2016 -- H 8056 SUBSTITUTE A

LC005652/SUB A/2

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2016

AN ACT

RELATING TO BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS

<u>Introduced By:</u> Representatives Casey, and Morin <u>Date Introduced:</u> April 08, 2016 <u>Referred To:</u> House Health, Education & Welfare

It is enacted by the General Assembly as follows:

SECTION 1. Section 40.1-1-13 of the General Laws in Chapter 40.1-1 entitled
 "Department of Behavioral Healthcare, Developmental Disabilities and Hospitals" is hereby
 amended to read as follows:

4 <u>40.1-1-13. Powers and duties of the office. -- (a)</u> Notwithstanding any provision of the
5 Rhode Island general laws to the contrary, the department of mental health, retardation,
6 <u>behavioral healthcare, developmental disabilities</u> and hospitals shall have the following powers
7 and duties:

8 (1) To establish and promulgate the overall plans, policies, objectives, and priorities for 9 state substance abuse education, prevention and treatment; provided, however, that the director 10 shall obtain and consider input from all interested state departments and agencies prior to the 11 promulgation of any such plans or policies;

12 (2) Evaluate and monitor all state grants and contracts to local substance abuse service13 providers;

14 (3) Develop, provide for, and coordinate the implementation of a comprehensive state15 plan for substance abuse education, prevention and treatment;

16 (4) Ensure the collection, analysis, and dissemination of information for planning and17 evaluation of substance abuse services;

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(5) Provide support, guidance, and technical assistance to individuals, local

- governments, community service providers, public and private organizations in their substance
 abuse education, prevention and treatment activities;
- 3 (6) Confer with all interested department directors to coordinate the administration of
 4 state programs and policies that directly affect substance abuse treatment and prevention;
- 5 (7) Seek and receive funds from the federal government and private sources in order to
 6 further the purposes of this chapter;
- (8) Act in the capacity of "state substance abuse authority" as that term has meaning for
 coordination of state substance abuse planning and policy and as it relates to requirements set
 forth in pertinent federal substance abuse laws and regulations;
- (9) Propose, review and/or approve, as appropriate, proposals, policies or plans involving
 insurance and managed care systems for substance abuse services in Rhode Island;
- (10) To enter into, in compliance with the provisions of title 37, chapter 2, contractual
 relationships and memoranda of agreement as necessary for the purposes of this chapter;
- 14 (11) To license facilities and programs for the care and treatment of substance abusers,15 and for the prevention of substance abuse;
- 16 (12) To promulgate rules and regulations necessary to carry out the requirements of this17 chapter;
- 18 (13) Perform other acts and exercise any other powers necessary or convenient to carry
 19 out the intent and purposes of this chapter; and
- (14) To exercise the authority and responsibilities relating to education, prevention and
 treatment of substance abuse, as contained in, but not limited to, the following chapters: chapter
 1.10 of title 23; chapter 10.1 of title 23; chapter 28.2 of title 23; chapter 21.2 of title 16; chapter
 21.3 of title 16; chapter 50.1 of title 42; chapter 109 of title 42; chapter 69 of title 5 and § 35-418.7 ;
- (15) To establish a Medicare Part D restricted receipt account in the Hospitals and
 Community Rehabilitation Services program to receive and expend Medicare Part D
 reimbursements from pharmacy benefit providers consistent with the purposes of this chapter.;
- 28 (16) To establish a RICLAS Group Home Operations restricted receipt account in the 29 services for the developmentally disabled program to receive and expend rental income from 30 RICLAS group clients for group home-related expenditures, including food, utilities, community 31 activities, and the maintenance of group homes- $\frac{1}{2}$
- 32 (17) To establish a non-Medicaid third-party payor restricted receipt account in the 33 hospitals and community rehabilitation services program to receive and expend reimbursement 34 from non-Medicaid third-party payors to fund hospital patient services that are not Medicaid

- 1 eligible. : and
- 2 (18) To certify recovery housing facilities directly or through a contracted entity, as
- 3 defined by department guidelines, which includes adherence to using National Alliance for
- 4 Recovery Residences (NARR) standards. In accordance with a schedule to be determined by the
- 5 department, all referrals from state agencies or state funded facilities shall be to certified houses,
- 6 and only certified recovery housing facilities shall be eligible to receive state funding to deliver
- 7 <u>recovery housing services.</u>
- 8 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS

1	This act would authorize the department of behavioral healthcare, developmental
2	disabilities and hospitals to certify recovery housing facilities directly or through a contracted
3	entity using National Alliance for Recovery Residences (NARR) standards. This act would
4	further provide that, in accordance with a schedule to be determined by department regulations,
5	all referrals from state funded facilities would be to certified houses, and only certified recovery
6	housing would be eligible to receive funding to deliver recovery housing services.
7	This act would take effect upon passage.

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