GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH70095-MG-59 (03/08)

Short Title:	Enact First Evaluation Program.	(Public)
Sponsors:	Representative Hurley.	
Referred to:		

1	A BILL TO BE ENTITLED					
2	AN ACT TO AU	THORIZE THE SECRETARY OF HEALTH AND HUMAN SERVICES T				
3	ALLOW C	ERTAIN CERTIFIED PROVIDERS TO CONDUCT INITIA				
4	(FIRST-LEV)	EL) EXAMINATIONS FOR INVOLUNTARY COMMITMENT C				
5	INDIVIDUA	LS WITH MENTAL ILLNESS, IN A MANNER CONSISTENT WITH TH				
6	FIRST EVAL	UATION PILOT PROGRAM.				
7	The General Asse	embly of North Carolina enacts:				
8	SECT	ION 1. Part 7 of Article 5 of Chapter 122C of the General Statutes				
9	amended by addin	ng a new section to read:				
10	"§ 122C-263A. Secretary's authority to waive requirement of first examination by					
11	<u>physic</u>	ian or eligible psychologist; training of certified providers performing				
12	first examinations.					
13		ecretary of Health and Human Services may, upon request of an LME, waiv				
14		of G.S. 122C-261 through G.S. 122C-263 and G.S. 122C-281 through				
15		ertaining to initial (first-level) examinations by a physician or eligib				
16	psychologist of individuals meeting the criteria of G.S. 122C-261(a) or G.S. 122C-281(a), as					
17	applicable, as follows:					
18	<u>(1)</u>	The Secretary has received a request from an LME to substitute for				
19		physician or eligible psychologist, a licensed clinical social worker,				
20		master's level psychiatric nurse, or a master's level certified clinic				
21		addictions specialist to conduct the initial (first-level) examinations				
22		individuals meeting the criteria of G.S. 122C-261(a) or G.S. 122C-281(a).				
23		making this type of request, the LME shall specifically describe all of the				
24		following:				
25		a. How the purpose of the statutory requirement would be better serve				
26		by waiving the requirement and substituting the proposed change				
27		under the waiver.				
28		b. How the waiver will enable the LME to improve the delivery				
29		management of mental health, developmental disabilities, and				
30		substance abuse services.				
31		c. <u>How the health, safety, and welfare of individuals will continue to l</u>				
32		at least as well protected under the waiver as under the statuto				
33		requirement.				
34	<u>(2)</u>	The Secretary shall review the request and may approve it upon finding a				
35		of the following:				



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	<u>a.</u> <u>The request meets the requirements of this s</u>	ection.	
	b. The request furthers the purposes of State 1	policy under G.S. 122C-2	
	and mental health, developmental disabilit	ies, and substance abuse	
	services reform.		
	<u>c.</u> <u>The request improves the delivery of ment</u>	tal health, developmental	
	disabilities, and substance abuse services in		
	the waiver and also protects the health,	safety, and welfare of	
	individuals receiving these services.		
<u>(3)</u>	(3) The Secretary shall evaluate the effectiveness, quality, and efficiency of		
	mental health, developmental disabilities, and subs	stance abuse services and	
	protection of health, safety, and welfare under the w		
<u>(4)</u>	A waiver granted by the Secretary under this section	on shall be in effect for a	
	period of three years.		
<u>(5)</u>	In no event shall the substitution of a licensed		
	master's level psychiatric nurse, or master's level ce		
	specialist under a waiver granted under this s		
	authorization to expand the scope of practice of the		
	worker, the master's level psychiatric nurse, or the	e master's level certified	
	clinical addictions specialist.		
<u>(6)</u>	The Department shall assure that staff performing		
	privileged to perform the functions identified in the		
<u>(7)</u>	The LME shall assure that a physician is available		
	backup support to include telephone consul	tation and face-to-face	
	evaluation, if necessary.		
(b) The Division of Mental Health, Developmental Disabilities, and Substance Abuse			
	xpand its standardized certification training progr		
training for all certified providers performing first examinations pursuant to subsection (a) of			
this section."			
SECTION 2. This act becomes effective October 1, 2011.			