of county	commissioners and
	s for all counties served by the region.	
(1)	Sending staff of the Department of Health and Human Se	•
	department of social services to provide technical assista	ance and to monitor
(2)	the services being provided;	
(2)	Establishing a corrective plan of action to correct inappr	copriate policies and
(2)	procedures; and Advising county personnal as to appropriate policies and	procedures
(3) If within 60	Advising county personnel as to appropriate policies and days of completion of the intervention activities, the Sec	
	ent of social services is not providing in accordance w	•
applicable rules	the particular service or services for which intervention v	was initiated, or ha

1		reasonable efforts to do so, the Secretary shall withhold State and federal
2		vices administrative funds until the particular service or services are provided
3		h State laws and applicable rules.
4		retary determines that a county department of social services is not providing
5		foster care, or adoption services in accordance with State law and with
6		dopted by the Social Services Commission, or fails to demonstrate reasonable
7		and the failure to provide the services poses a substantial threat to the safety
8		uildren in the county who receive or are eligible to receive the services, then
9		er providing written notification of intent to the chair of the county board of
10		the chair of the county board of social services, and to the county director of
11		and after providing them with an opportunity to be heard, shall withhold
12		articular service or services in question and shall ensure the provision of these
13		contracts with public or private agencies or by direct operation by the
14	-	Iealth and Human Services. Notwithstanding any provision of law to the
15		partment of social services fails to successfully complete its joint corrective
16 17	-	Secretary shall direct the appropriate regional office to, within 30 calendar
17		assume all or part of the department's social services administration upon
18		required by subsection (b) of this section. During the period the Secretary
19 20		ration of the social services program, the following shall occur:
20 21	<u>(1)</u>	The Secretary, through the appropriate regional office, shall administer all or
21		part of the social services program in a county or region. Administration by the Secretary may include direct operation by the Department, including
22		supervision of program staff or contracts for operation, to the extent
23 24		permitted by federal law.
24	<u>(2)</u>	The department of social services shall be divested of administrative
26	<u>(2)</u>	authority for any component of the program the Secretary assumes.
27	<u>(3)</u>	The director of social services shall be divested of all service delivery
28	<u>(0)</u>	powers conferred upon the director by G.S. 108A-14 and other applicable
29		State law as it pertains to the programs or services to be assumed. The
30		Secretary may assign any of the powers and duties of the director of social
31		services to an employee of the Department or a contractor, as the Secretary
32		deems necessary and appropriate to continue the provision of services in the
33		county. If the local director of social services has delegated any authority to
34		staff pursuant to G.S. 108A-14(b), delegated authority shall remain in effect
35		until the Secretary, or the Secretary's designee, specifically revokes the
36		delegation.
37	<u>(4)</u>	The Secretary shall direct and oversee the expenditure of all funding for the
38		administration of the components of the program assumed by the Secretary.
39	<u>(5)</u>	The department of social services shall not withdraw funds previously
40		obligated or appropriated for program administration and services. The
41		department of social services shall continue to pay the county's or region's
42		nonfederal share for the program services and administration.
43	<u>(6)</u>	The Secretary shall work with the department of social services to develop a
44		plan for the department to resume program administration.
45	<u>(7)</u>	The Secretary shall inform the appropriate board or boards of county
46		commissioners, the county manager or managers, the director of social
47		services, and the board of social services of key activities and ongoing
48		concerns during the temporary assumption of social services program
49	/ A\	administration.
50		the Secretary's determination that the department of social services is able to
51	meet performanc	e requirements and that program administration responsibilities should be

restored to the department of social services, the Secretary shall notify the board of county 1 2 commissioners, the department of social services, the county manager, and the board of social 3 services that the temporary assumption of program administration will be terminated and the 4 effective date of the termination. Upon termination, the department of social services shall 5 resume its full authority to administer the program or programs that were assumed. 6 In the event that the Secretary assumes control of service delivery pursuant to (d)7 subsection (c) of this section, the county director of social services shall be divested of all 8 service delivery powers conferred upon the director by G.S. 108A-14 and other applicable State 9 law as the powers pertain to the services in question. Upon assumption of control of service 10 delivery, the Secretary may assign any of the powers and duties of the county director of social 11 services to the Director of the Division of Social Services of the Department of Health and 12 Human Services or to a contractor as the Secretary deems necessary and appropriate to 13 continue the provision of the services in the county. 14 (e) In the event the Secretary takes action under this section, the Department of Health 15 and Human Services shall, in conjunction with the county board of commissioners, the county 16 board of social services, and the county director of social services develop and implement a 17 corrective plan of action. The Department of Health and Human Services shall also keep the 18 chair of the county board of commissioners, the chair of the county board of social services, 19 and the county director of social services informed of any ongoing concerns or problems with 20 the delivery of the services in question. 21 (f) Upon the Secretary taking action pursuant to subsection (c) of this section, county 22 funding of the services in question shall continue and at no time during the period of time that 23 the Secretary is taking action shall a county withdraw funds previously obligated or 24 appropriated for the services. Upon the Secretary's assumption of the control of service 25 delivery, the county shall also pay the nonfederal share of any additional cost that may be 26 incurred to operate the services in question at the level necessary to comply fully with State law 27 and Social Services Commission rules. 28 During the period of time that the Secretary is taking action pursuant to subsection (g) 29 (c) of this section, the Department of Health and Human Services shall work with the county 30 board of commissioners, the county board of social services, and the county director of social 31 services, to enable service delivery to be returned to the county if and when the Secretary has 32 determined that services can be provided by the county in accordance with State law and 33 applicable rules." 34 SECTION 3.2.(b) This section becomes effective March 1, 2020, and is effective 35 for all written agreements required pursuant to G.S. 108A-74 entered into on or after that date. 36 **SECTION 3.3.** The Department shall report to the Joint Legislative Oversight 37 Committee on Health and Human Services (Committee) by August 1 of every year regarding 38 oversight of the local administration of social services programs other than medical assistance. 39 The reports shall include, at a minimum: (1)40 a. A copy of the template for the written agreement required by 41 G.S. 108A-74(a1). 42 An evaluation of the implementation of the requirement for a written b. 43 agreement. 44 A summary of any oversight action taken by the Department c. 45 pursuant to the agreement or G.S. 108A-74, including a list of any 46 federal or State funds that were withheld as a result of the State's 47 oversight. 48 (2)Beginning August 1, 2021, the reports required in this section shall also 49 include:

	General Assembly Of North Carolina Session 2017
-	 a. A summary the circumstances involved with the issuance of any corrective action plans or temporary assumption of local program administration by the State pursuant to G.S. 108A-74. b. Recommendations for legislative changes related to the authority of the State to supervise local social services administration pursuant to G.S. 108A-74 and related laws.
	PART IV. REGIONAL SOCIAL SERVICES DEPARTMENTS
)	SECTION 4.1. Article 1 of Chapter 108A of the General Statutes is amended by
)	adding the following new Part to read:
	"Part 2B. Regional Social Services Departments.
	" <u>§ 108A-15.3A. Creation of regional social services departments.</u>
	(a) A regional social services department, including more than one county, may be
-	formed upon agreement of the county boards of commissioners and, if applicable, either the
	county board of social services or consolidated human services board having jurisdiction over
	each of the counties involved.
	(b) <u>A regional social services department may incorporate all programs and services</u>
	offered by the county departments or it may include only selected programs and services.
	(c) <u>A county may join an existing regional social services department upon agreement</u>
	of the boards of commissioners having jurisdiction over each of the counties included in the
	region as well as the board of county commissioners and, if applicable, either the county board
	of social services or consolidated human services having jurisdiction over the county
	<u>department seeking to join the regional department.</u>
	(d) <u>The regional social services departments may include more than one judicial</u> district. To promote judicial efficiency, a regional social services department shall make every
	effort to include complete judicial districts rather than dividing a judicial district across
	departments.
	(e) <u>The regional social services department shall have centralized administrative</u>
	operations that are geographically located in one county but maintain a physical presence for
	delivery of social services in every county served by the region.
	(f) A county that joins a regional social services department shall be required to
	contribute financially to the regional department pursuant to rules adopted by the Commission.
	(g) A regional social services department shall be a public authority as defined in
	G.S. 159-7(b)(10).
	"§ 108A-15.3B. Regional board of social services.
	(a) A regional social services department shall be governed by a regional board of
	social services. A regional board of social services shall have the same powers and duties as a
	county social services board, including the appointment of the regional director of social
	services, with respect to those services or programs that have been assigned to the regional
	social services department.
	(b) <u>A regional board of social services shall be composed of 12 members. However, a</u>
	regional board of social services may be increased up to a maximum number of 18 members by
	agreement of the boards of county commissioners in all counties that comprise the region. The
	agreement shall be evidenced by concurrent resolutions adopted by the affected boards of
	county commissioners.
	(c) The county board of commissioners of each county in the region shall appoint two
	members to the regional board of social services, one of whom may be a county commissioner.
	If more than eight counties join the regional social services department, the board of county
	commissioners of each county in the region shall appoint one member to the regional board of
	social services who may be a county commissioner. The Social Services Commission shall
	appoint two members. The members of the regional social services board shall appoint

	General Assembly Of North Carolina	Session 2017
1	members to fill any remaining vacancies. The composition of the board shall reaso	nably reflect
2	the population makeup of the entire region and provide equitable region-wide re	
3	All members shall be residents of the region.	<u></u>
4	(d) Except as provided in this subsection, members of a regional boa	rd of social
5	services shall serve terms of three years. Two of the original members shall serve	
6	year, and two of the original members shall serve terms of two years. No member	
7	more than three consecutive three-year terms. County commissioner members sha	
8	as long as the member is a county commissioner.	
9	(e) Whenever a county shall join or withdraw from an existing regional so	cial services
10	department, the regional board of social services shall be dissolved and a new bo	
11	appointed as provided in subsection (c) of this section.	
12	(f) Vacancies shall be filled by the appointing authority for any unexpired	portion of a
13	term.	-
14	(g) A chairperson shall be elected annually by a regional board of social s	ervices. The
15	regional social services director shall serve as secretary to the board.	
16	(h) A majority of the actual membership, excluding vacancies, shall	constitute a
17	<u>quorum.</u>	
18	(i) Upon being given written notice and an opportunity to respond, a mer	nber may be
19	removed from office by the regional board of social services for any of the followir	•
20	(1) Commission of a felony or other crime involving moral turpitude	2.
21	(2) Violation of a State law governing conflict of interest.	_
22	(3) Violation of a written policy adopted by the county board of co	mmissioners
23	of each county in the region.	
24	(4) Habitual failure to attend meetings.	
25	(5) Conduct that tends to bring the office into disrepute.	
26	(j) A member may receive a per diem in an amount established by	the county
27	commissioner members of the regional board of social services. Reimbursement fo	r subsistence
28	and travel shall be in accordance with a policy set by the county commissioner me	mbers of the
29	regional board of social services.	
30	(k) The board shall meet at least quarterly. The chairperson or three of t	the members
31	may call a special meeting.	
32	(1) A regional board of social services is authorized to provide liability i	nsurance for
33	the members of the board and the employees of the regional social services de	partment. A
34	regional board of social services is also authorized to contract for the services of a	
35	represent the board, the regional social services department, and its employees, as	
36	The purchase of liability insurance pursuant to this subsection waives both the re	-
37	of social services' and the regional social services department's governmental imm	
38	extent of insurance coverage, for any act or omission occurring in the ex	
39	governmental function. By entering into a liability insurance contract with the region	
40	social services, an insurer waives any defense based upon the governmental imm	unity of the
41	regional board of social services or the regional social services department.	
42	" <u>§ 108A-15.3C. Dissolution of a regional social services department.</u>	
43	(a) Whenever the board of commissioners of each county constituting a re	-
44	services department determines that the department is not operating in the best int	
45	respective counties, they may direct that the regional social services department be	
46	(b) Whenever a board of commissioners of a county which is a member of	
47	social services department determines that the department is not operating in the l	<u>best interests</u>
48	of that county, it may withdraw from the regional social services department.	
49	(c) Dissolution of a regional social services department or withdrawal from	
50	social services department by a county shall be effective only at the end of the f	<u>iscal year in</u>
51	which the action of dissolution or withdrawal transpired.	

	General Assembly Of North Carolina	Session 2017
1 2	(d) Notwithstanding the provisions of subsection (a) of the section, no services department shall be dissolved without prior written notification to the I	Department.
3	(e) <u>Any budgetary surplus available to a regional social services depart</u>	ment at the time
4	of its dissolution shall be distributed to those counties comprising the region	on the same pro
5	rata basis that the counties appropriated and contributed funds to the regiona	l social services
6	department budget during the current fiscal year. Distribution to the co	ounties shall be
7	determined on the basis of an audit of the financial record of the regional	social services
8	department. The regional board of social services shall select a certified public	accountant or an
9	accountant who is subsequently certified by the Local Government Commissio	n to conduct the
10	audit. The audit shall be performed in accordance with G.S. 159-34. The s	same method of
11	distribution of funds described above shall apply when one or more counting	es of a regional
12	social services department withdraw from a region.	
13	" <u>§ 108A-15.3D. Regional social services director.</u>	
14	A regional social services director appointed by a regional social services	board shall have
15	all the powers and duties of a director of social services provided by G.S. 108	8A-14 and other
16	applicable laws."	
17	SECTION 4.2. G.S. 108A-1 reads as rewritten:	
18	"§ 108A-1. Creation.	
19	Every county shall have a orgoverning board for social services, which r	nay be a county
20	board of social services created pursuant to this Part, a consolidated human	n services board
21	created pursuant to G.S. 153A-77(b)G.S. 153A-77(b), a board of county con	nmissioners that
22	has assumed the powers and duties of a county board of social services or	r a consolidated
23	human services board, or a regional board of social services create	ed pursuant to
24	G.S. 108A-15.3B. The governing board which shall establish county-policies f	for the programs
25	established by this Chapter in conformity with the rules and regulations of the	1 0
26	Commission and under the supervision of the Department of Health and H	
27	Provided, however, county policies for the program of medical assistance sha	
28	in conformity with the rules and regulations of the Department of Health and H	
29	SECTION 4.3. G.S. 7B-101 reads as rewritten:	
30	"§ 7B-101. Definitions.	
31	As used in this Subchapter, unless the context clearly requires otherwise	e, the following
32	words have the listed meanings:	, U
33		
34	(8a) Department. – Each county's child welfare agency. Unl	less the context
35	clearly implies otherwise, when used in this Subchapter,	
36	"department of social services" shall refer to the county a	-
37	child welfare services, regardless of the name of the agency	• • • •
38	county has consolidated human services,	pursuant to
39	G.S. 153A-77.G.S. 153A-77 and shall include a regional	T
40	department created pursuant to Part 2B of Article 1 of Chap	
41	General Statutes.	
42		
43	(10) Director. – The director of the county-department of social	l services in the
44	county in which the juvenile resides or is found, or	
45	representative as authorized in G.S. 108A-14.	
46	"	
47	SECTION 4.4. G.S. 7B-400(a) reads as rewritten:	
48	"(a) A proceeding in which a juvenile is alleged to be abused, neglected	ed, or dependent
49	may be commenced in the <u>judicial</u> district in which the juvenile resides or is $\frac{1}{p}$	
5 0	the time the petition is filed. If a regional social services department includes of	
51	than one judicial district, the department shall file in the judicial district where	

General Assembly Of North Carolina Session 2017 or was present when the report required by G.S. 7B-301 was received. Notwithstanding 1 2 G.S. 153A-257, the absence of a juvenile from the juvenile's home pursuant to a protection plan 3 during an assessment or the provision of case management services by a department of social 4 services shall not change the original venue if it subsequently becomes necessary to file a 5 juvenile petition." 6 **SECTION 4.5.** G.S. 143B-153 is amended by adding a new subdivision to read: 7 "§ 143B-153. Social Services Commission – creation, powers and duties. 8 There is hereby created the Social Services Commission of the Department of Health and 9 Human Services with the power and duty to adopt rules and regulations to be followed in the 10 conduct of the State's social service programs with the power and duty to adopt, amend, and 11 rescind rules and regulations under and not inconsistent with the laws of the State necessary to 12 carry out the provisions and purposes of this Article. Provided, however, the Department of 13 Health and Human Services shall have the power and duty to adopt rules and regulations to be 14 followed in the conduct of the State's medical assistance program. 15 16 (9) The Commission shall adopt rules governing the obligations of counties to 17 contribute financially to regional social services departments in accordance 18 with G.S. 108A-15.3A(e)." SECTION 4.6. Sections 4.1, 4.2, 4.3, and 4.4 become effective March 1, 2019. 19 20 Section 4.5 becomes effective upon ratification. 21 22 PART V. CHILD WELL-BEING TRANSFORMATION COUNCIL 23 **SECTION 5.1.** Chapter 143 of the General Statutes is amended by adding a new 24 Article to read: 25 "Article 82. "Child Well-Being Transformation Council. 26 Child Well-Being Transformation Council established; membership; 27 "§ 143-775. qualifications; vacancies. 28 29 Purpose; Findings. - The welfare of North Carolina's children is a priority. There (a) 30 are many public and private agencies and organizations across the State involved with 31 promoting the welfare of children and protecting them from harm, such as those involving child 32 care, education, health care, social services, and juvenile justice. Though these agencies and 33 organizations provide important services, they often fail to collaborate, coordinate, and 34 communicate about those services. A more systematic and coordinated approach to services will help ensure that the State achieves the best possible outcomes for children. Therefore, the 35 36 General Assembly finds that it is essential that a single body serve as a means for coordination, 37 collaboration, and communication among agencies and organizations involved in providing 38 public services to children. Creation and Membership. - There is established the North Carolina Child 39 (b) 40 Well-Being Transformation Council (Council). The Council shall be located administratively in the General Assembly. The Council shall consist of 17 members serving staggered terms. In 41 42 making appointments, each appointing authority shall select members who have appropriate experience and knowledge of the issues to be examined by the Council and shall strive to 43 44 ensure members are appointed who represent the geographical, political, gender, and racial 45 diversity of this State. The initial Council members shall be appointed on or after July 1, 2018, 46 as follows: 47 Four members shall be appointed by the General Assembly upon the (1)recommendation of the President Pro Tempore of the Senate. Of the 48 members appointed under this subdivision, one shall be a member of the 49 Senate who shall serve for a term of two years, one shall be a representative 50 from the Administrative Office of the Courts who shall serve for a term of 51

1 three years, one shall be a representative from a child welfare private 2 provider organization who shall serve for a term of two years, and one shall 3 be a representative from the North Carolina Pediatric Society who shall 4 serve a one-year term. 5 (2) Four members shall be appointed by the General Assembly upon the 6 members appointed under this subdivision, one shall be a member of the 7 members appointed under this subdivision, one shall be a representative from the Department of Public Instruction who shall 8 House of Representative from the Department of two years, and one shall be a representative from the Department of two years, and one shall be a representative of the Hospital Association who shall serve a one-year term. 10 serve for a term of three years, one shall be a representative from the Department of Health and Human Services, Division of Child Development 11 members shall be appointed by the Governor. Of the members appointed under this subdivision, one shall be a representative from the Department of Health and Human Services, Division of Social Services, who shall serve for a term of three years, one shall be a representative from the Department of Health and Human Services, Division of Social Services, who shall serve a net on two years, one shall be a representative from the Department of two years, one shall be a representative from the Department of two years, one shall be a representative from the Department of two years, one shall be a representative from the Department of two years, one
2 provider organization who shall serve for a term of two years, and one shall be a representative from the North Carolina Pediatric Society who shall serve a one-year term. 5 (2) Four members shall be appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives. Of the members appointed under this subdivision, one shall be a member of the House of Representatives from the Department of Public Instruction who shall serve for a term of two years, one shall be a representative from the Department of Public Instruction who shall serve for a term of two years, and one shall be a representative of the Hospital Association who shall serve a one-year term. 3 (3) Nine members shall be appointed by the Governor. Of the members appointed under this subdivision, one shall be a representative from the Department of Health and Human Services, Division of Child Development and Early Education, who shall serve for a term of three years, one shall be a representative from the Department of Health and Human Services, Division of Juvenile Justice, who shall serve for a term of three years, one shall be a representative from the Department of Public Safety, Division of Juvenile Justice, who shall serve for a term of two years, one shall be a representative from the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, who shall serve for a term of two years, one shall be a representative from the Guardian ad Litem program who shall serve a term, one shall be a representative from the Guardian ad Litem program who shall serve a nen-year term. 61 from the Department of Health and Human Services, Division of Public Health, with expertise in substance abuse disorders who shall serve for a term of two
 be a representative from the North Carolina Pediatric Society who shall serve a one-year term. (2) Four members shall be appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives. Of the members appointed under this subdivision, one shall be a member of the House of Representative from the Department of Public Instruction who shall serve for a term of two years, and one shall be a representative from the Department of Public Instruction who shall serve for a term of two years, and one shall be a representative from the Department of Public Instruction who shall serve for a term of two years, and one shall be a representative of the Hospital Association who shall serve a one-year term. (3) Nine members shall be appointed by the Governor. Of the members appointed under this subdivision, one shall be a representative from the Department of Health and Human Services, Division of Child Development and Early Education, who shall serve for a term of three years, one shall be a representative from the Department of Health and Human Services, Division of Social Services, who shall serve for a term of three years, one shall be a representative from the Department of Health and Human Services, Division of Mental Health. Developmental Disabilities, and Substance Abuse Services, who shall serve for a term of two years, one shall be a representative from the Department of Health and Human Services, Division of shall serve for a term of two years, one shall be a representative from the Guardian ad Litem program who shall serve a one-year term, one shall be a representative from the Department of Health and Human Services, Division of Aueta Health. Developmental Disability Rights NC who shall serve a one-year term, one shall be a representative from the Department of Health and Human Services, Division of Aueta Health Developmental Disability Rights NC who shall serve a one-year term. (c) Terms: Vacancies. – Upon the expiration of the terms of t
 serve a one-year term. (2) Four members shall be appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives. Of the members appointed under this subdivision, one shall be a member of the House of Representative from the Department of Public Instruction who shall serve for a term of two years, and one shall be a representative from the Department of Public Instruction who shall serve for a term of two years, and one shall be a representative of the Hospital Association who shall serve a one-year term. (3) Nine members shall be appointed by the Governor. Of the members appointed under this subdivision, one shall be a representative from the Department of Health and Human Services, Division of Child Development and Early Education, who shall serve for a term of three years, one shall be a representative from the Department of Health and Human Services, Division of Juvenile Justice, who shall serve for a term of three years, one shall be a representative from the Department of Public Safety, Division of Juvenile Justice, who shall serve for a term of two years, one shall be a representative from the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, who shall serve for a term of two years, one shall be a representative from the Department of Health and Human Services, Division of Mental Health, Developmental Disability Rights NC who shall serve a one-year term, one shall be a representative from the Department of Health and Human Services, Division of Sorders who shall serve for a term of two years, and one shall be a representative from the Department of Health and Human Services, Division of Public Health, with expertise in substance abuse disorders who shall serve for a term of two years, and one shall be a representative from the Guardian ad Litem program who shall serve a one-year term. (c) Terms; Vacancies. — Upon the expiration of the terms of the initia
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General Statutes, shall apply to the Council.
(e) Funding. – From funds available to the General Assembly, the Legislative Services
Commission shall allocate monies to fund the work of the Committee. Members of the
Committee shall receive subsistence and travel expenses as provided in G.S. 120-3.1 and
<u>G.S. 138-5.</u>
(f) <u>Staff. – The Legislative Services Commission, through the Legislative Services</u>
Officer, shall assign professional staff to assist the Council in its work. Upon the direction of
the Legislative Services Commission, the Director of Legislative Assistants of the Senate and
of the House of Representatives shall assign clerical staff to the Council. The expenses for
clerical employees shall be borne by the Council.
" <u>§ 143-776. Powers and duties.</u>

	General Ass	embly Of North Carolina Session 2017
1 2	<u>(a)</u> <u>U</u> initiatives:	pon its establishment, the Council shall direct its initial focus on the following
3	<u>(1</u>) Mapping the network of child-serving agencies and organizations in the
4		State.
5	<u>(2</u>	
6	(2	communication in the context of child welfare.
7 8	<u>(3</u>	
o 9	<u>(b)</u> <u>B</u>	to identify promising practices and focus areas for the Council's work. eginning March 1, 2020, the Council shall:
10	<u>(0)</u> <u>D</u> (1)	
11	<u>\</u>	with reform and regional supervision.
12	<u>(2</u>	
13		all publicly funded child serving programs.
14	<u>(3</u>	Recommend changes in law, policy, or practice necessary to remedy gaps or
15		problems impacting coordination, collaboration, and communication among
16		publicly funded child-serving agencies.
17		he Council shall submit a report to the chairs of the Senate Appropriations
18		on Health and Human Services, the chairs of the House of Representatives
19 20		ns Committee on Health and Human Services, the Joint Legislative Oversight
20 21		on Health and Human Services, and the Fiscal Research Division by June 30 of the report shall include a summary of the Council's work for the previous year, any
22	•	recommendations for change, and a work plan for the upcoming year.
23	-	he Council is authorized to accept gifts or grants from other sources to support
2 4		n of the Council."
25		ECTION 5.2. This part becomes effective July 1, 2017.
26		
27		RIVERS LICENSE PILOT PROJECT
28		ECTION 6.1.(a) The General Assembly recognizes that not having a drivers
29		arrier to education, employment, health care, and other community-based activities
30		th in foster care, as defined in G.S. 131D-10.2(9), working toward independence.
31		iggest barriers to accessing a drivers license for such youth is the ability to obtain
32 33		herefore, to assist in this effort, the Department of Health and Human Services, Social Services, shall establish a two-year pilot program that shall reimburse, on a
33 34		irst-served basis, youth and caregivers' costs associated with drivers license
35		ivers license fees, insurance costs, and any other costs associated with obtaining a
36		se. The Division shall take appropriate steps to ensure proper advertising of the
37	pilot program	
38	1 1 0	ECTION 6.1.(b) The Division of Social Services shall report on the pilot project
39	to the Joint L	egislative Oversight Committee on Health and Human Services by March 1, 2018.
40	S	ECTION 6.2. This part becomes effective July 1, 2017.
41		
42		PILOT WAIVER FOR IAFT FOSTER PARENTS
43		ECTION 7.(a) The General Assembly has determined that in an effort to
44 45		nding, local management entities/managed care organizations (LME/MCOs) are nsive Alternative Family Treatment (IAFT), which is a means of cost-effective,
45 46	-	oster care treatment service that is being used for many youth who would have
47	-	een treated in Medicaid congregate care, such as psychiatric residential treatment
48		e General Assembly finds that these higher-need youth are often (i) suspended or
49		n school or day programs and (ii) require multiple appointments on a weekly basis
50	-	eeds, such as therapy, medication management, and school individual education
51		Further, in accordance with rules, foster parents are required to maintain outside

1	employment while providing foster care, but the constant demands of meeting the needs of
2	these foster youth often lead to disruption in placement as the foster parent is unable to meet
3	those needs while maintaining the parent's employment obligations.
4	SECTION 7.(b) To that end, the Department of Health and Human Services,
5	Division of Social Services (Division), shall establish a pilot program that will allow the
6	Division to waive the employment requirement for foster parents with children utilizing the
7	Intensive Alternative Family Treatment (IAFT). The Division shall solicit participation in the
8	pilot program from interested local management entities/managed care organizations
9	(LME/MCOs). The participating LME/MCOs shall conduct comparison measures between
10	existing IAFT outcomes and those of pilots to determine any impact the waiver may have on
11	outside employment. LME/MCOs shall measure progress of the pilot waivers based on the
12	expectation of meeting the following outcomes:
12	
13 14	
	of youth occurring due to the apeutic foster parent request. (2) Seventy five percent (75%) of youth and families meeting their treatment
15	(2) Seventy-five percent (75%) of youth and families meeting their treatment
16	goals within the projected time frame.
17	(3) No more than a ten percent (10%) increase in higher-level hospital bed days.
18	SECTION 7.(c) LME/MCOs participating in the IAFT pilot waiver program shall
19	provide a report on the outcomes of the pilots, along with any recommendations, to the
20	Division. The Division shall then submit a report on the pilot waiver program to the Joint
21	Legislative Oversight Committee on Health and Human Services by December 1, 2018.
22	
23	PART VIII. TERMINATION OF PARENTAL RIGHTS/APPEALS
24	SECTION 8.(a) G.S. 7B-1001, as amended by Section 4 of S.L. 2017-7, reads as
25	rewritten:
26	"§ 7B-1001. Right to appeal.
27	(a) In a juvenile matter under this Subchapter, appeal of a final order of the court in a
28	juvenile matter shall be made directly to the Court of Appeals unless otherwise specified.
29	<u>Appeals.</u> Only the following juvenile matters may be appealed:
30	
31	(5) An order entered under G.S. 7B 906.2(b) with rights to appeal properly
32	preserved, as follows:
33	a. The Court of Appeals shall review the order eliminating reunification
34	as a permanent plan together with an appeal of the termination of
35	parental rights order if all of the following apply:
36	1. A motion or petition to terminate the parent's rights is heard
37	and granted.
38	2. The order terminating parental rights is appealed in a proper
39	and timely manner.
40	3. The order eliminating reunification as a permanent plan is
41	identified as an issue in the record on appeal of the
42	termination of parental rights.
43	b. A party who is a parent shall have the right to appeal the order if no
44	termination of parental rights petition or motion is filed within 180
45	days of the order.
46	c. A party who is a custodian or guardian shall have the right to
47	immediately appeal the order.
48	An order under G.S. 7B-906.2(b) eliminating reunification, as defined by
49	G.S. 7B-101(18b), as a permanent plan by either of the following:
50	a. A parent who is a party and:

	General Assembly Of North Carolina Session 2017
1	1. <u>Has preserved the right to appeal the order in writing within</u>
2	<u>30 days after entry and service of the order.</u>
3	2. <u>A termination of parental rights petition or motion has not</u>
4	been filed within 65 days of entry and service of the order.
5	3. <u>A notice of appeal of the order eliminating reunification is</u>
6	filed within 30 days after entry and service of the expiration
7	of the 65 days.
8	b. A party who is a guardian or custodian with whom reunification is
9	not a permanent plan.
10	(6) Any order that terminates parental rights or denies a petition or motion to
11	terminate parental rights.
12	(a1) In a juvenile matter under this Subchapter, appeal of a final order of the court shall
13	be made directly to the Supreme Court in the following juvenile matters:
14	(1) Any order that terminates parental rights or denies a petition or motion to
15	terminate parental rights.
16	(2) An order eliminating reunification as a permanent plan under \overline{O}
17	G.S. 7B-906.2(b), if all of the following conditions are satisfied:
18	a. The right to appeal the order eliminating reunification has been
19	preserved in writing within 30 days of entry and service of the order.
20	b. <u>A motion or petition to terminate the parent's rights is filed within 65</u>
21	days of entry and service of the order eliminating reunification and
22	both of the following occur:
23	1. <u>The motion or petition to terminate rights is heard and</u>
24	granted.
25	2. <u>The order terminating parental rights is appealed in a proper</u>
26	and timely manner.
27	c. <u>A separate notice of appeal of the order eliminating reunification is</u>
28	filed within 30 days after entry and service of a termination of
29 30	$\frac{\text{parental rights order.}}{(a2)}$
	(a2) In an appeal filed pursuant to subdivision (a1)(2) of this section, the Supreme Court shall review the order eliminating requirements to get the order terminating terminating to get the order terminating ter
81 82	shall review the order eliminating reunification together with an appeal of the order terminating
32 33	parental rights. If the order eliminating reunification is vacated or reversed, the order terminating parental rights shall be vacated.
33 34	(b) Notice of appeal and notice to preserve the right to appeal shall be given in writing
34 35	by a proper party as defined in G.S. 7B-1002 and shall be made within 30 days after entry and
36	service of the order in accordance with G.S. 1A-1, Rule 58.
30 37	(c) Notice of appeal shall be signed by both the appealing party and counsel for the
38	appealing party, if any. In the case of an appeal by a juvenile, notice of appeal shall be signed
39	by the guardian ad litem attorney advocate."
40	SECTION 8.(b) This section becomes effective January 1, 2019, and applies to
41	appeals filed on or after that date.
12	appears med on or arter that date.
+2 13	PART IX. TIME FRAME FOR LICENSURE APPROVAL/FOSTER CARE
14	SECTION 9.1. G.S. 131D-10.3 is amended by adding a new subsection to read:
15	"§ 131D-10.3. Licensure required.
46	o tett for the second of the s
47	(d1) Notwithstanding any other provision of law, the Department shall grant or deny a
48	license to provide foster care or therapeutic foster care within three months from the date of
49	application.
50	"

1 **SECTION 9.2.** The Department of Health and Human Services, Division of Social 2 Services, shall further examine the existing time frames for processing foster care and 3 therapeutic foster care applications and determine methods to further reduce the time frames for 4 approving or denying applications for licensure.

5 6

7

PART X. RYLAN'S LAW/CPS OBSERVATION

SECTION 10. G.S. 7B-903.1(c) reads as rewritten:

8 "(c) If a juvenile is removed from the home and placed in the custody or placement 9 responsibility of a county department of social services, the director shall not allow 10 unsupervised visitation with or return physical custody of the juvenile to the parent, guardian, 11 custodian, or caretaker without a hearing at which the court finds that the juvenile will receive 12 proper care and supervision in a safe home. Before a county department of social services may recommend return of physical custody of the juvenile to the parent, guardian, custodian, or 13 14 caretaker from whom the juvenile was removed, a county department of social services shall first observe that parent, guardian, custodian, or caretaker with the juvenile for at least two 15 16 visits that support a recommendation to return physical custody. Each observation visit shall 17 consist of an observation of not less than one hour with the juvenile, and each observation visit 18 shall be conducted at least seven days apart. A department of social services shall provide documentation of any observation visits that it conducts to the court for its consideration as to 19 20 whether physical custody should be returned to the parent, guardian, custodian, or caretaker 21 from whom the juvenile was removed." 22

23 PART XI. EFFECTIVE DATE

SECTION 11. Except as otherwise provided, this act is effective when it becomes
law.