GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL 615 Committee Substitute Favorable 4/25/17

Short Title: Amend Substance Abuse Professional Pract. Act. (Public)

Sponsors:

Referred to:

April 10, 2017

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED	
2	AN ACT AMENDING THE NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONAL	
3	PRACTICE ACT BY REPEALING THE CERTIFIED SUBSTANCE ABUSE	
4	RESIDENTIAL FACILITY DIRECTOR CREDENTIAL; CLARIFYING WHAT	
5	CONSTITUTES INDEPENDENT STUDY; MODIFYING THE MEMBERSHIP OF THE	
6	NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONAL PRACTICE BOARD;	
7	INCREASING THE NUMBER OF BOARD-APPROVED EDUCATION HOURS	
8	REQUIRED FOR CERTIFICATION AS A SUBSTANCE ABUSE COUNSELOR,	
9	SUBSTANCE ABUSE PREVENTION CONSULTANT, OR CRIMINAL JUSTICE	
10	ADDICTIONS PROFESSIONAL; AND ESTABLISHING A PROGRAM FOR	
11	IMPAIRED SUBSTANCE ABUSE PROFESSIONALS.	
12	The General Assembly of North Carolina enacts:	
13		
14	PART I. REPEAL OF CERTIFIED SUBSTANCE ABUSE RESIDENTIAL FACILITY	
15	DIRECTOR CREDENTIAL	
16	SECTION 1.(a) The certified substance abuse residential facility director	
17	credential is repealed. The North Carolina Substance Abuse Professional Practice Board shall	
18	no longer issue or renew a certified substance abuse residential facility director credential to	
19	any person.	
20	SECTION 1.(b) G.S. 90-113.31A(8) and G.S. 90-113.31B(5) are repealed.	
21	SECTION 1.(c) G.S. 90-113.42(d) reads as rewritten:	
22	"(d) Only individuals registered, certified, or licensed under this Article may use the title	
23	"Certified Substance Abuse Counselor", "Certified Substance Abuse Prevention Consultant",	
24	"Certified Clinical Supervisor", "Licensed Clinical Addictions Specialist Associate", "Certified	
25	Substance Abuse Residential Facility Director", "Certified Criminal Justice Addictions	
26	Professional", "Substance Abuse Counselor Intern", "Provisional Licensed Clinical Addictions	
27	Specialist", "Clinical Supervisor Intern", or "Registrant"."	
28	SECTION 1.(d) G.S. 90-113.43(a) reads as rewritten:	
29	"(a) Except as otherwise authorized in this Article, no person shall:	
30	(1) Offer substance abuse professional services, practice, attempt to practice, or	
31	supervise while holding himself or herself out to be a certified substance	
32	abuse counselor, certified substance abuse prevention consultant, certified	
33	clinical supervisor, licensed clinical addictions specialist, licensed clinical	
34	addictions specialist associate, certified substance abuse residential facility	
35	director, certified criminal justice addictions professional, clinical supervisor	
36	intern, substance abuse counselor intern, or registrant without first having	



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1		obtained a notification of registration, certification, or l	icensure from the
2		Board.	
3	(2)	Use in connection with any name any letters, words, nu	
4		insignia indicating or implying that this person is a re-	
5		substance abuse counselor, certified substance abuse prev	
6		certified clinical supervisor, licensed clinical addictions s	-
7		substance abuse residential facility director, substance	
8		intern, certified criminal justice addictions professional, o	
9		addictions specialist associate, unless this person is regis	tered, certified, or
10		licensed pursuant to this Article.	, ,
11	(3)	Practice or attempt to practice as a certified substance	
12		certified substance abuse prevention consultant, certified c	-
13		licensed clinical addictions specialist, certified criminal	
14 15		professional, substance abuse counselor intern, licensed of	
15 16		specialist associate, clinical supervisor intern, certified	
10 17		residential facility director or registrant with a revoked, lap certification or license.	sed, of suspended
17	(4)	Aid, abet, or assist any person to practice as a certified	l substance abuse
18 19	(4)	counselor, certified substance abuse prevention consultant.	
20		justice addictions professional, certified clinical supervisor	
20		addictions specialist, certified substance abuse residentia	
22		registrant, substance abuse counselor intern, licensed o	•
23		specialist associate, or clinical supervisor intern in violation	
24	(5)	Knowingly serve in a position required by State law or rule	
25		regulation to be filled by a registrant, certified substance	
26		certified substance abuse prevention consultant, certified	
27		addictions professional, certified clinical supervisor,	•
28		addictions specialist, certified substance abuse residentia	
29		substance abuse counselor intern, licensed clinical add	
30		associate, or clinical supervisor intern unless that per-	son is registered,
31		certified, or licensed under this Article.	
32	(6)	Repealed by S.L. 1997-492, s. 13.	
33	(7)	Repealed by Session Laws 2008-130, s. 6, effective July 28	
34		FION 1.(e) Subsection (a) of this section is effective when	
35		ing subsections of this section become effective upon the exp	
36		ce abuse residential facility director credential issued prior to	
37	-	ne North Carolina Substance Abuse Professional Practice	
38		nce Abuse Professional Practice Board shall notify the R	evisor of Statutes
39	when the last cre	edential issued by the Board has expired.	
40			
41		RIFICATION OF WHAT CONSTITUTES INDEPENDE	NI SIUDY
42 43	SEC. "§ 90-113.31A.	FION 2. G.S. 90-113.31A reads as rewritten:	
43 44	-	g definitions shall apply in this Article:	
44 45		g definitions shan apply in this Africie.	
46	(18)	Independent study. – Any course of Directed study u	indertaken hv an
47	(10)	individual with little or no supervision that is does not	
48		classroom-based <u>study</u> that must be preapproved by t	
49		organization that has deemed status with the Board.Boa	
50		course of study that does not include a network-enabled tra	-
51		knowledge from teacher to student being performed at the	

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	 (27)	Traditional classroom-based study. – An educational involving face-to-face communication or other shared of performed in either a shared physical setting or by methods, video conferencing methods, or both."	communication being
PA	RT III.	MODIFICATION OF NORTH CAROLINA SUB	STANCE ABUSE
		VAL PRACTICE BOARD MEMBERSHIP	
		CTION 3.(a) G.S. 90-113.32(c) reads as rewritten:	
		er the initial Board members' terms expire, the Board	shall consist of the
fol		bers, all of whom shall reside in North Carolina, app	
	lows:		
	(1)	 Eleven professionals credentialed pursuant to this Artic credentialed professionals, at least two of whom shall s Division of Mental Health, Developmental Disabilit Abuse Services regions of the State. Three members sh at large. 	erve each of the four ities, and Substance
	(2)	Three members at large chosen from laypersons of	r other professional
	(-)	disciplines who have shown a special interest in the fiel	1
		nominated by the Nominating and Elections Comm	
		subsection (d) of this section and elected by the Board.	2
	(3)	Two members from the Department of Health an	d Human Services,
		appointed by the Chief of Community Policy Managem	ent of the Division of
		Mental Health, Developmental Disabilities, and Substa	ance Abuse Services,
		at least one of whom administers substance abuse service	ces.
	(4)	One member <u>Two members</u> of the public at large with p	
		experience with, substance use disorder recovery mod	
			ppointed by the
		Governor.Governor.	1 . 1 1 .
	(5)	One member of the public at large <u>Two professionals</u>	
		to this Article and appointed by the General A	• •
		recommendation of the Speaker of the House of	-
		accordance with G.S. 120-121 and one member of the professionals credentialed pursuant to this Article and	
		General Assembly upon the recommendation of the Pr	
		of the Senate in accordance with G.S. 120-121.	esident 110 Tempore
	(6)	One member shall represent each of the professiona	l disciplines granted
		deemed status under G.S. 90-113.41A. The member r	
		the professional discipline on or before a date set h	• • • •
		professional discipline has at least one association in the	•
		shall be chosen from a list of nominees submitted to	
		members appointed or elected under this subdivision	
		substance abuse specialists by the professional discipli	
		represent.	
No	member of	the General Assembly shall serve on the Board."	
		CTION 3.(b) Notwithstanding G.S. 90-113.32(e), the term	
	-	he North Carolina Substance Abuse Professional Practic	-
		(c)(2) expire on December 31, 2017. The terms of memb	
		Substance Abuse Professional Practice Board pursuant to	
an	d G.S. 90-11	3.32(c)(5), as amended by this act, commence on January 1	, 2018.

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PART IV. INCREASE IN NUMBER OF BOARD-APPROVED EDUCATION HOURS REQUIRED FOR CERTIFICATION AS A SUBSTANCE ABUSE COUNSELOR, SUBSTANCE ABUSE PREVENTION CONSULTANT, OR CRIMINAL JUSTICE		
ADDICTIONS PROFESSIONAL		
SECTION 4. G.S. 90-113.40(a)(6) reads as rewritten:		
"(6) The applicant has completed <u>270–300</u> hours of Board-approved education.		
The Board may prescribe that a certain number of hours be in a course of		
study for substance abuse counseling and that a certain number of hours be		
in a course of study for substance abuse prevention consulting. Independent		
study hours shall not compose more than fifty percent (50%) of the total		
number of hours required for initial credentialing."		
SECTION 5. G.S. 90-113.40(d1)(1) reads as rewritten: "(1) Has attained 270-300 hours of Board-approved education or training, unless		
the applicant has attained a minimum of a masters degree with a clinical		
application and a substance abuse specialty from a regionally accredited		
college or university whereby the applicant must only obtain 180 hours. The		
hours of education shall be specifically related to the knowledge and skills		
necessary to perform the tasks within the International Certification and		
Reciprocity Consortium/Alcohol and Other Drug Abuse, Incorporated,		
"IC&RC/AODA, Inc.," criminal justice addictions professional performance		
domains as they relate to both adults and juveniles. Independent study may		
compose up to fifty percent (50%) of the total number of hours obtained for initial cartification or renewal."		
initial certification or renewal."		
PART V. ESTABLISHMENT OF PROGRAM FOR IMPAIRED SUBSTANCE ABUSE		
PROFESSIONALS		
SECTION 6. Article 5C of Chapter 90 of the General Statutes is amended by		
adding a new section to read:		
"§ 90-113.48. Program for impaired substance abuse professionals.		
(a) There is created the North Carolina Impaired Professionals Program. The Board		
may provide funds for the administration of the Program, but the Program shall operate		
independently of the Board. The purpose of the Program is to provide screening, referral,		
monitoring, educational, and support services for professionals credentialed pursuant to this Article by reason of an impairment attributed to a physical or mental illness, a substance use		
disorder, or professional sexual misconduct.		
(b) The Program may enter into an agreement with one or more professionals		
credentialed pursuant to this Article for the purposes of identifying, reviewing, and evaluating		
the ability of substance abuse professionals who are referred or self-referred to the Program to		
(i) function in their professional capacity and (ii) coordinate regimens for treatment and		
rehabilitation.		
(c) An agreement entered into between the Program and a credentialed professional		
pursuant to subdivision (b)(2) of this section shall include guidelines for all of the following:		
(1) Enrollment of credentialed professionals referred to the Program by the		
$\frac{\text{Board.}}{\text{Assessment}}$		
(2) Assessment, referral, monitoring, support, and education of credentialed		
professionals referred to the Program by reason of a physical or mental illness, a substance use disorder, or professional sexual misconduct.		
(3) Consistent with subsection (d) of this section, criteria for the Program to		
report credentialed professionals to the Board.		

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1	<u>(4)</u>	Procedures by which credentialed professionals may of	obtain review of
2		Program recommendations about the credentialed profes	
3		assessment or treatment.	
4	<u>(5)</u>	Periodic reporting of statistical information by the Program	to the Board.
5	$\overline{(6)}$	Maintaining the confidentiality of nonpublic information.	
6		Program shall report immediately to the Board detailed infor	mation about any
7		dentialed pursuant to this Article who meets any of the followi	
8	<u>(1)</u>	Constitutes an imminent danger to patient care by reason	-
9	<u>(1)</u>	physical illness, substance use disorder, professional sexu	
10		any other reason.	
11	<u>(2)</u>	Refuses to submit to an assessment as ordered by the Progra	
12	<u>(3)</u>	Has entered into a monitoring contract as a Program partic	cipant and fails to
13		comply with the terms of the monitoring contract.	
14	<u>(4)</u>	Is still unsafe to practice as a substance abuse professional	l after completing
15		Program services.	
16	(e) <u>Any</u>	information acquired, created, or used in good faith by the Pro-	ogram pursuant to
17	this section is pr	rivileged, confidential, and not subject to discovery, subpoen	a, or other means
18	of legal compul	sion for release to any person other than to the Board, the	Program, or their
19	employees or c	onsultants. No person participating in good faith in the l	Program shall be
20	required in a civ	vil action or proceeding to disclose the fact of participation i	n the Program or
21	any information	acquired or opinions, recommendations, or evaluations acqu	ired or developed
22	solely in the cou	rse of participating in the Program pursuant to this section. For	or purposes of this
23	subsection, "civi	l action or proceeding" does not include an administrative act	ion or proceeding
24	conducted under	this Article or under Chapter 150B of the General Statutes.	
25	(f) <u>Activ</u>	vities conducted in good faith pursuant to the agreemen	nt authorized by
26	subdivision (b)(2) of this section shall not be grounds for civil action under	r the laws of this
27	State.		
28	(g) Upor	the written request of a professional credentialed pursuant t	o this Article, the
29	Program shall p	rovide the credentialed professional and his or her legal couns	sel with a copy of
30	a written assessr	nent of the credentialed professional prepared as part of his or	r her participation
31	in the Program.	In addition, to the extent permitted by State and federal laws	s, the credentialed
32	-	all be entitled to a copy of any written assessment created	
33	•	ility at the recommendation of the Program. Any information	
34	•	redentialed professional pursuant to this subsection shall b	
35		all not be subject to discovery in any civil action or proc	
36		is subsection shall not be construed to make information, docu	
37		ble for discovery or use in a civil action or proceeding immur	
38		il action or proceeding merely because the information, docu	
39		s part of the Program's assessment of the credentialed profess	
40		mation furnished to the credentialed professional pursuant to	
41		this subsection, "civil action or proceeding" does not include	
42		ding conducted under this Article or Chapter 150B of the Gen	
43	•	Board shall adopt rules to apply to the operation of th	
44		least all of the following:	
45	(1)	Definitions of impairments attributed to physical or mental	illness, substance
46	<u>\1</u> /	use disorder, and professional sexual misconduct.	initess, substance
47	<u>(2)</u>	Guidelines for Program elements.	
48	$\frac{(2)}{(3)}$	Procedures for receipt and use of information of suspected i	mpairment
49	$\frac{(5)}{(4)}$	Procedures for intervention and referral.	<u>mpunnont.</u>
50	(5)	Arrangements for monitoring treatment, rehabilitatio	n. posttreatment
50 51	<u>(5)</u>	support, and performance.	n, postroutment
<i></i>		support, una portornaneo.	

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1	<u>(6)</u>	Reports of individual cases to the Board.	
2	<u>(7)</u>	Periodic reporting of statistical information.	
3	<u>(8)</u>	Assurance of confidentiality of nonpublic information."	
4			
5	PART VI. EFFE	CTIVE DATE	
6	SECT	ION 7. Except as otherwise provided, this act becomes effective October 1,	

6 7 2017.