## **TABLED**



#### NORTH CAROLINA GENERAL ASSEMBLY **AMENDMENT House Bill 959**

AMENDMENT NO. A2

H959-ABEa-25	[v 3]	•	illed in by oal Clerk)	
11737-11 <b>DL</b> a-23	[٧.5]	Timei	Page 1 of 4	
Amends Title [Y Third Edition	ES]	Date	,2025	
Senator Smith				
moves to amend the period:	the bill on page 1, line 4, by ins	erting the following at	the end of the line before	
"AND TO APPROPRIATE FUNDS FOR A SCHOOL MENTAL HEALTH GRANT PROGRAM AND TO ESTABLISH A MENTAL HEALTH WORKER LOAN REPAYMENT PROGRAM";				
On page 3, lines	7-8, by rewriting the lines to rea	ad:		
"SEC	CTION 4.(a) Article 25B of Ch	nanter 115C of the Ge	neral Statutes is amended	
by adding a new		impier 1100 of the oc	noral statutes is unfoliated	
•	<b>Mental Health Grant Program</b>	<u>n.</u>		
(a) Defin	nitions. – For purposes of this sec	ction, the term "mental	health support personnel"	
refers to any of t	<u>he following:</u>			
<u>(1)</u>	School counselors, school psy	_		
<u>(2)</u>	Psychiatrists licensed in acc	ordance with Article	1 of Chapter 90 of the	
	General Statutes.			
<u>(3)</u>	Psychologists, as defined in C	G.S. 90-270.136(6).		
<u>(4)</u>	Licensed psychological assoc			
<u>(5)</u>	Licensed clinical mental heal	, , , , , , , , , , , , , , , , , , ,	`	
<u>(6)</u>	Substance use disorder profes			
<u>(7)</u>	Social workers engaged in	clinical social work	practice, as defined in	
	G.S. 90B-3(6).			
(b) Program; Purpose. – The Department of Public Instruction shall establish the School				
	rant Program (Program). To the			
its purpose is to increase student access to mental health support personnel in public school units.				



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G.S. 143B-437.08.

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1 2	(c) Applications. – The Department shall make grant applications available to public school units pursuant to this section. The Department shall establish (i) deadlines for receipt of
3	applications and the award of funds and (ii) any information to be included in the applications.
4	(d) Award of Funds. – The Department shall award funds to selected public school units
5	based on the need of the public school unit. In evaluating the need of the unit, the Department
6	shall prioritize the award of funds to units with a greater proportion of students who have limited
7	or no access to mental health services, including students who do not have health insurance and
8	students with disabilities.
9	(e) Use of Funds. – A public school unit shall use funds received pursuant to the Program
10	to contract with mental health support personnel to provide mental health services in one or more
11	schools in the public school unit.
12	(f) Supplement Not Supplant. – Grants provided to public school units pursuant to the
13	Program shall be used to supplement and not supplant funds from any other source already
14	provided for mental health services in schools.
15	(g) Report. – No later than March 15 of each year in which funds are provided for the
16	Program, the Department shall report to the Joint Legislative Education Oversight Committee
17	and the Joint Legislative Oversight Committee on Health and Human Services at least the
18	following information:
19	(1) The public school units that received a grant through the Program.
20	(2) The amount of funding received by each public school unit.
21	(3) The services purchased with grant funds by each public school unit.
22	(4) Recommendations for the implementation of additional measures to improve
23	student mental health, especially among students with limited or no access to
24	mental health services."
25 26	<b>SECTION 4.(b)</b> There is appropriated from the General Fund to the Department of Public Instruction for the 2025-2026 fiscal year the sum of fifty million dollars (\$50,000,000) in
27	recurring funds to provide grants for school mental health services in public school units in
28	accordance with G.S. 115C-376.6, as enacted by this act. The Department may use up to
29	seventy-five thousand dollars (\$75,000) of these funds each year for administrative costs related
30	to the Program.
31	<b>SECTION 5.(a)</b> Part 1 of Article 23 of Chapter 116 of the General Statutes is
32	amended by adding the following new section to read:
33	"§ 116-209.47. Mental Health Worker Loan Repayment Program.
34	(a) Definitions. – The following definitions shall apply in this section:
35	(1) Authority. – The State Education Assistance Authority.
36	(2) Eligible mental health worker. – A psychologist, psychiatrist, counselor,
37	social worker, or nurse who meets all of the following requirements:
38	<u>a.</u> <u>Is employed full time in a high-need area in the State.</u>
39	b. Graduated from a postsecondary constituent institution of The
40	University of North Carolina.
41	<u>c.</u> <u>Has student debt.</u>
42	(3) High-need area. – A development tier one or tier two area, as defined in

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1	<u>(4)</u>	Program. – The Mental Health Worker Loan Repayment Program.	
2	<u>(5)</u>	Student debt. – The total outstanding federal, State, and private student debt	
3		held by an eligible mental health worker for his or her own education.	
4		ram; Purpose. – There is established the Mental Health Worker Loan Repayment	
5		administered by the Authority. The purpose of the Program is to provide loan	
6	repayment gran	ts to eligible mental health workers to repay student debt held by the worker to	
7		are made available for this purpose.	
8		bility The Authority shall establish the criteria for initial and continuing	
9	eligibility to par	ticipate in the Program, as follows:	
10	<u>(1)</u>	All grant recipients shall be residents of North Carolina and be graduates of a	
11		postsecondary constituent institution of The University of North Carolina.	
12	<u>(2)</u>	The Authority shall adopt standards deemed appropriate by the Authority to	
13		ensure that only qualified, potential recipients receive a grant under the	
14		Program.	
15	<u>(3)</u>	To the extent funds provided pursuant to this section are insufficient to award	
16		forgivable loans to all interested eligible mental health workers, the Authority	
17		may establish a lottery process for selection of grant recipients from among	
18		qualified applicants within criteria established by this section.	
19	(d) Awa	rd of Funds The Authority shall award funds to eligible mental health workers	
20	in an amount of	twenty percent (20%) of each eligible mental health worker's student debt as of	
21	the date of his o	r her initial award. Funds shall be awarded no later than October 1 of each year,	
22	and no award re	cipient shall receive an award of funds for more than five years.	
23	(e) Rule	making Authority The Authority may adopt rules necessary to implement,	
24	administer, mar	ket, and enforce the provisions of this section.	
25	(f) Repo	ort to the General Assembly. – The Authority shall report no later than December	
26	1, 2025, and a	nnually thereafter while grants are awarded by the Authority, to the Joint	
27	Legislative Edu	cation Oversight Committee regarding the Program and grants awarded pursuant	
28	to the Program,	including at least the following information:	
29	<u>(1)</u>	Grants awarded under the Program, including the following:	
30		a. Demographic information for grant recipients.	
31		b. Number of grant recipients by constituent institution of graduation,	
32		field of employment, and high-need area.	
33	<u>(2)</u>	Recommendations to improve the Program and increase the number of	
34	<del></del>	eligible mental health workers in high-need areas."	
35	SEC	TION 5.(b) There is appropriated from the General Fund to the Board of	
36		ne University of North Carolina the sum of fifty million dollars (\$50,000,000) in	
37	recurring funds	to be allocated to the State Education Assistance Authority for the 2025-2026	
38	fiscal year to	establish the Mental Health Worker Loan Repayment Program pursuant to	
39	subsection (a) of	of this section. Of the recurring funds appropriated in this act for the Program,	
40	beginning in the 2025-2026 fiscal year, the Authority may retain up to five hundred thousand		
41	dollars (\$500,000) each fiscal year to administer the Program.		
42		TION 5.(c) This section becomes effective July 1, 2025, and applies to	
43		the disbursement of funds beginning in the 2025-2026 fiscal year.	

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1	S	<b>ECTION 6.</b> Except as otherwise provided, this act be	comes effective July 1, 2025.
2	Sections 1, 2	2, 3, and 6 are effective when they become law. Secti	ons 1 and 3 apply beginning
3	with the 202	5-2026 school year.";	
4		•	
5	and by rewri	ting the short title to read: "Protecting Students.".	
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		Amendment Sponsor	
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