GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2007**

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HOUSE BILL 1784 Committee Substitute Favorable 5/8/07 Third Edition Engrossed 5/15/07

Short Ti	tle: I	mprove MH/DD/SA Quality Control - LMEs.	(Public)
Sponsors	s:		
Referred	l to:		
		April 19, 2007	
		A BILL TO BE ENTITLED	
AN ACT TO IMPROVE THE QUALITY AND ACCESSIBILITY OF MENTAL			
	LTH, VICES	DEVELOPMENTAL DISABILITIES, AND SUBSTA	NCE ABUSE
		ssembly of North Carolina enacts:	
		TION 1. G.S. 122C-115.4(b) reads as rewritten:	
"(b)		primary functions of an LME include all of the following:	
` ,	(1)	Access for all citizens to the core services and administr	rative functions
	` /	described in G.S. 122C-2. In particular, this shall	
		implementation of a 24-hour a day, seven-day a w	
		triage, and referral process and a uniform portal of entry	into care.
	(2)	Provider endorsement, monitoring, technical assista	ance, capacity
		development, and quality control. An LME may remove	ve a provider's
		endorsement if a provider fails to meet defined quality e	
		fails to adequately document the provision of services,	
		required staff training, or fails to provide required data to	
	(3)	Utilization management, utilization review, and determ	
		appropriate level and intensity of services including services	
		may participate in the development of person centered	
		consumer and shall monitor the implementation of p	
		plans. An LME shall the review and approval of the a	<u>, , , , , , , , , , , , , , , , , , , </u>
		centered plans for consumers who receive State-fu	
		Concurrent review services and shall conduct concurr	
		person centered plans for all-consumers in the LME's	catchment area
	(4)	who receive Medicaid funded services.	
	(4)	Authorization of the utilization of State psychiatric hosp	
		State facilities. Authorization of eligibility determination	on requests for
		recipients under a CAP-MR/DD waiver.	

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- Care coordination and quality management. This function includes the (5) direct monitoring of the effectiveness of person centered plans. It also includes the initiation of and participation in the development of required modifications to the plans for high risk and high cost consumers in order to achieve better client outcomes or equivalent outcomes in a more cost-effective manner. Monitoring effectiveness includes reviewing client outcomes data supplied by the provider, direct contact with consumers, and review of consumer charts. It shall also include post-payment clinical reviews of targeted consumers utilizing a standardized quality review tool.
 - (6) Community collaboration and consumer affairs including a process to protect consumer rights, an appeals process, and support of an effective consumer and family advisory committee.
 - (7) Financial management and accountability for the use of State and local funds and information management for the delivery of publicly funded services."

SECTION 2. G.S. 122C-141(a) reads as rewritten:

- "(a) The area authority or county program shall contract with other qualified public or private providers, agencies, institutions, or resources for the provision of services, and, subject to the approval of the Secretary, is authorized to provide services directly. The area authority or county program shall indicate in its local business plan how services will be provided and how the provision of services will address issues of access, availability of qualified public or private providers, consumer choice, and fair competition. The Secretary shall take into account these issues when reviewing the local business plan and considering approval of the direct provision of services. Unless an area authority or county program requests a shorter time, any approval granted by the Secretary shall be for not less than one year. The Secretary shall develop criteria for the approval of direct service provision by area authorities and county programs in accordance with this section and as evidenced by compliance with the local business plan. For the purposes of this section, a qualified public or private provider is a provider that meets the provider qualifications as defined by rules adopted by the Secretary."
 - **SECTION 3.** This act becomes effective October 1, 2007.