### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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#### HOUSE DRH50249-LN-174A\* (3/6)

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Short Title:	Licensure Changes/Hosp. Adult Cr. Hms., MH.AB	(Public)
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Sponsors:	Representative England.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE THE SECRETARY OF HEALTH AND HUMAN
3	SERVICES TO SUSPEND ADMISSIONS OR SERVICES IN HOSPITALS AS
4	PART OF TAKING ADVERSE ACTION AGAINST A HOSPITAL'S LICENSE;
5	TO ALLOW FOR THE WAIVER OF HOSPITAL LICENSURE RULES DURING
6	AN EMERGENCY; TO ALLOW CRIMINAL BACKGROUND CHECKS OF
7	EMPLOYEES OF LICENSED MENTAL HEALTH FACILITIES BY PRIVATE
8	ENTITIES; TO MAKE TECHNICAL CORRECTIONS IN THE HEALTH CARE
9	PERSONNEL REGISTRY STATUTES; TO REQUIRE FINES TO BE PAID
10	PRIOR TO TRANSFER OF OWNERSHIP OF ADULT CARE HOMES; AND TO
11	CHANGE TIME FRAMES OF INVESTIGATIONS OF ADULT CARE HOMES.
12	The General Assembly of North Carolina enacts:
13	<b>SECTION 1.</b> G.S. 131E-78 reads as rewritten:
14	"§ 131E-78. Adverse action on a license.
15	(a) The Department shall have the authority to deny, suspend, revoke, annul,
16	withdraw, recall, cancel, or amend a license in any case when it finds a substantial
17	failure to comply with the provisions of this Part or any rule promulgated under this
18	Part.
19	(b) The Department shall conduct a hearing in accordance with Chapter 150A of
20	the General Statutes, the Administrative Procedure Act, when:
21	(1) The Department denies an application and the applicant requests a
22	hearing; or
23	(2) The Department initiates proceedings under subsection (a).
24	(c) Any applicant or operator who is dissatisfied with the decision of the
25	Department as a result of the hearing provided in this section and after a written copy of
26	the decision is served, may request a judicial review under Chapter 150A of the General
27	Statutes, the Administrative Procedure Act.

## General Assembly of North Carolina

1	(b1) The Secretary may suspend the admission of any new patients to specific
2	areas of a hospital or suspend specific services of a hospital licensed under this Article
3	where the conditions of the hospital constitute a substantial failure to comply with the
4	provisions of this Part or any rule adopted under this Part and are dangerous to the
5	health or safety of the patients. When the Secretary suspends admissions or specific
6	services, the suspension shall be limited to the smallest possible components of the
7	hospital. The Department shall provide consultation to assist the hospital in correcting
8	the conditions that led to the suspension in order that the suspension can be lifted at the
9	earliest possible time after the Secretary is satisfied that conditions or circumstances
10	merit removal of the suspension. In determining whether to suspend admissions or
11	services under this subsection, the Secretary shall consider the following factors:
12	(1) The character and degree of impact of the conditions at the hospital on
13	the health and safety of its patients.
14	(2) The character and degree of impact that the proposed suspension of
15	admissions or services would have on the functionality of the hospital
16	and the availability of services necessary to the community or to
17	current patients of the hospital.
18	(3) Whether all other reasonable means for correcting the problem have
19	been exhausted and no less restrictive alternative to suspension of
20	admissions or service exists.
21	(c1) A facility may contest any adverse action on its license under this subsection
22	in accordance with Chapter 150B of the General Statutes. In contesting the adverse
23	action, the facility must file a petition for a contested case within 20 days after the
24	Department mails notice of the adverse action on the licensee."
25	<b>SECTION 2.</b> Part 2 of Article 5 of Chapter 131E of the General Statutes is
26	amended by adding the following new section to read:
27	"§ 131E-84. Waiver of rules for hospitals that provide temporary shelter or
28	temporary services during a disaster or emergency.
29 20	(a) The Division of Facility Services may temporarily waive, during disasters or
30	emergencies declared in accordance with Article 1 of Chapter 166A of the General
31 32	Statutes, any rules of the Commission pertaining to a hospital to the extent necessary to
32 33	allow the facility to provide temporary shelter and temporary services requested by the emergency management agency. The Division may identify, in advance of a declared
33 34	disaster or emergency, rules that may be waived, and the extent to which the rules may
34 35	be waived, upon a declaration of disaster or emergency in accordance with Article 1 of
35 36	<u>Chapter 166A of the General Statutes. The Division may also waive rules under this</u>
30 37	subsection during a declared disaster or emergency upon the request of an emergency
38	management agency and may rescind the waiver if, after investigation, the Division
39	determines the waiver poses an unreasonable risk to the health, safety, or welfare of any
40	of the persons occupying the facility. The emergency management agency requesting
40	temporary shelter or temporary services shall notify the Division within 72 hours of the
42	time the preapproved waivers are deemed by the emergency management agency to
43	apply.

#### **General Assembly of North Carolina**

1 (b) As used in this section 'emergency management agency' is as defined in 2 G.S. 166A-4."

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SECTION 3. G.S. 122C-80(b) reads as rewritten:

4 Requirement. - An offer of employment by a provider licensed under this "(b) 5 Chapter to an applicant to fill a position that does not require the applicant to have an 6 occupational license is conditioned on consent to a State and national criminal history 7 record check of the applicant. If the applicant has been a resident of this State for less 8 than five years, then the offer of employment is conditioned on consent to a State and 9 national criminal history record check of the applicant. The national criminal history 10 record check shall include a check of the applicant's fingerprints. If the applicant has 11 been a resident of this State for five years or more, then the offer is conditioned on 12 consent to a State criminal history record check of the applicant. A provider shall not 13 employ an applicant who refuses to consent to a criminal history record check required 14 by this section. Except as otherwise provided in this subsection, within five business 15 days of making the conditional offer of employment, a provider shall submit a request to the Department of Justice under G.S. 114-19.10 to conduct a criminal history record 16 17 check required by this section or shall submit a request to a private entity to 18 conduct a State criminal history record check required by this section. Notwithstanding 19 G.S. 114-19.10, the Department of Justice shall return the results of national criminal 20 history record checks for employment positions not covered by Public Law 105-277 to 21 the Department of Health and Human Services, Criminal Records Check Unit. Within 22 five business days of receipt of the national criminal history of the person, the 23 Department of Health and Human Services, Criminal Records Check Unit, shall notify 24 the provider as to whether the information received may affect the employability of the 25 applicant. In no case shall the results of the national criminal history record check be 26 shared with the provider. Providers shall make available upon request verification that a 27 criminal history check has been completed on any staff covered by this section. A 28 county that has adopted an appropriate local ordinance and has access to the Division of 29 Criminal Information data bank may conduct on behalf of a provider a State criminal 30 history record check required by this section without the provider having to submit a 31 request to the Department of Justice. In such a case, the county shall commence with the 32 State criminal history record check required by this section within five business days of 33 the conditional offer of employment by the provider. All criminal history information 34 received by the provider is confidential and may not be disclosed, except to the 35 applicant as provided in subsection (c) of this section."

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**SECTION 4.(a)** G.S. 131E-114.2 reads as rewritten:

# 37 "§ 131E-114.2. Use of medication aides to perform technical aspects of medication 38 administration.

(a) Facilities licensed and medication administration services provided under this
Part may utilize medication aides to perform the technical aspects of medication
administration consistent with G.S. 90-171.20(7) and (8), and G.S. 90-171.43.

42 43 (1) A medication aide who is employed in a facility licensed under Article 5, Article 6, Part 1, and Article 10 5 and Article 6, Part 1 of this

Genera	l Asser	nbly of North Carolina	Session 2007
		Chapter shall be listed as a Nurse Aide I on the Nurs	e Aide I Registry
		in addition to being listed on the Medication Aide Reg	
	(2)	Medication administration as used in Article 5, Artic	
	(-)	Article 10 Article 5 and Article 6, Part 1 of this (	
		include intravenous or injectable medication services.	-
(b)	The	Commission shall adopt rules to implement this section	
. ,		sion shall include:	1
•	(1)	Training and competency evaluation of medication a for under this section.	aides as provided
	(2)	Requirements for listing under the Medication A	Aide Registry as
	(-)	provided for under <del>G.S. 131E-271.</del> <u>G.S. 131E-270.</u>	
	(3)	Requirements for supervision of medication aides b	y licensed health
		professionals or appropriately qualified superv	
		consistent with this Part."	
	SEC	<b>TION 4.(b)</b> G.S. 131E-270(a) reads as rewritten:	
(a)		Department shall establish and maintain a Medication	
	•	names of all health care personnel in North Car	
	•	ompleted a medication aide training program that has b	•••
		rolina Board of <del>Nursing and<u>Nursing</u>,</del> passed a S	
		le competency exam.exam and met any other require	ments set by the
Medical		Commission."	
41.0()		<b>TION 5.(a)</b> G.S. $131D-2(b)(1)$ , as amended by Section	ns 10.40A(1) and
		2005-276, reads as rewritten:	
"(b)		nsure; inspections. – The Department of Health and Human Services (	aball inspect and
	(1)	The Department of Health and Human Services s license, under rules adopted by the Medical Care	▲
		adult care homes for persons who are aged or menta	
		disabled except those exempt in subsection (c) of this	
		issued under the authority of this section shall be v	
		from the date of issuance unless revoked earlier by	•
		failure to comply with any part of this section or a	•
		hereunder. Licenses shall be renewed annually upo	-
		Department's approval of the renewal application.	-
		shall charge each adult care home with six o	<b>•</b>
		nonrefundable annual license fee in the amount of t	
		dollars (\$250.00). The Department shall charge each	adult care home
		with more than six beds a nonrefundable annual l	icense fee in the
		amount of three hundred fifty dollars (\$350.00) plus	a nonrefundable
		annual per-bed fee of twelve dollars and fifty cents (\$	512.50). A license
		shall not be renewed nor a new license issued	-
		ownership of an adult care home if outstanding	
		penalties imposed by the State against the home have	-
		Fines and penalties for which an appeal is pending	-
		consideration. The renewal application shall contain	all necessary and

1	reasonable information that the Department may by rule require.
2	Except as otherwise provided in this subdivision, the Department may
3	amend a license by reducing it from a full license to a provisional
4	license for a period of not more than 90 days whenever the Department
5	finds that:
6	a. The licensee has substantially failed to comply with the
7	provisions of Articles 1 and 3 of Chapter 131D of the General
8	Statutes and the rules adopted pursuant to these Articles;
9	b. There is a reasonable probability that the licensee can remedy
10	the licensure deficiencies within a reasonable length of time;
11	and
12	c. There is a reasonable probability that the licensee will be able
12	thereafter to remain in compliance with the licensure rules for
14	the foreseeable future.
15	The Department may extend a provisional license for not more than
16	one additional 90-day period upon finding that the licensee has made
17	substantial progress toward remedying the licensure deficiencies that
18	
19	caused the license to be reduced to provisional status. The Department may revoke a license whenever:
20	
20 21	a. The Department finds that:
	1. The licensee has substantially failed to comply with the
22	provisions of Articles 1 and 3 of Chapter 131D of the
23	General Statutes and the rules adopted pursuant to these
24	Articles; and
25	2. It is not reasonably probable that the licensee can remedy
26	the licensure deficiencies within a reasonable length of
27	time; or
28	b. The Department finds that:
29	1. The licensee has substantially failed to comply with the
30	provisions of Articles 1 and 3 of Chapter 131D of the
31	General Statutes and the rules adopted pursuant to these
32	Articles; and
33	2. Although the licensee may be able to remedy the
34	deficiencies within a reasonable time, it is not reasonably
35	probable that the licensee will be able to remain in
36	compliance with licensure rules for the foreseeable
37	future; or
38	c. The Department finds that the licensee has failed to comply
39	with the provisions of Articles 1 and 3 of Chapter 131D of the
40	General Statutes and the rules adopted pursuant to these
41	Articles, and the failure to comply endangered the health,
42	safety, or welfare of the patients in the facility.
43	The Department may also issue a provisional license to a facility,
44	pursuant to rules adopted by the Medical Care Commission, for

1 2 3	substantial failure to comply with the provisions of this section or rules adopted pursuant to this section. Any facility wishing to contest the issuance of a provisional license shall be entitled to an administrative
4	hearing as provided in the Administrative Procedure Act, Chapter
5	150B of the General Statutes. A petition for a contested case shall be
6	filed within 30 days after the Department mails written notice of the
7	issuance of the provisional license."
8	<b>SECTION 5.(b)</b> G.S. 131D-26 (a1) reads as rewritten:
9	"(a1) When the department of social services in the county in which a facility is
10	located receives a complaint alleging a violation of the provisions of this Article
11	pertaining to patient care or patient safety, the department of social services shall initiate
12	an investigation as follows:
13	(1) Immediately upon receipt of the complaint if the complaint alleges a
14	life-threatening situation.
15	(2) Within 24 hours if the complaint alleges abuse of a resident as defined
16	by G.S. 131D-20(1).
17	(3) Within 48 hours if the complaint alleges neglect of a resident as
18	defined by G.S. 131D-20(8).
19	(4) Within two weeks in all other situations.
20	The investigation shall be completed within 30 days. The requirements of this section
21	are in addition to and not in lieu of any investigatory requirements for adult protective
22	services pursuant to Article 6 of Chapter 108A of the General Statutes."
23	<b>SECTION 6.</b> This act is effective when it becomes law.