#### **SESSION 1989**

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#### HOUSE BILL 1679 Committee Substitute Favorable 7/3/90 Third Edition Engrossed 7/5/90 Appropriations Senate Committee Substitute Adopted 7/19/90

Short Title: Handicapped Education Age Change.

(Public)

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Sponsors:

Referred to:

#### May 4, 1989

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE EARLY INTERVENTION, DEVELOPMENTAL
3	SERVICES, AND EDUCATION TO HANDICAPPED CHILDREN FROM BIRTH
4	TO FIVE YEARS OF AGE.
5	Whereas, the General Assembly finds that there is an urgent and substantial
6	need to enhance the development of children from birth to their fifth birthday, including
7	infants and toddlers, with or at risk for handicapping conditions and to minimize their
8	potential for developmental delay; and
9	Whereas, the General Assembly finds that there is an urgent and substantial
10	need to enhance the capacity of families to meet the special needs of their children from
11	birth to their fifth birthday, including infants and toddlers, who have handicapping
12	conditions; Now, therefore,
13	The General Assembly of North Carolina enacts:
14	Section 1. Article 3 of Chapter 143B of the General Statutes is amended by
15	adding a new Part to read:
16	"PART 13A. INTERAGENCY COORDINATING COUNCIL FOR
17	HANDICAPPED
18	CHILDREN FROM BIRTH TO FIVE YEARS OF AGE.
19	"§ 143B-179.5. Interagency Coordinating Council for Handicapped Children from
20	Birth to Five Years of Age; establishment, composition, organization;
21	duties, compensation, reporting.

1	(a) <u>There is established an Interagency Coordinating Council for Handicapped</u>				
2	Children from Birth to Five Years of Age in the Department of Human Resources.				
3	(b) <u>The Interagency Coordinating Council for Early Intervention Services shall</u>				
4	have 26 members, appointed by the Governor, for terms of two years and until their				
5	successors are appointed and qualify. The Governor shall have the power to remove				
6	any member of the Council from office in accordance with the provisions of G.S. 143B-				
7	<u>16. Any appointment to fill a vacancy on the Council created by the resignation.</u>				
8	dismissal, death, or disability of a member shall be for the balance of the unexpired				
9	term. Members may succeed themselves for one term and may be appointed again, after				
10	being off the Council for one term.				
11	The composition of the Council shall be as follows:				
12	(1) <u>At least three members who are parents of infants or toddlers eligible</u>				
13	for services pursuant to G.S. 122C-3(13a) or of handicapped children				
14	aged three through six;				
15	(2) At least three other members who are providers of early intervention				
16	services;				
17	(3) <u>Two members of the Senate, appointed from recommendations of the</u>				
18	President Pro Tempore and two members of the House of				
19	Representatives, appointed from recommendations of the Speaker;				
20	(4) At least one other member who is a person involved in staff				
21	development;				
22	(5) Other members who represent the Department of Public Instruction,				
23	the Department of Human Resources, the Department of Environment,				
24	Health, and Natural Resources, and other appropriate agencies				
25	involved in the provision of or payment for early intervention services				
26	to infants and toddlers and their families; and				
27	(6) <u>At least eight members to represent the public at large.</u>				
28	(c) At the first meeting following the appointments, the Council shall elect a				
29	parent and a professional as cochairs, who may establish those standing and ad hoc				
30	committees and task forces as may be necessary to carry out the functions of the				
31	Council and appoint Council members or other individuals to serve on these committees				
32	and task forces. The Council shall meet at least quarterly. A majority of the Council				
33	shall constitute a quorum for the transaction of business.				
34	(d) The Council shall advise the Departments of Human Resources, and				
35	Environment, Health, and Natural Resources, and other appropriate agencies in carrying				
36	out their early intervention services, and the Department of Public Instruction, and other				
37	appropriate agencies, in their activities related to the provision of special education				
38	services for preschoolers. The Council shall specifically address in its studies and				
39	evaluations that it considers necessary to its advising:				
40	(1) The identification of sources of fiscal and other support for the early				
41	intervention system;				
42	(2) <u>The development of policies related to the early intervention services;</u>				
43	(3) <u>The preparation of applications for available federal funds;</u>				
44	(4) The resolution of interagency disputes; and				

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1	(5)	The momention of interview of a mean and			
1	(5) The promotion of interagency agreements.				
2	(e) <u>Members of the Council and parents on ad hoc committees and task forces of</u>				
3		all receive travel and subsistence expenses in accordance with the			
4	provisions of G				
5		Council shall prepare and submit an annual report to the Governor and to			
6		sembly on the status of the early intervention system for eligible infants			
7		d on the status of special education services for preschoolers.			
8		and other services required by the Council shall be supplied by the			
9		Iuman Resources and the Superintendent of Public Instruction, as			
10		interagency agreement authorized by G.S. 122C-112(a)(13).			
11		Interagency Coordinating Council for Handicapped Children from			
12		to Five Years of Age; agency cooperation.			
13		riate agencies, including the Department of Human Resources, the			
14		Environment, Health, and Natural Resources, and the Department of			
15		on, and other public and private service providers shall cooperate with			
16		arrying out its mandate."			
17		2. G.S. 122C-3 reads as rewritten:			
18	"§ 122C-3. Def				
19		this Chapter, unless another meaning is specified or the context clearly			
20	requires otherw	ise, the following terms have the meanings specified:			
21	(1)	'Area authority' means the area mental health, developmental			
22		disabilities, and substance abuse authority.			
23	(2)	'Area board' means the area mental health, developmental disabilities,			
24		and substance abuse board.			
25	(3)	'Camp Butner reservation' means the original Camp Butner reservation			
26		as may be designated by the Secretary as having been acquired by the			
27		State and includes not only areas which are owned and occupied by the			
28		State but also those which may have been leased or otherwise disposed			
29		of by the State.			
30	(4)	'City' has the same meaning as in G.S. 153A-1(1).			
31	(5)	'Catchment area' means the geographic part of the State served by a			
32		specific area authority.			
33	(6)	'Client' means an individual who is admitted to and receiving service			
34		from, or who in the past had been admitted to and received services			
35		from, a facility.			
36	(7)	'Client advocate' means a person whose role is to monitor the			
37		protection of client rights or to act as an individual advocate on behalf			
38		of a particular client in a facility.			
39	(8)	'Commission' means the Commission for Mental Health,			
40		Developmental Disabilities, and Substance Abuse Services,			
41		established under Part 4 of Article 3 of Chapter 143B of the General			
42		Statutes.			
43	(9)	'Confidential information' means any information, whether recorded or			
44	(-)	not, relating to an individual served by a facility that was received in			

1		connection with the performance of any function of the facility.
2		'Confidential information' does not include statistical information from
3		reports and records or information regarding treatment or services
4		which is shared for training, treatment, habilitation, or monitoring
5		purposes that does not identify clients either directly or by reference to
6		
	(10)	publicly known or available information.
7	(10)	'County of residence' of a client means the county of his domicile at
8		the time of his admission or commitment to a facility. A county of
9		residence is not changed because an individual is temporarily out of
10		his county in a facility or otherwise.
11	(11)	'Dangerous to himself or others' means:
12		a. 'Dangerous to himself' means that within the relevant past:
13		1. The individual has acted in such a way as to show:
14		I. That he would be unable, without care,
15		supervision, and the continued assistance of
16		others not otherwise available, to exercise self-
17		control, judgment, and discretion in the conduct
18		of his daily responsibilities and social relations, or
19		to satisfy his need for nourishment, personal or
20		medical care, shelter, or self-protection and
21		safety; and
22		II. That there is a reasonable probability of his
23		suffering serious physical debilitation within the
24		near future unless adequate treatment is given
25		pursuant to this Chapter. A showing of behavior
26		that is grossly irrational, of actions that the
27		individual is unable to control, of behavior that is
28		grossly inappropriate to the situation, or of other
<u>2</u> 9		evidence of severely impaired insight and
30		judgment shall create a <b>prima facie</b> inference that
31		• • •
		the individual is unable to care for himself; or
32		2. The individual has attempted suicide or threatened
33		suicide and that there is a reasonable probability of
34		suicide unless adequate treatment is given pursuant to
35		this Chapter; or
36		3. The individual has mutilated himself or attempted to
37		mutilate himself and that there is a reasonable
38		probability of serious self-mutilation unless adequate
39		treatment is given pursuant to this Chapter.
40		Previous episodes of dangerousness to self, when applicable, may be
41		considered when determining reasonable probability of physical
42		debilitation, suicide, or self-mutilation.
43		b. 'Dangerous to others' means that within the relevant past, the
44		individual has inflicted or attempted to inflict or threatened to
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1 2 3 4 5 6 7 8 9	inflict serious bodily harm on another, or has acted in such a way as to create a substantial risk of serious bodily harm to another, or has engaged in extreme destruction of property; and that there is a reasonable probability that this conduct will be repeated. Previous episodes of dangerousness to others, when applicable, may be considered when determining reasonable probability of future dangerous conduct. Clear, cogent, and convincing evidence that an individual has committed a homicide in the relevant past is <b>prima facie</b> evidence of
10	dangerousness to others.
11	(12) 'Department' means the North Carolina Department of Human
12	Resources.
13	(12a) 'Developmental disability' means a severe, chronic disability of a
14	person which:
15	a. Is attributable to a mental or physical impairment or
16	combination of mental and physical impairments;
17	b. Is manifested before the person attains age 22, unless the
18	disability is caused by a traumatic head injury and is manifested
19 20	after age 22;
20	c. Is likely to continue indefinitely;
21	d. Results in substantial functional limitations in three or more of
22	the following areas of major life activity: self-care, receptive
23 24	and expressive language, capacity for independent living,
24 25	learning, mobility, self-direction and economic self-sufficiency; and
23 26	e. Reflects the person's need for a combination and sequence of
20 27	special interdisciplinary, or generic care, treatment, or other
28	services which are of a lifelong or extended duration and are
28 29	individually planned and coordinated; or
30	f. When applied to children from birth through four years of age,
31	may be evidenced as a developmental delay.
32	(13) 'Division' means the Division of Mental Health, Developmental
33	Disabilities, and Substance Abuse Services of the Department.
34	(13a) <u>'Eligible infants and toddlers' means children with or at risk for</u>
35	developmental delays or atypical development until:
36	
30 37	<u>a.</u> They have reached their third birthday; <u>b.</u> Their parents have requested to have them receive services in
38	the preschool program for handicapped children established
39	pursuant to Part 14 of Article IX of Chapter 115C of the
40	General Statutes; and
40	c. They have been placed in the program by the local educational
42	agency.
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1	In no event shall a child be considered an eligible toddler after the
2	beginning of the school year immediately following the child's third
3	birthday.
4	The early intervention services that may be provided for these
5	children and their families include early identification and screening,
6	multidisciplinary evaluations, case management services, family
7	training, counseling and home visits, psychological services, speech
8	pathology and audiology, and occupational and physical therapy. All
9	evaluations performed as part of early intervention services shall be
10	appropriate to the individual child's age and development.
11	$(13_{\frac{1}{2}} \underline{b})$ 'Eligible psychologist' means a licensed practicing psychologist
12	who has at least two years' clinical experience.
13	(14) 'Facility' means any person at one location whose primary
14	purpose is to provide services for the care, treatment,
15	habilitation, or rehabilitation of the mentally ill, the
16	developmentally disabled, or substance abusers, and includes:
17	a. An 'area facility', which is a facility that is operated by
18	or under contract with the area authority. A facility that
19	is providing services under contract with the area
20	authority is an area facility for purposes of the contracted
21	services only. Area facilities may also be licensable
22	facilities in accordance with Article 2 of this Chapter. A
23	State facility is not an area facility;
24	b. A 'licensable facility', which is a facility that provides
25	services for one or more minors or for two or more
26	adults. When the services offered are provided to
27	individuals who are mentally ill or developmentally
28	disabled, these services shall be day services offered to
29	the same individual for a period of three hours or more
30	during a 24-hour period, or residential services provided
31	for 24 consecutive hours or more. When the services
32	offered are provided to individuals who are substance
33	abusers, these services shall include all outpatient
34	services, day services offered to the same individual for
35	a period of three hours or more during a 24-hour period,
36	or residential services provided for 24 consecutive hours
37	or more. Facilities for individuals who are substance
38	abusers include chemical dependency facilities;
39	c. A 'private facility', which is a facility that is either a
40	licensable facility or a special unit of a general hospital
41	or a part of either in which the specific service provided
42	is not covered under the terms of a contract with an area
43	authority;

1989		GENERAL ASSEMBLY OF NORTH CAROLINA
l		d. The psychiatric service of the University of North
2		Carolina Hospitals at Chapel Hill;
3		e. A 'residential facility', which is a 24-hour facility that is
1		not a hospital, including a group home;
5		f. A 'State facility', which is a facility that is operated by
5		the Secretary;
7		g. A '24-hour facility', which is a facility that provides a
3		structured living environment and services for a period
)		of 24 consecutive hours or more and includes hospitals
)		that are facilities under this Chapter; and
		h. A Veterans Administration facility or part thereof that
2		provides services for the care, treatment, habilitation, or
3		rehabilitation of the mentally ill, the developmentally
1 -	(15)	disabled, or substance abusers.
5	(15)	'Guardian' means a person appointed as a guardian of the person
5		or general guardian by the court under Chapters 7A, 33, or 35A
7	(16)	of the General Statutes.
3	(16)	'Habilitation' means training, care, and specialized therapies
)		undertaken to assist a client in maintaining his current level of functioning or in achieving progress in developmental skills
) [		areas.
2	(17)	'Incompetent adult' means an adult individual adjudicated
3	(17)	incompetent.
, 1	(18)	'Intoxicated' means the condition of an individual whose mental
5	(10)	or physical functioning is presently substantially impaired as a
5		result of the use of alcohol or other substance.
7	(19)	'Law-enforcement officer' means sheriff, deputy sheriff, police
3		officer, State highway patrolman, or an officer employed by a
)		city or county under G.S. 122C-302.
)	(20)	'Legally responsible person' means: (i) when applied to an adult,
l		who has been adjudicated incompetent, a guardian; or (ii) when
2		applied to a minor, a parent, guardian, a person standing in loco
3		parentis, or a legal custodian other than a parent who has been
1		granted specific authority by law or in a custody order to consent
5		for medical care, including psychiatric treatment.
5	(21)	'Mental illness' means: (i) when applied to an adult, an illness
7		which so lessens the capacity of the individual to use self-
3		control, judgment, and discretion in the conduct of his affairs
)		and social relations as to make it necessary or advisable for him
)		to be under treatment, care, supervision, guidance, or control;
l		and (ii) when applied to a minor, a mental condition, other than
2 3		mental retardation alone, that so impairs the youth's capacity to exercise age adequate self-control or judgment in the conduct of

1		his activities and social relationships so that he is in need of
2		treatment.
3	(22)	'Mental retardation' means significantly subaverage general
4		intellectual functioning existing concurrently with deficits in
5		adaptive behavior and manifested before age 22.
6	(23)	'Mentally retarded with accompanying behavior disorder' means
7		an individual who is mentally retarded and who has a pattern of
8		maladaptive behavior that is recognizable no later than
9		adolescence and is characterized by gross outbursts of rage or
10		physical aggression against other individuals or property.
11	(24)	'Next of kin' means the individual designated in writing by the
12		client or his legally responsible person upon the client's
13		acceptance at a facility; provided that if no such designation has
14		been made, 'next of kin' means the client's spouse or nearest
15		blood relation in accordance with G.S. 104A-1.
16	(25)	'Operating costs' means expenditures made by an area authority
17	()	in the delivery of services for mental health, developmental
18		disabilities, and substance abuse as provided in this Chapter and
19		includes the employment of legal counsel on a temporary basis
20		to represent the interests of the area authority.
20	(26)	Repealed by Session Laws 1987, c. 345, s. 1.
22	(20)	'Outpatient treatment' as used in Part 7 of Article 5 means
22	(27)	treatment in an outpatient setting and may include medication,
23		individual or group therapy, day or partial day programming
24		activities, services and training including educational and
23 26		vocational activities, supervision of living arrangements, and
20 27		any other services prescribed either to alleviate the individual's
27		illness or disability, to maintain semi-independent functioning,
28 29		or to prevent further deterioration that may reasonably be
29 30		
		predicted to result in the need for inpatient commitment to a 24-
31	( <b>2</b> )	hour facility.
32	(28)	'Person' means any individual, firm, partnership, corporation,
33		company, association, joint stock association, agency, or area
34	( <b>20</b> )	authority.
35	(29)	'Physician' means an individual licensed to practice medicine in
36		North Carolina under Chapter 90 of the General Statutes or a
37		licensed medical doctor employed by the Veterans
38		Administration.
39	(30)	'Provider of support services' means a person that provides to a
40		facility support services such as data processing, dosage
41		preparation, laboratory analyses, or legal, medical, accounting,
42		or other professional services, including human services.

	1989	GENERAL ASSEMBLY OF NORTH CAROLINA
1	(30a)	'Psychologist' means an individual licensed to practice
2 3		psychology under Chapter 90. The term 'eligible psychologist' is defined in subdivision (13a).
4	(31)	'Qualified professional' means any individual with appropriate
5		training or experience as specified by the General Statutes or by
6		rule of the Commission in the fields of mental health or
7		developmental disabilities or substance abuse treatment or
8		habilitation, including physicians, psychologists, psychological
9		associates, educators, social workers, registered nurses, and
10		certified counselors.
11	(32)	'Responsible professional' means an individual within a facility
12		who is designated by the facility director to be responsible for
13		the care, treatment, habilitation, or rehabilitation of a specific
14 15		client and who is eligible to provide care, treatment, habilitation, or rehabilitation relative to the client's disability.
15	(33)	'Secretary' means the Secretary of the Department of Human
17	(55)	Resources.
18	(34)	'Single portal of entry and exit policy' means an admission and
19	(- )	discharge policy for State and area facilities that may be adopted
20		by an area authority and shall be approved by the Secretary
21		before it is in force. The policy and its provisions shall be
22		designed to promote quality client care in and among State and
23		area facilities. Furthermore, the policy shall be designed to
24		integrate otherwise independent facilities into a unified and
25		coordinated system, in which system the area authority shall be
26		responsible for assuring that the individual client can receive
27		services from the facility that is best able to meet his needs.
28 29		However, the policy may not be inconsistent with any other provisions of the General Statutes, nor may the policy include
29 30		the complete exclusion of clients from admission to any specific
31		State or area facility.
32	(35)	'Single portal area' means the county or counties that comprise
33		the catchment area of an area authority that has adopted a single
34		portal of entry and exit policy.
35	(36)	'Substance abuse' means the pathological use or abuse of
36		alcohol or other drugs in a way or to a degree that produces an
37		impairment in personal, social, or occupational functioning.
38		'Substance abuse' may include a pattern of tolerance and
39		withdrawal.
40	(37)	'Substance abuser' means an individual who engages in
41		substance abuse."
42		. 122C-112(a) reads as rewritten:
43 44		s and duties of the Secretary.
44	(a) The Secreta	ny 511a11.

	(1)	
1 2	(1)	Enforce the provisions of this Chapter and the rules of the Commission and the Secretary;
3	(2)	Assist counties and area authorities in the establishment and
4		operation of community-based programs within catchment areas
5		specified in rules adopted by the Commission;
6	(3)	Operate State facilities and adopt rules pertaining to their
7		operation;
8	(4)	Promote a unified system of services for the citizens of this State
9		by coordinating services provided in State facilities and area
10		facilities;
11	(5)	Approve the plans and budgets of an area authority and adopt
12		rules pertaining to the content and format of these plans and
13		budgets;
14	(6)	Adopt rules governing the expenditure of all area authority
15		funds;
16	(7)	Adopt rules for the establishment of single portal designation
17		and approve an area as a single portal area;
18	(8)	Except as provided in G.S. 122C-26(4), adopt rules establishing
19		procedures for waiver of rules adopted by the Secretary under
20		this Chapter;
21	(9)	Notify the clerks of superior court of changes in the designation
22		of State facility regions and of facilities designated under G.S.
23		122C-252;
24	(10)	Promote public awareness and understanding of mental health,
25		mental illness, developmental disabilities, and substance abuse;
26	(11)	Administer and enforce rules that are conditions of participation
27		in federal or State financial aid; and
28	(12)	Carry out G.S. 122C-361G.S. 122C-361; and
29	<u>(13)</u>	Coordinate and facilitate the development and administration of
30		the early intervention system for eligible infants and toddlers
31		and shall assign among the cooperating agencies the
32		responsibility, including financial responsibility, for services.
33		The Secretary shall be advised by the Interagency Coordinating
34		Council for Handicapped Children from Birth to Five Years of
35		Age, established by G.S. 143B-179.5, and may enter into formal
36		interagency agreements to establish the collaborative
37		relationships with the Department of Environment, Health, and
38		Natural Resources, the Department of Public Instruction, other
39		appropriate agencies, and other public and private service
40		providers necessary to administer the system and deliver the
41		services.
42		The Secretary shall adopt rules to implement the early
43		intervention system, in cooperation with all other appropriate
44		agencies."

1		4. G.S. 122C-146 reads as rewritten:			
2	"§ 122C-146. Fee for service.				
3		The area authority and its contractual agencies shall prepare fee schedules for			
4		Il make every reasonable effort to collect appropriate reimbursement for			
5	1	ng these services from individuals able to pay, including insurance and			
6		nent. payment, except that individuals may not be charged for services			
7	-	idisciplinary evaluations, intervention plan development, and case			
8	-	rvices provided to eligible infants and toddlers and their families. This			
9		n charges does not exempt insurors or other third-party payors from			
10		or payment for these services. However, no individual may be refused			
11		e of an inability to pay. All funds collected from fees from area authority			
12 13		es shall be used for the fiscal operation or capital improvements of the programs. The collection of fees by an area authority may not be used as			
15 14	•	reduction or replacement of the budgeted commitment of local tax			
14	revenue."	reduction of replacement of the budgeted communent of local tax			
16		5. Article IX of Chapter 115C of the General Statutes is amended by			
17	adding a new Pa	· · ·			
18	e	14. HANDICAPPED CHILDREN, AGES THREE TO FIVE.			
19	" <u>§ 115C-146.1.</u>				
20		eschool handicapped children' means all handicapped children:			
21	(1)	Who have reached their third birthday and whose parents have			
22		requested services from the public schools, which services shall start			
23		no later than the beginning of the school year immediately following			
24		the children's third birthday;			
25	<u>(2)</u>	Who are not eligible to enroll in public kindergarten; and			
26	$\underbrace{(2)}_{(3)}$	Who, because of permanent or temporary mental, physical, or			
27		emotional handicaps, need special education and related services in			
28		order to prepare them to benefit from the educational programs			
29		provided by the public schools, beginning with kindergarten. This			
30		term includes children who are mentally retarded, learning disabled,			
31		seriously emotionally disturbed, autistic, cerebral palsied,			
32		orthopedically impaired, hearing impaired, speech impaired, blind or			
33		visually impaired, multiply handicapped, or other health impaired. All			
34		evaluations performed pursuant to this Part shall be appropriate to the			
35	118 1150 146 2	individual child's age and development.			
36		Entitlement to services.			
37		indicapped children are entitled, at no cost to their parents or guardians,			
38 39	education and re	d programs specifically designed to meet their unique needs for special			
39 40		Obligation to provide services.			
40 41		ral Assembly finds:			
42	<u>(1)</u>	<u>That preschool handicapped children will benefit from the special</u>			
43	<u>\/</u>	education and related services required by this Part;			
-					

1	<u>(2)</u>	That the General Assembly has evaluated the known needs of the State
2		and has endeavored to satisfy those needs in comparison to the social
3		and economic problems of the State;
4	<u>(3)</u>	That the funds appropriated to serve these preschool handicapped
5		children are a reasonable amount to provide such children with special
6		education and related services; and
7	<u>(4)</u>	That, therefore, (i) State funds appropriated to implement this Part are
8		the only State funds for public schools that may be used to provide
9		special education and related services to preschool handicapped
10		children; and (ii) preschool handicapped children will continue to be
11		served by all other State funds they are otherwise entitled to.
12	<u>(b)</u> <u>The</u>	Department of Public Education shall cause local school administrative
13	units to make	available special education and related services to all preschool
14	handicapped ch	ildren whose parents or guardians request these services.
15	(c) State	funds appropriated to implement the provisions of this Part shall be used
16	to supplement a	and not supplant existing federal, State, and local funding for the public
17	schools.	
18	(d) <u>Relat</u>	ed services provided under this Part shall be provided by qualified
19	services provid	ers. The term 'qualified services provider' means a person who meets
20	State standards	for licensure or State Board of Education standards for certification for a
21	specific profess	ion or discipline.
22	To the exte	nt that the State Board of Education standards include provisions for
23	certification that	at are less than the standard for certification or licensure for a specific
24	profession, the	Department of Public Instruction may certify individuals on a temporary
25	<u>or provisional</u>	basis, provided that the State Board of Education shall establish a
26	<u>comprehensive</u>	plan and reasonable time lines to ensure that only professionals who
27	meet the appro-	priate standard for licensure or certification may be employed in the
28	<u>future.</u>	
29	" <u>§ 115C-146.4.</u>	
30	The State E	Board of Education shall adopt rules implementing this Part, including
31	rules necessary	in order to receive federal funding pursuant to Part B of the Education
32	of the Handicar	pped Act, 20 U.S.C. § 1400 et seq. These rules shall include a provision
33	that, where a lo	ocal education agency finds that appropriate services are available from
34		gencies or private organizations, that local education agency shall, in
35	accordance wit	h G.S. 115C-149, contract for those services rather than provide them
36	directly. These	rules shall also include a provision that, where a local education agency
37	finds that a chi	ld is already receiving appropriate services, that local education agency
38	shall continue the	hose services as long as appropriate."
39	Sec.	6. Sections 1 through 4 of this act shall become effective July 1, 1990,
40	and Section 5	of this act shall become effective July 1, 1991, if and only if specific
41		copriated for the specific programs established by this act. Funds
42	appropriated for	or the 1990-91 fiscal year or for any fiscal year in the future do not
43	•	entitlement to services beyond those provided for that fiscal year.
44	Nothing in this	act creates any rights except to the extent that funds are appropriated by

- 1 the State to implement its provisions from year to year and nothing in this act obligates
- 2 the General Assembly to appropriate any funds to implement its provisions.

# 1989