GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH30562-SQz-32C* (03/11)

Short Title:	LME/MCO Governance.	(Public)
Sponsors:	Representatives Dollar and Burr (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE CHANGES IN GOVERNANCE OF LOCAL MANAGEMENT
3	ENTITIES WITH RESPECT TO THE IMPLEMENTATION OF STATEWIDE
4	EXPANSION OF THE 1915(B)/(C) MEDICAID WAIVER, AS RECOMMENDED BY
5	THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON HEALTH AND HUMAN
6	SERVICES.
7	The General Assembly of North Carolina enacts:
8	SECTION 1. G.S. 122C-115(a) reads as rewritten:
9	"§ 122C-115. Duties of counties; appropriation and allocation of funds by counties and
10	cities.
11	(a) A county shall provide mental health, developmental disabilities, and substance
12	abuse services through an area authority or through a county program established pursuant to
13	G.S. 122C-115.1. G.S. 122C-115.1 and in accordance with rules, policies, and guidelines
14	adopted pursuant to statewide restructuring of the management responsibilities for the delivery
15	of services for individuals with mental illness, intellectual or other developmental disabilities,
16	and substance abuse disorders under a 1915(b)/(c) Medicaid Waiver. Beginning July 1, 2012,
17	the catchment area of an area authority or a county program shall contain a minimum
18	population of at least 300,000. Beginning July 1, 2013, the catchment area of an area authority
19	or a county program shall contain a minimum population of at least 500,000. To the extent this
20	section conflicts with G.S. 153A-77(a), the provisions of G.S. 153A-77(a) control."
21	SECTION 2. G.S. 122C-116 reads as rewritten:
22	"§ 122C-116. Status of area authority; status of consolidated human services agency.
23	(a) An area authority is a local political subdivision of the State except that a single
24	county area authority is considered a department of the county in which it is located for the
25	purposes of Chapter 159 of the General Statutes. State.
26	(b) A consolidated human services agency is a department of the county."
27	SECTION 3.(a) G.S. 122C-118.1 reads as rewritten:
28	"§ 122C-118.1. Structure of area board.
29	(a) An area board shall have no fewer than 11 and no more than 25 members. However,
30	the area board for a multicounty area authority consisting of eight or more counties may have
31	up to 30 members. In a single-county area authority, the members shall be appointed by the
32	board of county commissioners. Except as otherwise provided, in areas consisting of more than
33	one county, each board of county commissioners within the area shall appoint one
34	commissioner as a member of the area board. These members shall appoint the other members.
35	The boards of county commissioners within the multicounty area shall have the option to



1 appoint the members of the area board in a manner other than as required under this section by 2 adopting a resolution to that effect. The boards of county commissioners in a multicounty area 3 authority shall indicate in the business plan each board's method of appointment of the area 4 board members in accordance with G.S. 122C-115.2(b). These appointments shall take into 5 account sufficient citizen participation, representation of the disability groups, and equitable 6 representation of participating counties. Individuals appointed to the board shall include two 7 individuals with financial expertise, an individual with expertise in management or business, 8 and an individual representing the interests of children. A member of the board may be 9 removed with or without cause by the initial appointing authority. Vacancies on the board shall 10 be filled by the initial appointing authority before the end of the term of the vacated seat or 11 within 90 days of the vacancy, whichever occurs first, and the appointments shall be for the remainder of the unexpired term. An area board shall have no fewer than 11 and no more than 12 13 21 voting members. The board of county commissioners, or the boards of county 14 commissioners within the area, shall appoint members consistent with the requirements provided in subsection (b) of this section. If the board or boards fail to comply with the 15 16 requirements of subsection (b) of this section, the Secretary shall appoint the unrepresented 17 category. A member of the board may be removed with or without cause by the initial appointing authority. The area board may declare vacant the office of an appointed member 18 19 who does not attend three consecutive scheduled meetings without justifiable excuse. The 20 chairman of the area board shall notify the appropriate appointing authority of any vacancy. 21 Vacancies on the board shall be filled by the initial appointing authority before the end of the 22 term of the vacated seat or within 90 days of the vacancy, whichever occurs first, and the 23 appointments shall be for the remainder of the unexpired term. 24 (b) Except as otherwiseWithin the maximum membership provided in this subsection, not more than fifty percent (50%) of subsection (a) of this section, the membership of 25 26 the area board shall reside within the catchment area and represent the following: be composed 27 as follows: 28 (1)A physician licensed under Chapter 90 of the General Statutes to practice 29 medicine in North Carolina who, when possible, is certified as having 30 completed a residency in psychiatry. At least one member who is a current 31 county commissioner. 32 A clinical professional from the fields of mental health, developmental (2)33 disabilities, or substance abuse. The chair of the local Consumer and Family 34 Advisory Committee (CFAC) or the chair's designee. 35 At least one family member or individual from a citizens' organization (3) 36 composed primarily of consumers or their family members, of the local 37 CFAC, as recommended by the local CFAC, representing the interests of 38 individuals: the following: 39 WithIndividuals with mental illness; illness, or a. 40 InIndividuals in recovery from addiction; or addiction, or b. 41 With Individuals with intellectual or other developmental disabilities. c. 42 (4) At least one openly declared consumer member of the local CFAC, as recommended by the local CFAC, representing the interests of the 43 44 following: 45 WithIndividuals with mental illness; illness, or a. WithIndividuals with intellectual or other developmental disabilities; 46 b. 47 ordisabilities, or 48 In-Individuals in recovery from addiction. c. 49 An individual with health care expertise and experience in the fields of (5) 50 mental health, intellectual or other developmental disabilities, or substance 51 abuse services.

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	<u>(6)</u>	An individual with health care administration of	expertise consistent with the
		scale and nature of the managed care organization	on.
	<u>(7)</u>	An individual with financial expertise consistent	t with the scale and nature of
		the managed care organization.	
	<u>(8)</u>	An individual with insurance expertise consiste	ent with the scale and nature
		of the managed care organization.	
	<u>(9)</u>	An individual with social services expertise an	-
		mental health, intellectual or other development	tal disabilities, or substance
	(10)	abuse services.	
	$\frac{(10)}{(11)}$	An attorney with health care expertise.	
	<u>(11)</u>	A member who represents the general public an	
		affiliated with the Department of Health and H	uman Services, as appointed
	(10)	by the Secretary.	
	<u>(12)</u>	The President of the LME/MCO Provider	
		designee to serve as a nonvoting member and sh	all only participate in Board
	A	activities that are open to the public.	
		provided in subdivision (12) of this subsection,	
		nagement entity (LME) for the delivery of m	· · ·
		substance abuse services may not serve on the boa	
		contract for services is in effect. Of the members	
	-	is subsection, the board of county commissioners resenting the interest of each of the following:	
	-	duals with intellectual or other developmental dis	
	recovery from	-	admittes, and (m) marviduais
<u> III</u>		board of county commissioners may elect to ap	point a member of the area
a 1		o fill concurrently no more than two categories o	
		ions or attributes of the two categories of member	
		nember of an area board who is a county commis	
ar	· · · ·	acity at the pleasure of the initial appointing autho	
		be years or the member's service as a county comm	
		s a county manager serves on the board at the plea	
		erm not to exceed the earlier of three years or the	11 0
		county manager. The terms of the othermember	
fo	r three years,	except that upon the initial formation of an are	a board <u>in compliance with</u>
subsection (a) of this section, one-third shall be appointed for one year, one-third for two years,			
ar	d all remainin	g members for three years. Members, other than	- county commissioners and
ee	unty managers	, <u>Members</u> shall not be appointed for more than	twothree consecutive terms.
B	oard members	serving as of July 1, 2006, may remain on the bo	bard for one additional term.
Ŧ	nis subsection a	applies to all area authority board members regard	less of the procedure used to
ap	L .	under subsection (a) of this section.	
		request, the board shall provide information pert	
th		a public record under Chapter 132 of the General S	
		FION 3.(b) All area boards shall meet the require	rements of G.S. 122C-118.1,
as	•	ection 3 of this act, no later than July 1, 2013.	
		FION 4.(a) G.S. 122C-119.1 reads as rewritten:	
"§		Area Authority board members' training.	
		of the governing body for an area authority shall	
		responsibilities and <u>annual</u> training provided by	
in	<u>clude</u> fiscal ma	responsibilities and <u>annual</u> training provided by magement, budget development, and fiscal account l be grounds for removal from the board."	

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1	SECTION 4.(b) The North Carolina Department of Health and Hu		
2 3	cooperation with the School of Government and the local management entities, shall develop a standardized core curriculum for the training described in Section 4(a) of this act.		
4	SECTION 5. G.S. 122C-170(b) reads as rewritten:		
5	"Part 4A. Consumer and Family Advisory Committees.		
6 7	"§ 122C-170. Local Consumer and Family Advisory Committees.		
8	(b) Each of the disability groups shall be equally represented on the	CFAC, and the	
9 10	CFAC shall reflect as closely as possible the racial and ethnic composition of area. The terms of members shall be three years, and no member may serve mo	of the catchment	
11	consecutive terms. The CFAC shall be composed exclusively of:	fe than two <u>three</u>	
12	(1) Adult consumers of mental health, developmental disabilitie	es and substance	
12	abuse services.	s, and substance	
13	(2) Family members of consumers of mental health, development	ental disabilities	
15	and substance abuse services.	intur unsuomnios,	
16	"		
17	SECTION 6. Area authorities may add one or more additional	counties to their	
18	existing catchment area by agreement of a majority of the existing member cou		
19	SECTION 7.(a) Beginning July 1, 2012, and for a period of two		
20	the Department of Health and Human Services shall not approve any cou		
21	withdraw from a multicounty area authority operating under the 1915 (b)/(c) N	• •	
22	Not later than January 1, 2014, the Secretary shall adopt rules to establish a pr		
23	disengagement that shall at a minimum ensure the following:	j	
24	(1) Provisions of service are not disrupted by the disengagement	- L•	
25	(2) The disengaging county is either in compliance or plans to		
26	area authority that is in compliance with population requir	-	
27	in G.S. 122C-155(a).	Ĩ	
28	(3) The timing of the disengagement is accounted for and does	not conflict with	
29	setting capitation rates.		
30	(4) Adequate notice is provided to the affected counties, the	e Department of	
31	Health and Human Services, and the General Assembly.		
32	(5) Provisions for distribution of any real property no log	nger within the	
33	catchment area of the area authority.		
34	SECTION 7.(b) G.S. 122C-112.1 is amended by adding a new sub	division to read:	
35	"(38) Adopt rules establishing a procedure for single-county dise	ngagement from	
36	an area authority operating under a 1915 (b)/(c) Medicaid W	aiver."	
37	SECTION 8. G.S. 122C-147(c) reads as rewritten:		
38	"§ 122C-147. Financing and title of area authority property.		
39			
40	(c) All real property purchased for use by the area authority shall be p		
41	or federal funds unless otherwise allowed under subsection (b) of this section	• •	
42	capital funds appropriated by the General Assembly. The title to this real I		
43	authority to acquire it is held by the county where the property is located. The	•	
44	title to real property and the authority to acquire it, including the area author		
45	finance its acquisition by an installment contract under G.S. 160A-20, may be	-	
46	authority or by the contracting governmental entity with the approval of the board or boards of		
47	commissioners of all the counties that comprise the area authority. The appro-		
48	county commissioners shall be by resolution of the board and may have a	• •	
49 50	proper conditions, including provisions for distribution of the proceeds		
50 51	disposition of the property by the area authority. area authority. Real property by the area authority of a property of an installment contract under G.S. 160A 20 unless the L		
51	acquired by means of an installment contract under G.S. 160A-20 unless the Lo	Jean Government	

Commission has approved the acquisition. No deficiency judgment may be rendered against 1 2 any unit of local government in any action for breach of a contractual obligation authorized by 3 this subsection, and the taxing power of a unit of local government is not and may not be 4 pledged directly or indirectly to secure any moneys due under a contract authorized by this 5 subsection. " 6 7 SECTION 9.(a) G.S. 122C-117 reads as rewritten: 8 "§ 122C-117. Powers and duties of the area authority. 9 The area authority shall do all of the following: (a) 10 11 (7) Appoint an area director in accordance with G.S. 122C-121(d).-The 12 appointment is subject to the approval of the board of county commissioners except that one or more boards of county commissioners may waive its 13 14 authority to approve the appointment. The appointment shall be based on a 15 selection by a search committee of the area authority board. The search committee shall include consumer board members, a county manager, and 16 17 one or more county commissioners. The Secretary shall have the option to 18 appoint one member to the search committee. 19 . . . 20 (17)Have the authority to borrow money with the approval of the Local 21 Government Commission. 22 23 Within 30 days of the end of each quarter of the fiscal year, the area director and (c) 24 finance officer of the area authority shall provide the quarterly report of the area authority to 25 the county finance officer. The county finance officer shall provide the quarterly report to the 26 board of county commissioners at the next regularly scheduled meeting of the board. The clerk 27 of the board of commissioners shall notify the area director and the county finance officer if the 28 quarterly report required by this subsection has not been submitted within the required period 29 of time. This information shall be presented in a format prescribed by the county. At least twice 30 a year, this information shall be presented in person and shall be read into the minutes of the 31 meeting at which it is presented. In addition, the area director or finance officer of the area 32 authority shall provide to the board of county commissioners ad hoc reports_as requested by 33 the board of county commissioners delivered to the county and, at the request of the board of 34 county commissioners, may be presented in person by the area director or the director's 35 designee. 36 " 37 **SECTION 9.(b)** G.S. 122C-115.2 is amended by adding a new subsection to read: 38 The Secretary may waive any requirements of this section that are inconsistent with "(e) 39 or incompatible with contracts entered into between the Department and the area authority for 40 the management responsibilities for the delivery of services for individuals with mental illness, intellectual or other developmental disabilities, and substance abuse disorders under a 41 42 1915(b)/(c) Medicaid Waiver." 43 SECTION 10. Part 2 of Article 4 of Chapter 122C of the General Statutes is 44 amended by adding a new section to read: 45 "§ 122C-126.1. Confidentiality of competitive health care information. For the purposes of this section, competitive health care information means 46 (a) information relating to competitive health care activities by or on behalf of the area authority. 47 48 Competitive health care information shall be confidential and not a public record under Chapter 49 132 of the General Statutes; provided that any contract entered into by or on behalf of an area 50 authority shall be a public record, unless otherwise exempted by law, or the contract contains

General Assembly of North Carolina Session 2011 competitive health care information, the determination of which shall be as provided in 1 2 subsection (b) of this section. 3 If an area authority is requested to disclose any contract that the area authority (b) believes in good faith contains or constitutes competitive health care information, the area 4 5 authority may either redact the portions of the contract believed to constitute competitive health care information prior to disclosure or, if the entire contract constitutes competitive health care 6 information, refuse disclosure of the contract. The person requesting disclosure of the contract 7 8 may institute an action pursuant to G.S. 132-9 to compel disclosure of the contract or any 9 redacted portion thereof. In any action brought under this subsection, the issue for decision by the court shall be whether the contract, or portions of the contract withheld, constitutes 10 11 competitive health care information, and in making its determination, the court shall be guided by the procedures and standards applicable to protective orders requested under Rule 26(c)(7)12 of the Rules of Civil Procedure. Before rendering a decision, the court shall review the contract 13 14 in camera and hear arguments from the parties. If the court finds that the contract constitutes or contains competitive health care information, the court may either deny disclosure or may make 15 16 such other appropriate orders as are permitted under Rule 26(c) of the Rules of Civil Procedure. 17 Nothing in this section shall be deemed to prevent the Attorney General, the State (c)Auditor, or an elected public body, in closed session, which has responsibility for the area 18 authority, from having access to this confidential information. The disclosure to any public 19 20 entity does not affect the confidentiality of the information. Members of the public entity shall 21 have a duty not to further disclose the confidential information." 22 **SECTION 11.(a)** G.S. 126-5(a) reads as rewritten: 23 "§ 126-5. Employees subject to Chapter; exemptions. 24 (a) The provisions of this Chapter shall apply to: 25 All State employees not herein exempt, and (1)26 (2)All employees of the following local entities: 27 Area mental health, developmental disabilities, and substance abuse a. 28 authorities.authorities except as otherwise provided in Chapter 122C 29 of the General Statutes. 30 b. Local social services departments. 31 County health departments and district health departments. c. 32 Local emergency management agencies that receive federal d. 33 grant-in-aid funds. 34 An employee of a consolidated county human services agency created 35 pursuant to G.S. 153A-77(b) is not considered an employee of an entity 36 listed in this subdivision. 37 County employees not included under subdivision (2) of this subsection as (3) 38 the several boards of county commissioners may from time to time 39 determine." 40 **SECTION 11.(b)** G.S. 122C-154 reads as rewritten: 41 "§ 122C-154. Personnel. 42 Employees under the direct supervision of the area director are employees of the area authority. For the purpose of personnel administration, Chapter 126 of the General Statutes 43 44 applies unless otherwise provided in this Article. Employees appointed by the county program 45 director are employees of the county. In a multicounty program, employment of county program staff shall be as agreed upon in the interlocal agreement adopted pursuant to 46 47 G.S. 122C-115.1. Notwithstanding G.S. 126-9(b), an employee of an area authority may be 48 paid a salary that is in excess of the salary ranges established by the State Personnel Commission. Any salary that is higher than the maximum of the applicable salary range shall 49 be supported by documentation of comparable salaries in comparable operations within the 50 region and shall also include the specific amount the board proposes to pay the employee. The 51

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1	area board shall	not authorize any salary adjustment that is above the n	ormal allowable salary	
2		ptaining prior approval from the Secretary."	<u>/</u> _	
3		SECTION 11.(c) G.S. 122C-121(a1) reads as rewritten:		
4		area board shall establish the area director's salary under	er Article 3 of Chapter	
5		eral Statutes. An area board may request an adjustme	1	
6		9(b). The request shall include specific information supp	• •	
7		uding comparative salary and patient caseload data for		
8		specific amount the area board proposes to pay the di		
9		t a salary adjustment that is more than ten percent (1)		
10	-	range as determined by the State Personnel Commis		
11	•	n area director may be paid a salary that is in exces		
12	established by the State Personnel Commission. Any salary that is higher than the maximum of			
13		alary range shall be supported by documentation of		
14		rations within the region and shall also include the spe	-	
15		the director. The area board shall not authorize any sa		
16		l allowable salary range without obtaining prior approva		
17		TION 12.(a) G.S. 153A-76 reads as rewritten:		
18		ard of commissioners to organize county government	L	
19	The board of	commissioners may create, change, abolish, and consol	idate offices, positions,	
20	departments, bo	ards, commissions, and agencies of the county govern	nment, may impose ex	
21	-	s of more than one office on a single officer, may chang		
22	manner of selec	tion of boards, commissions, and agencies, and may	generally organize and	
23		ounty government in order to promote orderly and effi		
24		ubject to the following limitations:		
25	(1)	The board may not abolish an office, position	n, department, board,	
26		commission, or agency established or required by law	-	
27	(2)	The board may not combine offices or confer certa	in duties on the same	
28		officer when this action is specifically forbidden by la	W.	
29	(3)	The board may not discontinue or assign elsewhe	re a function or duty	
30		assigned by law to a particular office, position	n, department, board,	
31		commission, or agency.		
32	(4)	The board may not change the composition or manner	r of selection of a local	
33		board of education, the board of health, the board	of social services, the	
34		board of elections, or the board of alcoholic beverage	control.	
35	<u>(5)</u>	The board may not consolidate an area mental	health, developmental	
36		disabilities, and substance abuse board into a consol	lidated human services	
37		board. The board may not abolish an area mental	health, developmental	
38		disabilities, and substance abuse board, except as pro	vided in Chapter 122C	
39		of the General Statutes."		
40	SEC	TION 12.(b) G.S. 153A-77 reads as rewritten:		
41	"§ 153A-77. Au	uthority of boards of commissioners in certain count	ies over commissions,	
42	boar	ds, agencies, etc.		
43	(a) In the	e exercise of its jurisdiction over commissions, boards a	and agencies, the board	
44	of county comm	issioners may assume direct control of any activities the	eretofore conducted by	
45		commission, board or agency by the adoption of a re		
46	conferring upon the board of county commissioners all powers, responsibilities and duties of			
47	any such commission, board or agency. This subsection shall apply to the board of			
48		l services board, area mental health, developmental disa		
49		d andor any other commission, board or agency appo	•	
50		sioners or acting under and pursuant to authority of	•	
51	commissioners	of said county except as provided in G.S. 153A-76	6. A board of county	

commissioners exercising the power and authority under this subsection may, notwithstanding 1 2 G.S. 130A-25, enforce public health rules adopted by the board through the imposition of civil 3 penalties. If a public health rule adopted by a board of county commissioners imposes a civil 4 penalty, the provisions of G.S. 130A-25 making its violation a misdemeanor shall not be 5 applicable to that public health rule unless the rule states that a violation of the rule is a misdemeanor. The board of county commissioners may exercise the power and authority herein 6 7 conferred only after a public hearing held by said board pursuant to 30 days' notice of said 8 public hearing given in a newspaper having general circulation in said county. 9 The board of county commissioners may also appoint advisory boards, committees, 10 councils and agencies composed of qualified and interested county residents to study, interpret 11 and develop community support and cooperation in activities conducted by or under the 12 authority of the board of county commissioners of said county. 13 In the exercise of its jurisdiction over commissions, boards, and agencies, the board (b) 14 of county commissioners of a county having a county manager pursuant to G.S. 153A-81 may: 15 Consolidate the provision certain provisions of human services in the county (1)under the direct control of a human services director appointed and 16 17 supervised by the county manager in accordance with subsection (e) of this 18 section: 19 (2)Create a consolidated human services board having the powers conferred by 20 subsection (c) of this section; 21 (3) Create a consolidated county human services agency having the authority to carry out the functions of any combination of commissions, boards, or 22 23 agencies appointed by the board of county commissioners or acting under 24 and pursuant to authority of the board of county commissioners, including 25 the local health department, the county department of social services, andor 26 the area mental health, developmental disabilities, and substance abuse 27 services authority; and 28 (4) Assign other county human services functions to be performed by the 29 consolidated human services agency under the direction of the human 30 services director, with policy-making authority granted to the consolidated 31 human services board as determined by the board of county commissioners. 32 A consolidated human services board appointed by the board of county (c) 33 commissioners shall serve as the policy-making, rule-making, and administrative board of the 34 consolidated human services agency. The consolidated human services board shall be 35 composed of no more than 25 members. The composition of the board shall reasonably reflect 36 the population makeup of the county and shall include: 37 (1)Eight persons who are consumers of human services, public advocates, or 38 family members of clients of the consolidated human services agency, 39 including: one person with mental illness, one person with a developmental 40 disability, one person in recovery from substance abuse, one family member 41 of a person with mental illness, one family member of a person with a 42 developmental disability, one family member of a person with a substance 43 abuse problem, and two consumers of other human services. 44 Notwithstanding subdivision (1) of this subsection, a consolidated human (1a)45 service board not exercising powers and duties of an area mental health, developmental disabilities, and substance abuse services board shall include 46 47 four persons who are consumers of human services. 48 Eight persons who are professionals, each with qualifications in one of these (2)49 categories: one psychologist, one pharmacist, one engineer, one dentist, one 50 optometrist, one veterinarian, one social worker, and one registered nurse.

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(3) Two physicians licensed to practice medicine in this State, one of whom
shall be a psychiatrist.
(4) One member of the board of county commissioners.
(5) Other persons, including members of the general public representing various occupations.
The board of county commissioners may elect to appoint a member of the consolidated
human services board to fill concurrently more than one category of membership if the member
has the qualifications or attributes of more than one category of membership.
All members of the consolidated human services board shall be residents of the county. The
members of the board shall serve four-year terms. No member may serve more than two
consecutive four-year terms. The county commissioner member shall serve only as long as the
member is a county commissioner.
The initial board shall be appointed by the board of county commissioners upon the
recommendation of a nominating committee comprised of members of the preconsolidation board of health, social services board, and area mental health, developmental disabilities, and
substance abuse services board. In order to establish a uniform staggered term structure for the
board, a member may be appointed for less than a four-year term. After the subsequent
establishment of the board, its board shall be appointed by the board of county commissioners
from nominees presented by the human services board. Vacancies shall be filled for any
unexpired portion of a term.
A chairperson shall be elected annually by the members of the consolidated human services
board. A majority of the members shall constitute a quorum. A member may be removed from
office by the county board of commissioners for (i) commission of a felony or other crime
involving moral turpitude; (ii) violation of a State law governing conflict of interest; (iii)
violation of a written policy adopted by the county board of commissioners; (iv) habitual
failure to attend meetings; (v) conduct that tends to bring the office into disrepute; or (vi)
failure to maintain qualifications for appointment required under this subsection. A board
member may be removed only after the member has been given written notice of the basis for
removal and has had the opportunity to respond.
A member may receive a per diem in an amount established by the county board of commissioners. Reimbursement for subsistence and travel shall be in accordance with a policy
set by the county board of commissioners. The board shall meet at least quarterly. The
chairperson or three of the members may call a special meeting.
(d) The consolidated human services board shall have authority to:
(1) Set fees for departmental services based upon recommendations of the
human services director. Fees set under this subdivision are subject to the
same restrictions on amount and scope that would apply if the fees were set
by a county board of health, a county board of social services, or a mental
health, developmental disabilities, and substance abuse area authority.
(2) Assure compliance with laws related to State and federal programs.
(3) Recommend creation of local human services programs.
(4) Adopt local health regulations and participate in enforcement appeals of
local regulations.
(5) Perform regulatory health functions required by State law.
(6) Act as coordinator or agent of the State to the extent required by State or
federal law.
 (7) Plan and recommend a consolidated human services budget. (8) Conduct cudits and reviews of human services programs, including quality.
(8) Conduct audits and reviews of human services programs, including quality
assurance activities, as required by State and federal law or as may otherwise be necessary periodically.
(9) Advise local officials through the county manager.
()) There is an original and the county manager.

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1	(10)	Perform public relations and advocacy functions.	
2	(11)	Protect the public health to the extent required by law.	
3	(12)	Perform comprehensive mental health services plan	ming.planning if the
4	()	county is exercising the powers and duties of an	
5		developmental disabilities, and substance abuse servi	
6		consolidated human services board.	
7	(13)	Develop dispute resolution procedures for human service	vices contractors and
8	(10)	clients and public advocates, subject to applicable Stat	
9		resolution procedures for human services programs, who	
10	Except as oth	nerwise provided, the consolidated human services board	
11	-	rred by law upon a board of health, a social services boar	-
12		iental disabilities, and substance abuse services board.	a, and an area montai
13	· •	yees who serve as staff of a consolidated county human	n services agency are
14	1 1	y personnel policies and ordinances only and are not sub	.
15	•	onnel Act.Act, unless the county board of commissioners	-
16		to the provisions of that Act. All consolidated county hur	
17		h all applicable federal laws, rules, and regulations requir	-
18	of merit personne	• • •	
19	•	numan services director of a consolidated county human	services agency shall
20		nd dismissed by the county manager with the advice	.
21		nan services board. The human services director shall	
22		The human services director shall:	1
23	(1)	Appoint staff of the consolidated human services age	ency with the county
24		manager's approval.	5
25	(2)	Administer State human services programs.	
26	(3)	Administer human services programs of the loca	al board of county
27		commissioners.	2
28	(4)	Act as secretary and staff to the consolidated human ser	vices board under the
29		direction of the county manager.	
30	(5)	Plan the budget of the consolidated human services agen	ncy.
31	(6)	Advise the board of county commissioners through the	county manager.
32	(7)	Perform regulatory functions of investigation and enfo	rcement of State and
33		local health regulations, as required by State law.	
34	(8)	Act as an agent of and liaison to the State, to the extent	required by law.
35	Except as oth	nerwise provided by law, the human services director or the	he director's designee
36	shall have the sa	ame powers and duties as a social services director, a	local health director,
37	andor a director	of an area mental health, developmental disabilities,	and substance abuse
38	services authority	у.	
39	(f) This s	section applies to counties with a population in excess of 4	125,000. "
40		FION 13.(a) G.S. 122C-122 is repealed.	
41		FION 13.(b) G.S. 35A-1202(4) reads as rewritten:	
42	"§ 35A-1202. D		
43		n the Subchapter, unless a contrary intent is indicated or	r the context requires
44	otherwise:		
45	•••		
46	(4)	"Disinterested public agent" means:means	
47		a. <u>Thethe</u> director or assistant directors of a k	ocal human services
48		agency, or county department of social services.	
49		b. An adult officer, agent, or employee of a S	
50		agency. The Except as provided in G.S. 35A-12	
51		disinterested public agent is employed by a S	State or local human

General Assembly of North Carolina Session 2011 services agency that provides financial assistance, services, or 1 2 treatment to a ward does not disqualify that person from being 3 appointed as guardian. 4 5 SECTION 13.(c) G.S. 35A-1213 reads as rewritten: 6 "§ 35A-1213. Qualifications of guardians. 7 The clerk may appoint as guardian an adult individual, a corporation, or a (a) 8 disinterested public agent. The applicant may submit to the clerk the name or names of 9 potential guardians, and the clerk may consider the recommendations of the next of kin or other 10 persons. 11 (b) A nonresident of the State of North Carolina, to be appointed as general guardian, guardian of the person, or guardian of the estate of a North Carolina resident, must indicate in 12 13 writing his willingness to submit to the jurisdiction of the North Carolina courts in matters 14 relating to the guardianship and must appoint a resident agent to accept service of process for 15 the guardian in all actions or proceedings with respect to the guardianship. Such appointment 16 must be approved by and filed with the clerk, and any agent so appointed must notify the clerk 17 of any change in the agent's address or legal residence. The clerk shall require a nonresident guardian of the estate or a nonresident general guardian to post a bond or other security for the 18 19 faithful performance of the guardian's duties. The clerk may require a nonresident guardian of 20 the person to post a bond or other security for the faithful performance of the guardian's duties. 21 A corporation may be appointed as guardian only if it is authorized by its charter to (c) serve as a guardian or in similar fiduciary capacities. A corporation shall meet the requirements 22 23 outlined in Chapters 55 and 55D of the General Statutes. A corporation will provide a written 24 copy of its charter to the clerk of superior court. A corporation contracting with a public agency 25 to serve as guardian is required to attend guardianship training and provide verification of 26 attendance to the contracting agency. 27 A disinterested public agent who is appointed by the clerk to serve as guardian is (d)28 authorized and required to do so; provided, if at the time of the appointment or any time 29 subsequent thereto the disinterested public agent believes that his role or the role of his agency 30 in relation to the ward is such that his service as guardian would constitute a conflict of interest, 31 or if he knows of any other reason that his service as guardian may not be in the ward's best 32 interest, he shall bring such matter to the attention of the clerk and seek the appointment of a 33 different guardian. A disinterested public agent who is appointed as guardian shall serve in that 34 capacity by virtue of his office or employment, which shall be identified in the clerk's order and 35 in the letters of appointment. When the disinterested public agent's office or employment 36 terminates, his successor in office or employment, or his immediate supervisor if there is no 37 successor, shall succeed him as guardian without further proceedings unless the clerk orders 38 otherwise. 39 Notwithstanding any other provision of this section, an employee of a treatment (e) 40 facility, as defined in G.S. 35A-1101(16), may not serve as guardian for a ward who is an inpatient in or resident of the facility in which the employee works; provided, this subsection 41 42 shall not apply to or affect the validity of any appointment of a guardian that occurred before 43 October 1, 1987. 44 An individual that contracts with a local management entity (LME) for the delivery (f) 45 of mental health, developmental disabilities, and substance abuse services may not serve as a guardian for a ward for whom the individual is providing such services." 46 47 SECTION 13.(d) G.S. 35A-1292(a) reads as rewritten: 48 "§ 35A-1292. Resignation. 49 Any guardian who wishes to resign may apply in writing to the clerk, shall file a (a) 50 motion with the clerk, setting forth the circumstances of the case. If a general guardian or 51 guardian of the estate, at the time of making the application, also exhibits his final account for

settlement, and if the clerk is satisfied that the guardian has fully accounted, the clerk may 1 2 accept the resignation of the guardian and discharge him and appoint a successor guardian, but 3 theguardian. The guardian so discharged and his sureties are still liable in relation to all matters 4 connected with the guardianship before the discharge discharge and shall continue to ensure 5 that the ward's needs are met until the clerk officially appoints a successor. The guardian shall 6 attend the hearing to modify the guardianship, if physically able." **SECTION 13.(e)** In order to achieve continuity of care and services, any successor 7 8 guardian shall make diligent efforts to continue existing contracts entered into under the

9 authority of G.S. 122C-122 where consistent with the best interest of the ward as required by

10 Chapter 35A of the General Statutes.

11

SECTION 14. This act is effective when it becomes law.