# **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2011

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## SENATE BILL 607\* Health Care Committee Substitute Adopted 4/28/11 Third Edition Engrossed 5/5/11

	Short Title:	nform Medical Record Laws.	(Public)		
	Sponsors:				
	Referred to:				
			April 19, 2011		
1			A BILL TO BE ENTITLED		
2	AN ACT T	O CON	NFORM MEDICAL RECORD CONFIDENTIALITY LAWS.		
3	The Genera	l Asse	mbly of North Carolina enacts:		
4	SECTION 1. G.S. 90-85.36 reads as rewritten:				
5	"§ 90-85.36. Availability of pharmacy records.				
6	(a) Except as provided in subsections (b) and (c) below, written or electronic				
7	prescription orders on file in a pharmacy or other place where prescriptions are dispensed are				
8	not public records and any person having custody of or access to the prescription orders may				
9	divulge the	conten	ts or provide a copy only to the following persons:		
10	(	(1)	An adult patient for whom the prescription was issued or a person	who is	
11			legally appointed guardian of that person;		
12	(	(2)	An emancipated minor patient for whom the prescription order was is	sued or	
13			a person who is the legally appointed guardian of that patient;		
14	(	(3)	An unemancipated minor patient for whom the prescription order was		
15			when the minor's consent is sufficient to authorize treatment of the co	ondition	
16			for which the prescription was issued;	• • • •	
17	(	(4)	A parent or person in loco parentis of an unemancipated minor pat		
18			whom the prescription order was issued when the minor's consen		
19 20			sufficient to authorize treatment for the condition for which the pres	cription	
20	(	(5)	is issued; The licensed practitioner who issued the prescription;		
21		(5) (6)	The licensed practitioner who is treating the patient for who	om the	
22	(	(0)	prescription was issued;	JIII UIC	
23 24	(	(7)	A pharmacist who is providing pharmacy services to the patient for	r whom	
25	,	(')	the prescription was issued;	whom	
26	(	(8)	Anyone who presents a written authorization for the release of ph	armacy	
27	· · · · · · · · · · · · · · · · · · ·	(0)	information signed by the patient or his legal representative;	ur mue y	
28	(	(9)	Any person authorized by subpoena, court order or statute;		
29		(10)	Any firm, association, partnership, business trust, corporation or co	ompany	
30		. ,	charged by law or by contract with the responsibility of providing	- ·	
31			paying for medical care for the patient for whom the prescription or		
32			issued;		
33	(	(11)	A member or designated employee of the Board;		
34	(	(12)	The executor, administrator or spouse of a deceased patient for wh	om the	
35			prescription order was issued;		



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(13) Researchers and surveyors who have approval from the Board. The Board
shall issue this approval when it determines that there are adequate
safeguards to protect the confidentiality of the information contained in the
prescription orders and that the researchers or surveyors will not publicly
disclose any information that identifies any person; or
(14) The person owning the pharmacy or his authorized agent.agent; or
(15) <u>A HIPAA covered entity or a health care provider who is not a covered</u>
entity for purposes of treatment, payment, or health care operations to the
extent that disclosure is permitted or required by applicable State or federal
<u>law.</u>
(b) A pharmacist may disclose any information to any person only when he reasonably
determines that the disclosure is necessary to protect the life or health of any person.
(c) Records required to be kept by G.S. 90-93(d) (Schedule V) are not public records
and shall be disclosed at the pharmacist's discretion."
<b>SECTION 2.(a)</b> G.S. 122C-52(b) reads as rewritten:
"(b) Except as authorized by G.S. 122C-53 through G.S. 122C-56, no individual having
access to confidential information may disclose this information.information, provided,
however, a HIPAA covered entity or business associate receiving confidential information that
has been disclosed pursuant to G.S. 122C-53 through G.S. 122C-56 may use and disclose such
information as permitted or required under 45 Code of Federal Regulations Part 164, Subpart
<u>E.</u> "
<b>SECTION 2.(b)</b> G.S. 122C-55 reads as rewritten:
"§ 122C-55. Exceptions; care and treatment.
(a) Any area or State facility or the psychiatric service of the University of North
Carolina Hospitals at Chapel Hill may share confidential information regarding any client of
that facility with any other area or State facility or the psychiatric service of the University of
North Carolina Hospitals at Chapel Hill when necessary to coordinate appropriate and effective
care, treatment or habilitation of the client. For the purposes of this subsection, coordinate
means the provision, coordination, or management of mental health, developmental disabilities,
and substance abuse services and related services by one or more facilities and includes the
referral of a client from one facility to another.
(a1) Any facility may share confidential information regarding any client of that facility
with the Secretary, and the Secretary may share confidential information regarding any client with a facility when necessary to conduct quality espectrum and immension an
with a facility when necessary to conduct quality assessment and improvement activities or to
coordinate appropriate and effective care, treatment or habilitation of the client. For purposes of this subsection, subsection (aC) and subsection (aC) of this section, the number of the section $(aC)$ of this section.
this subsection subsection (a6), and subsection $(a6)(a7)$ of this section, the purposes
or activities for which confidential information may be disclosed include, but are not limited to,
case management and care coordination, disease management, outcomes evaluation, the
development of clinical guidelines and protocols, the development of care management plans and systems, population-based activities relating to improving or reducing health care costs,
and the provision, coordination, or management of mental health, developmental disabilities,
and the provision, coordination, or management or mental nearth, developmental disabilities, and substance abuse services and related services. As used in this section, "facility" includes an
LME and "Secretary" includes the Department's Community Care of North Carolina
ProgramProgram, or other primary care case management programs that contract with the
Department to provide a primary care case management program for recipients of publicly
funded health and related services.
(a2) Any area or State facility or the psychiatric service of the University of North
Carolina Hospitals at Chapel Hill may share confidential information regarding any client of
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48 Carolina Hospitals at Chapel Hill may share confidential information regarding any client of 49 that facility with any other area facility or State facility or the psychiatric service of the 50 University of North Carolina Hospitals at Chapel Hill when necessary to conduct payment 51 activities relating to an individual served by the facility. Payment activities are activities

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undertaken by a facility to obtain or provide reimbursement for the provision of services and may include, but are not limited to, determinations of eligibility or coverage, coordination of benefits, determinations of cost-sharing amounts, claims management, claims processing, claims adjudication, claims appeals, billing and collection activities, medical necessity reviews, utilization management and review, precertification and preauthorization of services, concurrent and retrospective review of services, and appeals related to utilization management and review.

8 Whenever there is reason to believe that a client is eligible for benefits through a (a3) 9 Department program, any State or area facility or the psychiatric service of the University of 10 North Carolina Hospitals at Chapel Hill may share confidential information regarding any client of that facility with the Secretary, and the Secretary may share confidential information 11 12 regarding any client with an area facility or State facility or the psychiatric services of the 13 University of North Carolina Hospitals at Chapel Hill. Disclosure is limited to that information 14 necessary to establish initial eligibility for benefits, determine continued eligibility over time, 15 and obtain reimbursement for the costs of services provided to the client.

16 (a4) An area authority or county program may share confidential information regarding 17 any client with any area facility, and any area facility may share confidential information 18 regarding any client of that facility with the area authority or county program, when the area 19 authority or county program determines the disclosure is necessary to develop, manage, 20 monitor, or evaluate the area authority's or county program's network of qualified providers as 21 provided in G.S. 122C-115.2(b)(1) b., G.S. 122C-141(a), the State Plan, and rules of the 22 Secretary. For the purposes of this subsection, the purposes or activities for which confidential 23 information may be disclosed include, but are not limited to, quality assessment and 24 improvement activities, provider accreditation and staff credentialing, developing contracts and 25 negotiating rates, investigating and responding to client grievances and complaints, evaluating 26 practitioner and provider performance, auditing functions, on-site monitoring, conducting 27 consumer satisfaction studies, and collecting and analyzing performance data.

(a5) Any area facility may share confidential information with any other area facility
regarding an applicant when necessary to determine whether the applicant is eligible for area
facility services. For the purpose of this subsection, the term "applicant" means an individual
who contacts an area facility for services.

32 When necessary to conduct quality assessment and improvement activities or to (a6)33 coordinate appropriate and effective care, treatment, or habilitation of the client, a DHHS 34 primary care case manager the Department's Community Care of North Carolina Program, or 35 other primary care case management program, may disclose confidential information acquired 36 pursuant to subsection (a1) of this section to a health care provider or other entity that has 37 entered into a written agreement with the Department's Community Care of North Carolina 38 Program, or other primary care case management program, to participate in the care 39 management support network and systems developed and maintained by the primary care case 40 manager for the purpose of coordinating and improving the quality of care for recipients of 41 publicly funded health and related services. Health care providers and other entities receiving 42 confidential information from the Department's Community Care of North Carolina Program or 43 other primary care case management program pursuant to this subsection may use and disclose the information as authorized by G.S. 122C-53 through G.S. 122C-56 or as permitted or 44 45 required by other applicable State or federal law that has been disclosed pursuant to this 46 subsection may use and disclose the information as permitted or required under 45 Code of 47 Federal Regulations Part 164, Subpart E.

48 (a7) <u>A facility may share confidential information with one or more HIPAA covered</u>

49 <u>entities or business associates for the same purposes set forth in subsection (a1) of this section.</u>

50 Before making disclosures under this subsection, the facility shall inform the client that the

51 facility may make such disclosures unless the client objects in writing. If the client objects in

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writing, the disclosures otherwise permitted by this subsection are prohibited. A covered entity 1 2 or business associate receiving confidential information that has been disclosed by a facility 3 pursuant to this subsection may use and disclose the information as permitted or required under 4 45 Code of Federal Regulations Part 164, Subpart E; provided however, that such confidential 5 information shall not be used or disclosed for discriminatory purposes including, without limitation, employment discrimination, medical insurance coverage or rate discrimination, or 6 7 discrimination by law enforcement officers. 8 . . . . " 9 SECTION 3. G.S. 130A-12 reads as rewritten: 10 "§ 130A-12. Confidentiality of records. All records containing privileged patient medical information, information protected under 11 12 45 Code of Federal Regulations Parts 160 and 164, and information collected under the 13 authority of Part 4 of Article 5 of this Chapter that are in the possession of the Department of 14 Health and Human Services, the Department of Environment and Natural Resources, or local health departments shall be confidential and shall not be public records pursuant to G.S. 132-1. 15 Information contained in the records may be disclosed only when disclosure is authorized or 16 17 required by State or federal law. Notwithstanding G.S. 8-53 or G.S. 130A-143, G.S. 8-53, the 18 information contained in the records may be disclosed for purposes of treatment, payment, 19 research, or health care operations.operations to the extent that disclosure is permitted under 45 20 Code of Federal Regulations §§ 164.506 and 164.512(i). For purposes of this section, the terms "treatment," "payment," "research," and "health care operations" have the meanings given those 21 22 terms in 45 Code of Federal Regulations § 164.501." 23 SECTION 4. G.S. 130A-143 reads as rewritten: 24 "§ 130A-143. Confidentiality of records. 25 All information and records, whether publicly or privately maintained, that identify a 26 person who has AIDS virus infection or who has or may have a disease or condition required to 27 be reported pursuant to the provisions of this Article shall be strictly confidential. This 28 information shall not be released or made public except under the following circumstances: 29 Release is made of specific medical or epidemiological information for (1)30 statistical purposes in a way that no person can be identified; 31 Release is made of all or part of the medical record with the written consent (2)32 of the person or persons identified or their guardian; 33 Release is made to health care personnel providing medical care to the (3) 34 patient; for purposes of treatment, payment, research, or health care 35 operations to the extent that disclosure is permitted under 45 Code of Federal 36 Regulations §§ 164.506 and 164.512(i). For purposes of this section, the 37 terms 'treatment,' 'payment,' 'research,' and 'health care operations' have the 38 meaning given those terms in 45 Code of Federal Regulations § 164.501; 39 Release is necessary to protect the public health and is made as provided by (4) 40 the Commission in its rules regarding control measures for communicable diseases and conditions: 41 42 Release is made pursuant to other provisions of this Article; (5) 43 (6) Release is made pursuant to subpoena or court order. Upon request of the person identified in the record, the record shall be reviewed in camera. In the 44 45 trial, the trial judge may, during the taking of testimony concerning such 46 information, exclude from the courtroom all persons except the officers of 47 the court, the parties and those engaged in the trial of the case; 48 Release is made by the Department or a local health department to a court or (7)49 a law enforcement official for the purpose of enforcing this Article or Article 50 22 of this Chapter, or investigating a terrorist incident using nuclear, biological, or chemical agents. A law enforcement official who receives the 51

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1		information shall not disclose it further, except (i) when n	ecessary to enforce
2		this Article or Article 22 of this Chapter, or when neces	
3		investigation of a terrorist incident using nuclear, biolo	ogical, or chemical
4		agents, or (ii) when the Department or a local health de	partment seeks the
5		assistance of the law enforcement official in preventing	g or controlling the
6		spread of the disease or condition and expressly authorized	es the disclosure as
7		necessary for that purpose;	
8	(8)	Release is made by the Department or a local health dep	partment to another
9		federal, state or local public health agency for the purpo	se of preventing or
10		controlling the spread of a communicable disease	or communicable
11		condition;	
12	(9)	Release is made by the Department for bona fide resea	arch purposes. The
13		Commission shall adopt rules providing for the use of	the information for
14		research purposes;	
15	(10)	Release is made pursuant to G.S. 130A-144(b); or	
16	(11)	Release is made pursuant to any other provisions of la	w that specifically
17		authorize or require the release of information or records in	related to AIDS."
18	SECT	<b>FION 5.</b> G.S. 131D-21 reads as rewritten:	
19	"§ 131D-21. Dec	claration of residents' rights.	
20	Each facility	shall treat its residents in accordance with the provisions of	this Article. Every
21	resident shall hav	ve the following rights:	
22	(1)	To be treated with respect, consideration, dignity, and ful	l recognition of his
23		or her individuality and right to privacy.	
24	(2)	To receive care and services which are adequate, a	
25		compliance with relevant federal and State laws and rules	0
26	(3)	To receive upon admission and during his or her stay a v	
27		the services provided by the facility and the charges for th	
28	(4)	To be free of mental and physical abuse, neglect, and expl	
29	(5)	Except in emergencies, to be free from chemical and	
30		unless authorized for a specified period of time by a phy	sician according to
31		clear and indicated medical need.	
32	(6)	To have his or her personal and medical records kept c	
33		disclosed without the written consent of the individual	•
34		consent shall specify to whom the disclosure may be	-
35		permitted or required by applicable State or federal state	-
36		by third party contract. It is not the intent of this section t	-
37		medical records by the treating physician except when the	
38		in writing. Records may also be disclosed without the wr	
39 40		individual to agencies, institutions or individuals wh	
40		emergency medical services to the individual. Disclos	
41	( <b>7</b> )	shall be limited to that which is necessary to meet the eme	
42	(7)	To receive a reasonable response to his or her request	s from the facility
43	( <b>0</b> )	administrator and staff.	
44	(8)	To associate and communicate privately and without rest	
45 46		and groups of his or her own choice on his or her own of	or men initiative at
46 47	$\langle 0 \rangle$	any reasonable hour.	have he as she mass
47 48	(9)	To have access at any reasonable hour to a telephone will speak privately.	nere ne or sne may
48 49	(10)	speak privately.	unloss the resident
	(10)	To send and receive mail promptly and unopened, u	
50		requests that someone open and read mail, and to have a	access at ms or ner
51		expense to writing instruments, stationery, and postage.	

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1 2 3	(11)	To be encouraged to exercise his or her rights as a res to be permitted to make complaints and suggestions wi or retaliation.	
4 5 6	(12)	To have and use his or her own possessions where re- accessible, lockable space provided for security of per space shall be accessible only to the resident, t	csonal valuables. This
7 8 9 10	(13)	supervisor-in-charge. To manage his or her personal needs funds unless such delegated to another. If authority to manage personal delegated to the facility, the resident has the right to ex-	needs funds has been
11 12 13 14 15	(14)	any time. To be notified when the facility is issued a provisionarevocation of license by the North Carolina Depart Human Services and the basis on which the provisionarevocation of license was issued. The resident's response	tment of Health and al license or notice of
16 17 18 19	(15)	or guardian shall also be notified. To have freedom to participate by choice in accessible and in social, political, medical, and religious resources to refuse such participation.	-
20	(16)	To receive upon admission to the facility a copy of this	section.
21 22	(17)	To not be transferred or discharged from a facility reasons, the residents' own or other residents' welfare	except for medical e, nonpayment for the
23 24 25		stay, or when the transfer is mandated under State resident shall be given at least 30 days' advance not	ice to ensure orderly
25 26		transfer or discharge, except in the case of jeopardy to the meident or others in the home. The resident has	
26 27		the resident or others in the home. The resident has facility's attempt to transfer or discharge the reside	
28		adopted by the Medical Care Commission, and the reside	-
20 29		to remain in the facility until resolution of the app	
30		provided by law. The Medical Care Commission shall	
31		to the transfer and discharge of residents that offe	
32		protections to residents as State and federal rules and	
33		the transfer or discharge of residents from nursing home	0 0
34	SECT	<b>FION 6.</b> G.S. 131E-144.3 reads as rewritten:	
35		Declaration of home care clients' rights.	
36		f a home care agency shall have the following rights:	
37	(1)	To be informed and participate in his or her plan of care	
38	(2)	To be treated with respect, consideration, dignity, and	full recognition of his
39		or her individuality and right to privacy.	
40	(3)	To receive care and services that are adequate,	
41	$(\mathbf{A})$	compliance with relevant federal and State laws and rul	-
42 43	(4)	To voice grievances about care and not be subjected	to discrimination or
43 44	(5)	reprisal for doing so. To have his or her personal and medical records kept co	onfidential and not be
44 45	(5)	disclosed without appropriate written consent.exce	
46		required by applicable State or federal law.	pt as permitted of
47	(6)	To be free of mental and physical abuse, neglect, and ex	xploitation.
48	(7)	To receive a written statement of services provided b	-
49	( )	charges the client is liable for paying.	, <u> </u>
50	(8)	To be informed of the process for acceptance and conti	nuance of service and
51		eligibility determination.	

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1	(9)	To accept or refuse services.	
2	(10)	To be informed of the agency's on-call service.	
3	(11)	To be informed of supervisory accessibility and availability.	
4	(12)	To be advised of the agency's procedures for discharge.	
5	(13)	To receive a reasonable response to his or her requests of the a	igency.
6	(14)	To be notified within 10 days when the agency's license has	been revoked,
7		suspended, canceled, annulled, withdrawn, recalled, or amended	ed.
8	(15)	To be advised of the agency's policies regarding patient respor	nsibilities."
9	SECT	<b>TION 7.</b> This act becomes effective January 1, 2012.	