GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

H

HOUSE DRH40251-TRa-11A* (03/03)

Short Title:	Medicaid Modernization.	(Public)
Sponsors:	Representative Burr.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO	MODERNIZE AND STABILIZE NORTH CAROLINA'S MEDICAID
3	PROGRAM	THROUGH FULL-RISK CAPITATED HEALTH PLANS TO CREATE AN
4	INDEPENDI	ENT BOARD TO GOVERN THE MEDICAID AND NC HEALTH CHOICE
5	PROGRAMS	5.
6		embly of North Carolina enacts:
7	SECT	FION 1. Intent and Goals. – It is the intent of the General Assembly to
8		ate's Medicaid program from a traditional fee-for-service system into a system
9		lget predictability for the taxpayers of this State while ensuring quality care to
10	those in need. Th	e new Medicaid program shall be designed to achieve the following goals:
11	(1)	Provide budget predictability.
12	(2)	Slow the rate of cost growth.
13	(3)	Whole-person integrated care.
14	(4)	Achieve cost-savings through efficient reductions in programmatic costs.
15	(5)	Create more efficient administrative structures.
16	(6)	Provide accountability for budget and program outcomes.
17	(7)	Improve health outcomes for the State's Medicaid population.
18	(8)	Maintain access to care for the State's Medicaid population.
19		FION 2. Building Blocks. – The principal building blocks of the Medicaid
20		by Section 1 of this act shall be as follows:
21	(1)	A new Health Benefits Authority, created in Section 9 of this act, to focus on
22		the Medicaid and NC Health Choice programs and to be managed by a board
23		of experts in health administration, health insurance, health actuarial science,
24		health economics, and health law and policy appointed by the Governor and
25		General Assembly.
26	(2)	Full-risk capitated health plans to manage and coordinate the care for all
27		Medicaid recipients and cover all Medicaid health care items and services.
28		Once reform is fully implemented, the State's risk shall be limited to the risk
29	(2)	of enrollment numbers and enrollment mix for the capitated populations.
30	(3)	Competition between multiple provider-led and nonprovider-led health plans
31		in order to reduce costs, improve quality, and increase patient satisfaction. In
32 33		order to allow provider-led health plans to become established, full risk for
33 34		provider-led health plans shall be phased in over two years. The capitated health plans authorized by this act may work in collaboration with the
34 35		LME/MCOs created in S.L. 2011-264 (HB 916) to serve the Medicaid
35 36		population.
50		population.



General Assem	oly of North Carolina	Session 2015
(4)	 Regional health plans, subject to the following: a. In defining regions, the Health Benefits Authoric Community Care of North Carolina (CCNC) reareas of local management entities that have be operate as managed care organizations (LME/referral patterns, or other appropriate criteria. b. Multiple plans shall be offered in each region, provider-led plan per region. c. Notwithstanding sub-subdivision b. of this subdivious plans cannot be established for a rural area, the 42 C.F.R. § 438.52, those rural areas may operate with the plan may be either provider-led or nonprovider-led or	ty shall consider gions, catchment een approved to MCOs), hospital with at least one vision, if multiple n, as allowed by vith one plan, and -led.
	contract to cover an urban area that is contingen coverage in the rural area.	t upon continued
(5)	Risk-adjusted capitated rates based on eligibility categ	ories, geographic
(6)	areas, and clinical risk profiles of recipients. Participant choice of plans offering customized benefit pact to and meet the varied health needs of participants.	ckages that appeal
(7)	Mechanisms to provide incentives and encourage personal Medicaid beneficiaries' participation in their own health ou	•
(8)	Mechanisms to (i) identify Medicaid recipients who may be State services and programs to maximize their opportunitie reliance on Medicaid for health coverage and (ii) refer the the appropriate other services and programs.	benefit from other s and reduce their
(9)	Strong performance measures and metrics to hold provider quality outcomes.	rs accountable for
	FION 3. Time Line. – The following milestones for Medic	aid reform should
	an the following dates: When this act becomes law:	
(1)	a. New Health Benefits Authority is created and ap Authority Board may be made.	pointments to the
	b. New legislative oversight committee is created to and NC Health Choice programs.	oversee Medicaid
(2)	October 1, 2015: a. Division of Medical Assistance of the Departme	nt of Health and
	Human Services is transferred to new Health Benefitb. Health Benefits Authority is designated as the single the administration of Medicaid and NC Health Choir	e state agency for
(3)	April 15, 2016: a. Initial report on reform plan details is submitted	
(4)	Benefits Authority, as provided in Sections 4 and 5 February 1, 2017:	
	a. Receive final approvals from Centers for Media Services (CMS) for the reform plan.	care & Medicaid
(5)	July 1, 2017: a. Capitated health plans begin.	
(6)	b. Phase-in to full risk for provider-led plans begins.July 1, 2019:a. Provider-led plans assume full risk.	

General Assemb	bly of North Carolina Session 2015
SECT	TION 4. Development of Detailed Plan. – The Health Benefits Authority shall
develop with stal	keholder input a detailed plan for Medicaid reform that meets the goals listed
in Section 1 of th	his act and includes the building blocks listed in Section 2 of this act and the
time line in Sect	ion 3 of this act. The plan shall provide for strategic changes to the State's
Medicaid system	and shall include the following:
(1)	Proposed waivers, including Section 1115 waivers, or State plan
	amendments (SPAs) as may be necessary to implement and secure federal
	financial participation in the Medicaid reform required by this act.
(2)	Proposed legislation making the necessary amendments to the General
	Statutes to enact the recommended changes to the system of governance,
	structure, and financing.
(3)	An estimate of the amount of State and federal funds necessary to implement
	the changes. The estimate should indicate costs of each phase of
	implementation and the total cost of full implementation.
(4)	An estimate of the amount of long-term savings in State funds expected from
	the changes. The estimate should show savings expected in each phase of
	implementation and the total amount of savings expected from full
	implementation on an annual basis.
(5)	The details of the two-year risk phase-in for the provider-led capitated plans.
(6)	The regions defined by the Health Benefits Authority, any population of
	provider thresholds used in defining regions, and the number of expected
	plans per region and how many are expected to be provider-led and
	nonprovider-led.
(7)	Any populations or diseases for which specialty plans may be established.
(8)	Mechanisms for measuring the State's progress toward the reform goals
	listed in Section 1 of this act.
(9)	In consultation with Community Care of North Carolina (CCNC), the
	quality metrics for evaluating provider and health plan success.
(10)	Strategies for ensuring fair negotiations among provider-led plans,
	nonprovider-led plans, providers, and the Health Benefits Authority.
(11)	A recommendation of any existing State contracts that should be transferred
	after June 30, 2016, to the Health Benefits Authority.
(12)	Methods to ensure that the Health Benefits Authority will (i) enter into
	contracts that are advantageous to the State and (ii) properly manage the
	contracts to hold contractors accountable.
(13)	A strategy for program integrity, including how the Health Benefits
	Authority and the health plans will work together to ensure that Medicaid
	dollars are spent appropriately.
(14)	A robust information technology infrastructure design, including strategies
	to (i) after June 30, 2016, transfer existing data and resources at the
	Department of Health and Human Services to the Health Benefits Authority
	(ii) monitor performance of health plans, and (iii) provide information to and
	receive information from service providers.
(15)	An examination of the role of counties in the Medicaid eligibility
	determination process, and whether alternatives, such as State-administered
	or regional eligibility determination programs, would be more efficient or
	effective.
	TION 5. Report of Detailed Plan. – By April 15, 2016, the Health Benefits
•	eport to the General Assembly the Authority's strategic plan for the Medicaic
-	under Section 4 of this act. If a detailed plan cannot reasonably be completed
$h_{11} = 15 - 2014$	5 the Health Renefits Authority shall (i) inform the report recipients by March

51 by April 15, 2016, the Health Benefits Authority shall (i) inform the report recipients by March

General Assembly of North Carolina

15 that the April 15 report will be a progress report and (ii) provide by April 15 an update on
the progress toward completing a plan and report on the portions of the plan that have been
completed. Such a report or update shall be submitted to the Joint Legislative Oversight
Committee on Medical Benefits and the Fiscal Research Division.

5 **SECTION 6.** Semiannual Report. – Beginning September 1, 2016, and every six 6 months thereafter until a final report on September 1, 2021, the Health Benefits Authority shall 7 report to the General Assembly on the State's progress toward completing Medicaid reform. 8 Reports shall be due to the Joint Legislative Oversight Committee on the Health Benefits 9 Authority.

10 **SECTION 7.** Maintain Funding Mechanisms. – In developing its detailed plan 11 under Section 4 of this act, the Health Benefits Authority shall work with the Centers for 12 Medicare & Medicaid Services (CMS) to attempt to preserve existing levels of funding 13 generated from Medicaid-specific funding streams, such as assessments, to the extent that the 14 levels of funding may be preserved. If such Medicaid-specific funding cannot be maintained as 15 currently implemented, then the Health Benefits Authority shall advise the General Assembly 16 of the modifications necessary to maintain as much revenue as possible within the context of 17 Medicaid reform. If such Medicaid-specific funding streams cannot be preserved through the 18 reform process or if revenue would decrease, then the Health Benefits Authority shall include 19 that information in the cost estimates for Medicaid reform. Additionally, such funding streams 20 should be modified so that any supplemental payments to providers are more closely aligned to 21 improving health outcomes and achieving overall Medicaid goals.

22 SECTION 8. Transfer DMA. – The Division of Medical Assistance (DMA) of the 23 Department of Health and Human Services (DHHS) is hereby transferred to the Health Benefits 24 Authority, which is created under Section 9 of this act. DMA's statutory authority, powers, 25 duties, and functions, records, personnel, property, unexpended balances of appropriations, 26 allocations or other funds, including the functions of budgeting and purchasing, are transferred 27 to the Health Benefits Authority. All of DMA's prescribed powers, duties, and functions, 28 including, but not limited to, rule making, regulation, licensing, and adoption of rules, policies, 29 rates, regulations, and standards, and the rendering of findings, orders, and adjudications are 30 transferred to the Board of the Health Benefits Authority. Additionally, any powers, duties, and 31 functions performed by or in the name of DHHS for the Medicaid or NC Health Choice 32 programs, including, but not limited to, rule making, regulation, licensing, and adoption of 33 rules, policies, rates, regulations, and standards, and the rendering of findings, orders, and 34 adjudications are transferred to the Board of the Health Benefits Authority.

35 SECTION 9. New Governing Entity. – Article 3 of Chapter 143B of the General
 36 Statutes is amended by adding the following new Part:

50	Statutes is amena	ed by adding the following new 1 art.
37		" <u>Part 36.</u>
38		"Health Benefits Authority.
39	" <u>§ 143B-216.80.</u>	Creation and organization.
40	There is hereb	by established the Health Benefits Authority (Authority) of the Department of
41	Health and Hum	an Services (Department) to operate the Medicaid and NC Health Choice
42	programs. The Au	uthority shall do the following:
43	<u>(1)</u>	Exercise its statutory powers independently of the Department. The
44		Authority shall not be subject to the supervision, direction, or control of the
45		Department.
46	<u>(2)</u>	Be governed by a Board, which shall be responsible for ensuring quality
47		health outcomes to eligible recipients at a predictable cost to the taxpayers of
48		this State.
49	<u>(3)</u>	Function as the designated single State agency for the administration of the
50		Medicaid and NC Health Choice programs.
51	" <u>§ 143B-216.85.</u>	Board of the Health Benefits Authority.

	General A	Assemb	oly of North Carolina	Session 2015
1	<u>(a)</u>	The E	Board of the Health Benefits Authority shall consist of the follo	owing:
2		<u>(1)</u>	Three members appointed by the Governor.	-
3		<u>(2)</u>	Two members appointed by the General Assembly, on the	recommendation
4			of the President Pro Tempore of the Senate.	
5		(3)	Two members appointed by the General Assembly, on the	recommendation
6			of the Speaker of the House of Representatives.	
7		<u>(4)</u>	The Secretary of Health and Human Services, who shall	l serve as an ex
8			officio nonvoting member of the Board.	
9	<u>(b)</u>	Each	appointed member of the board shall have expertise from at	least one of the
10	following	areas:		
11		<u>(1)</u>	The administration of large health delivery systems.	
12		<u>(2)</u>	Health insurance.	
13		<u>(3)</u>	Health actuarial science.	
14		(4)	Health economics.	
15		(5)	Health law and policy.	
16	<u>In making</u>	g appoir	ntments to the Board under this section, each appointing author	ority shall consult
17	with the o	other ap	pointing authorities to ensure adequate representation from a	all of the areas of
18	<u>expertise</u>	listed in	<u>n this subsection.</u>	
19	<u>(c)</u>	The f	ollowing individuals may not serve on the Board:	
20		<u>(1)</u>	An individual who receives or has received payments durin	ig the six months
21			prior to serving on the Board for providing health car	e or services to
22			enrollees of the North Carolina Medicaid or NC Health Cho	ice programs.
23		<u>(2)</u>	An individual who is or has been during the six months pr	ior to serving on
24			the Board a registered lobbyist for a provider, or associat	ion of providers,
25			receiving payments from the North Carolina Medicaid or N	C Health Choice
26			programs, or an employee of such a lobbyist.	
27			subsection, the term "provider" includes any parent, subsidi	
28			the term "provider" has the same meaning as defined under C	
29		-	ior" prohibitions provided in this section shall not appl	y to the initial
30	<u>appointm</u>			
31		-	l appointees shall serve for a term, but an appointee may be re	
32			authority for any of the grounds set forth in G.S. 143B-13	
33		-	prities shall fill any vacancies that arise to complete the term	<u>n of the vacating</u>
34	board men			
35	<u>(e)</u>	-	aking the initial appointments, the appointing authorities s	
36			esignate one person appointed under subdivision (1) of subs	
37		-	son appointed under subdivision (2) of subsection (a) of this	
38		1	l under subdivision (3) of subsection (a) of this section to ser	
39			ning four appointees shall serve until June 30, 2019. Future	
40			our years, with staggered terms based on this section. Boar	
41			consecutive terms, not including the abbreviated two-year ter	
42			or terms of less than two years that result from the filling of a	
43	(f)		Board shall elect a chair from among the voting members of the	
44 45	<u>(g)</u>		Board shall meet at least monthly until July 1, 2017, and a	
45 46			oard may also meet at the call of the chair or at the request of	
46 47	conductin		embers. A majority of the voting Board members constitut	es a quorum for
47 48	(h)	<u> </u>	less. I members shall serve as fiduciaries for the Medicaid and N	C Health Choice
48 49			e subject to the duty of care, the duty of loyalty, and the duty	
49 50			er nonprofit corporate law. These duties are in addition	

	General As	semb	ly of North Carol	lina	Session 2015
1	requirement	ts pla	ced on the Board	members as public servan	ts under Chapter 138A of the
2	<u>General Sta</u>				
-				e officers and not State empl	
					ensated. The compensation for
	Board mem	bers e	established under	G.S. 143B-216.90(3) shall b	be comparable to compensation
	paid to the	meml	pers of boards of	corporations managing large	e hospital systems or operating
	large health	insur	ance plans, but sha	all not exceed the highest con	mpensation paid to a member of
					nt sufficient to obtain quality
	professiona	ls wit	h experience man	naging large businesses, in	surance programs, and health
	systems. W	hen ad	ljusting members'	compensation, the Board sh	all provide a justification to the
	Office of S	tate H	uman Resources	based upon a survey of con	nparable large hospital systems
	and health i	nsurai	<u>nce plans.</u>		
	" <u>§ 143B-21</u>	6.90.	Powers and dution	es of the Board of the Healt	th Benefits Authority.
	(a) [The B	oard of the Healt	h Benefits Authority shall l	have the following powers and
	duties:				
		(1)	Administer and	operate the Medicaid and	NC Health Choice programs.
			None of the pow	vers and duties enumerated i	n the other subdivisions of this
			subsection shall	be construed to limit the	e broad grant of authority to
			administer and or	perate the Medicaid and NC	Health Choice programs.
	((2)			be responsible for the daily
	_				including legal staff. In hiring
			staff, the Board n	nay offer employment contra	acts for a term.
	((3)		• • •	ing performance-based bonuses
	_		-	± •	for the Board of the Authority.
	((4)			uding, if the Board so chooses,
	-			-	es of the Department of Health
			and Human Servi		-
	((5)	Enter into contra	acts for the administration o	f the Medicaid and NC Health
	_				ntracts, including contracts of a
			consulting or a	dvisory nature. The Auth	ority may contract with any
			governmental ag	ency, person, association, o	r corporation to accomplish its
					encouraged, but not required, to
			•	•	Iuman Services when possible.
	((6)		-	auditing staff that report directly
	_			÷	aid Director. Notwithstanding
			subsection (b) of	this section, this function ma	ay not be delegated.
	((7)			y departments of social services
	_			-	nations. Pursuant to subdivision
					t with the Department of Health
					e party to perform this task or a
			portion of this tas		<u> </u>
	((8)	_		e Authority and the programs
	-	<u> </u>	managed by the		
			<u>a.</u> <u>Business</u>	•	
					ealth outcomes for the covered
				ns, which shall do the follow	
					of no less than every five years
				ith the input of stakeholders.	• •
				-	and challenges facing the
				ganization.	
			<u>01</u>	Sumparion.	

	General Assemb	bly of North Ca	arolina	Session 2015
1		<u>3.</u>	Identify the Authority's strengths a	and weaknesses to address
2			these opportunities and challenges.	
3		<u>4.</u>	Identify key goals for the Author	
4			consistent with the reform goals	
5			Assembly.	
6		<u>5.</u>	Identify output and outcome p	performance measures to
7			quantify the Authority's progress to	
8		<u>6.</u>	Identify strategies to reach these go	
9		<u>7.</u>	Be used as a guide for units within	the Authority to establish
10			unit-specific operational plans at th	e same frequency.
11		<u>c.</u> <u>Perfor</u>	rmance management system, includ	ing quantitative indicators
12		<u>for go</u>	oals and objectives, which shall do the	<u>e following:</u>
13		<u>1.</u>	Be developed and implemented w	vithin the first year of the
14			creation of the Authority, and upd	lated no less than annually
15			thereafter with available data.	
16		<u>2.</u>	Establish quantitative performance	measures focusing on the
17			quality and efficiency of service de	elivery and administration,
18			using a nationally recognized qu	• •
19			allowing comparison of North C	
20			those developed by, but not limite	
21			Quality Measurement Program a	nd the Baldridge Quality
22			<u>Program.</u>	
23		<u>3.</u>	Establish measurable objectives for	
24			strategic plan, and performance upo	-
25		<u>4.</u>	Establish, for each objective, benc	
26			an estimated date of completion, th	
27			attempting a change, a quantitativ	
28			the area, and quarterly milest	• •
29			managers and employees to monit	or progress throughout the
30		5	year.	na data naaaaami fan tha
31		<u>5.</u>	Establish mechanisms for obtaini	
32 33		d Duo au	collection and public distribution o	<u>i performance information.</u>
33 34			am and policy changes.	
34 35	<u>(9)</u>		<u>ational budget and assumptions.</u> I adjust all program components, ex	cent for eligibility of the
35 36	<u>(9)</u>		d NC Health Choice programs wi	
30 37		allocated bud		tim the appropriated and
38	<u>(10)</u>		elated to the Medicaid and NC Healt	h Choice programs
39	$\frac{(10)}{(11)}$	•	istees of the Medicaid Reserve A	
40	<u>(11)</u>	G.S. 143B-21		decount established under
41	(12)		lyear budget correction plans and	strategies and then take
42	(12)		get corrective actions necessary to k	-
43			e programs within budget.	the medicate and the
44	(13)		disapprove and oversee all expendi	tures to be charged to or
45	<u>(10)</u>	**	the Medicaid and NC Health C	
46			he Department of Health and Human	
47		departments of	-	or of other state
48	(14)	· · ·	present to the General Assembly and	the Office of State Budget
49	<u></u>	-	ment by January 1 of each year.	-
50		-	ormation for the Medicaid and NC H	

General As	ssemb	ly of N	orth Carolina	Session 2015
		<u>a.</u>	A detailed four-year forecast of ex	pected changes to enrollment
			growth and enrollment mix.	
		<u>b.</u>	What program changes will be made b	y the Authority in order to stay
			within the existing budget for the pro	grams based on the next fiscal
			year's forecasted enrollment growth an	d enrollment mix.
		<u>c.</u>	The cost to maintain the current level	l of services based on the next
			fiscal year's forecasted enrollment grov	wth and enrollment mix.
	<u>(15)</u>	Secur	e and pay for the services of the Stat	e Auditor's Office to conduct
		<u>annua</u>	audits of the financial accounts of the	Authority.
	(16)	<u>Publis</u>	h the Annual Medicaid Report, which s	hall contain, at a minimum, the
		<u>follow</u>		
		<u>a.</u>	Details on the Authority's performance	ce over the prior four years on
			the following:	
				easures from its strategic plan
			and performance management	
			-	quantitative measures from its
				management system and other
			states participating in the quality	ty improvement effort.
		<u>b.</u>	Annual audited financial statements.	
	<u>(17)</u>		h in an electronic format, and update	
			he following information about the Me	edicaid and NC Health Choice
		progra		
		<u>a.</u>	Enrollment by program aid category b	
		<u>b.</u>	Per member per month spending by ca	
		<u>c.</u>	Spending and receipts by fund alo	ong with a detailed variance
			analysis.	
		<u>d.</u>	A comparison of the above figures t	
	T T		budgeted for the corresponding time p	
			ay delegate any of its powers and dutie	
			ity. In delegating powers or duties, how	wever, the Board maintains the
÷		-	formance of those powers or duties.	
			Assembly retains the authority to deter	• • •
			r the Medicaid and NC Health Choice p	programs.
			ions from certain State laws. ubject to the laws of this State, the foll	owing examptions limitations
			to the Health Benefits Authority, notwi	
of law:	cation	s appry	to the meanin benefits Authority, flotw	inistanting any other provision
	(1)	Any c	mployee position within the Authority	created on or after October 1
	(1)		or that becomes vacant on or after (
			t to portions of the State Perso	
			26-5(c13). After July 1, 2017, however	
			lesignate employee positions as subject	
		•	ed that the positions so designated of	
		-	pt position" under G.S. 126-5(b).	to not meet the definition of
	(2)		uthority may have its own legislative li	aison who shall be in addition
	(2)		that the Department of Health and Hu	
		law.	that the Department of Health and Hu	man Services is anowed under
	(3)		uthority may choose to retain legal co	ounsel other than the Attorney
	(3)	Gener	• • •	Junser other than the Automety
	(4)	The	<u>al.</u> Authority's employment contrac	ets offered pursuant to
	<u>_/</u>		43B-216.90(a)(2) are not subject to rev	•
		0.5.1	$-5D^{-2}10.70(a)(2)$ are not subject to rev	iew and approval by the office

	General Assemb	oly of North Carolina	Session 2015
1		of State Human Resources. The Authority's employment	ent of supplementary
2		staff for temporary work is not subject to review and an	
3		of State Human Resources.	•
4	<u>(5)</u>	If the Authority establishes alternative procedures	for the review and
5		approval of contracts, then the Authority is exempt	
6		review and approval requirements, but may still choos	e to utilize the State
7		contract review and approval procedures for particular c	ontracts.
8	<u>(6)</u>	The Authority shall submit its budget proposal to	be included in the
9		Governor's Recommended State Budget directly to	the Office of State
10		Budget and Management, rather than submitting it the	-
11		Central Management and Support at the Department o	f Health and Human
12		Services.	
13	<u>(7)</u>	The Secretary of Health and Human Services may not	
14		out of the budget of, or any funds controlled by,	
15		Authority without the approval of the Board of the Auth	<u>ority.</u>
16	<u>(8)</u>	The Board of the Authority may move into a closed set	•
17		reasons listed in G.S. 143-318.11, as well as for	discussions on the
18		following:	
19		a. Rates, contract amounts, or any other amount	
20		entity, including the amount of any transfers	
21		Department of Health and Human Services of	r to any other State
22		agency or division.	
23		b. <u>Audits and investigations.</u>	
24		c. <u>Development of the annual budget forecast re</u>	-
25		Assembly, as required by G.S. 143B-216.90(a)(1	<u>14).</u>
26 27		<u>d.</u> <u>Development of a strategic plan.</u>	. 1. 1
27	(0)	e. Any report to be submitted to the General Assem	
28 29	<u>(9)</u>	Documents created for, or developed during, a closed for one of the reasons specifically listed in the	
29 30		subdivision (8) of this section, as well as any minutes	
31		session of the Board, that would otherwise becom	
32		operation of Chapter 132 of the General Statutes, shall	
33		record until the item under discussion has been made	±
34		publishing of the relevant rate or amount, finding	· ·
35		investigation, the annual budget forecast report, the strat	
36		to the General Assembly.	
37	"§ 143B-216.100	. Cooling off period for certain Health Benefits Autho	rity employees.
38		er a Health Benefits Authority employee who, in the six	
39	preceding termin	nation of State employment, participated personally and	substantially in the
40	award or manage	ement of a State contract with an entity, nor an immedia	te family member of
41	such a Health Be	nefits Authority employee shall either prior to or within a	period of six months
42	immediately after	r termination of employment, knowingly accept employn	nent with, commence
43	employment with	n, or receive compensation for services from, such a contra	acting entity.
44	(b) Neithe	er a Health Benefits Authority executive officer nor a	an immediate family
45		an executive officer shall either prior to or within a g	
46		r termination of employment, knowingly accept employm	
47		h, or receive compensation for services from, an entity the	nat contracts with the
48	Health Benefits A		
49 50		person who violates this section, or solicits or conspir	-
50		on, shall be guilty of a Class 3 misdemeanor and shall be f	
51	less than one thou	usand dollars (\$1,000), nor more than five thousand dollar	<u>:s (\$5,000).</u>

	General Assembly	of North Carolina	Session 2015
1	(d) As used	in this section, (i) the term "contract" does not includ	e provider enrollment
2		term "entity" includes any parent, subsidiary, or affil	-
3	(iii) the term "imme	ediate family member" means a spouse, child, sibling	, parent, grandparent,
4	or grandchild, or t	he spouse of an immediate family member, and	includes stepparents,
5	stepchildren, stepsib	lings, and adoptive relationships.	
6	" <u>§ 143B-216.105.</u> N	Medicaid Reserve Account.	
7	(a) The Me	dicaid Reserve Account is established as a nonrev	erting reserve in the
8	General Fund. The	purpose of the Medicaid Reserve Account is to pr	ovide for unexpected
9	budgetary shortfalls	s within the Medicaid and NC Health Choice program	rams that result from
10		es in excess of the amount appropriated for the Med	
11		by the General Assembly and which continue to e	
12	Benefits Authority	makes its best efforts to control costs through midye	ear budget corrections
13	under G.S. 143B-21		
14		licaid Reserve Account shall have the following min	nimum and maximum
15	target balances:		
16		<u> Inimum target. – Nine percent (9%) of a given fisca</u>	-
17	<u>a</u>	ppropriations for claims expenditures for both the Me	dicaid and NC Health
18	<u>C</u>	<u>hoice programs.</u>	
19		Maximum target Twenty-five percent (25%) of	
20		General Fund appropriations for claims expenditures	for both the Medicaid
21		nd NC Health Choice programs.	
22		standing G.S. 143C-1-2(b), any funds appropriated to	
23	-	ledicaid or NC Health Choice programs and that ren	
24		ear shall, rather than revert to the General Fund, be cre	
25		Any funds to be deposited in the Medicaid Reserve	
26		ance to exceed the maximum target balance for the	he Medicaid Reserve
27		d be credited to the General Fund.	
28		licaid Reserve Account may be accessed by the Heal	•
29		y shortfalls in the Medicaid and NC Health Choice p	rograms only after all
30	of the following occ		
31		The Board of the Health Benefits Authority certifies the	at there is a projected
32		<u>Aedicaid shortfall in the current fiscal year.</u>	
33		<u>The Health Benefits Authority has already made midy</u>	-
34 25		nder G.S. 143B-216.90(a)(12), but those midyear bu	aget corrections have
35 36		ot achieved the projected budget savings.	aislative Commission
30 37		The Health Benefits Authority reports to the Joint Le	-
37 38		n Governmental Operations on its intent to access t	
38 39		Account. The report shall include a detailed analysis of laims, and transfers, including an identification of a	± ± •
39 40		ecurring and nonrecurring components of the shortfall	-
40 41		account funds may be accessed in accordance with thi	
42		alance falling below the minimum target balance for	
43	<u>Account.</u> "	analice raining below the minimum target barance for	
44		DN 10. Board Start-Up. – (a) Notwithstanding the dat	te provided in this act
45		begins to govern the Medicaid and NC Health Choice	1
46		fits Authority may meet prior to October 1, 2015,	
47		eeting as soon as a majority of the appointments have	1
48		of members appointed as of that time. Prior to Oc	
49		affed by the Division of Medical Assistance.	
50	-	DN 10.(b) As provided in G.S. $143B-216.85(j)$, as en	acted by Section 9 of
51		on for the members of the Board of the Health Benef	•
~ 1		me memorie of the Board of the Housel Bener	

1 "comparable to compensation paid to the members of boards of corporations managing large 2 hospital systems or operating large health insurance plans." Initial compensation for members 3 of the Board (i) shall be set by the Office of State Human Resources based on a survey of 4 compensation paid to the members of comparable boards of corporations managing large 5 hospital systems or operating large health insurance plans and based on G.S. 143B-216.85(j) 6 and (ii) shall be in an amount sufficient to obtain quality professionals with experience managing large businesses, insurance programs, and health systems. The Office of State 7 8 Human Resources shall complete the survey and set the compensation for the Board members 9 no later than October 1, 2015. An appointed Board member shall begin receiving compensation 10 when the Board begins meeting. It is the intent of the General Assembly to appropriate 11 recurring funds for Board compensation within the Current Operations and Capital 12 Improvements Appropriations Act of 2015.

13 Continuation of Existing Administrative Arrangements. -SECTION 11. 14 Notwithstanding its authority granted in subdivisions (4), (5), (7), and (13) of 15 G.S. 143B-216.90(a), as enacted by Section 9 of this act, the Health Benefits Authority shall 16 continue to utilize existing administrative arrangements and Medicaid cost allocations between 17 the Division of Medical Assistance and the Department of Health and Human Services, as well 18 as between the Division and other State departments and agencies, through June 30, 2016. The 19 Authority has full authority to negotiate changes to those administrative arrangements and 20 Medicaid and NC Health Choice cost allocations as authorized under G.S. 143B-216.90(a) to 21 begin on or after July 1, 2016.

SECTION 12. Report on Cost Allocation. – No later than August 1, 2015, and in order to aid the Board of the Health Benefits Authority created by this act, the Department of Health and Human Services shall report on the allocation of Medicaid costs to Divisions outside of the Division of Medical Assistance as well as to other State departments or agencies. The Department shall submit its report to the members of the Board of the Health Benefits Authority and to the Joint Legislative Oversight Committee on Health and Human Services.

SECTION 13. Single State Agency SPAs. – (a) The Department of Health and Human Services (DHHS) shall submit the appropriate State Plan Amendments (SPAs) to change the single State agency designations for the Medicaid and NC Health Choice programs to be the Health Benefits Authority rather than DHHS. DHHS shall also submit any appropriate SPAs to make appropriate conforming changes to the State Plans to update the name of the single State agency.

SECTION 13.(b) The SPAs required by this section shall have effective dates of October 1, 2015. Notwithstanding G.S. 108A-54.1A(e), DHHS does not have to submit the SPAs required by this section 90 days in advance of October 1, 2015, but shall submit the SPAs as soon as possible after the effective date of this section and no later than September 1, 2015.

38 SECTION 14. Transfer of Rules, Contracts, Legal Actions. – (a) Consistent with
 39 Section 8 of this act, all rules and policies exempted from rule making related to the Medicaid
 40 and NC Health Choice programs transfer to the Health Benefits Authority.

41 **SECTION 14.(b)** Consistent with Section 8 of this act, any existing contracts with 42 the Division of Medical Assistance that were entered into prior to the effective date of this 43 section transfer to the Health Benefits Authority. If an existing contract entered into prior to the 44 effective date of this section is solely for the benefit of the Division of Medical Assistance, the 45 Medicaid program, or the NC Health Choice program, but is in the name of the Department of 46 Health and Human Services, then the contract also transfers to the Health Benefits Authority. If 47 an existing contract that was entered into prior to the effective date of this section (i) is in the 48 name of the Department of Health and Human Services, (ii) is for the benefit of the Division of 49 Medical Assistance, the Medicaid program, or the NC Health Choice program, and (iii) also 50 benefits other portions of the Department, then the Health Benefits Authority and the 51 Department shall enter into memorandums of understanding (MOUs) or other appropriate

General Assembly of North Carolina

1	agreements to define the two entities' roles and responsibilities under the contract. The
2	Department of Health and Human Services may not enter into any new contracts, or renew or
3	extend any contracts that existed prior to the effective date of this section, related to the
4	Medicaid or NC Health Choice programs without the express prior approval of the Board of the
5	Health Benefits Authority.
6	SECTION 14.(c) Consistent with Section 8 of this act, for any legal action
7	involving the Medicaid or NC Health Choice programs in which the Division of Medical
8	Assistance or the Department of Health and Human Services is named as a party, the Health
9	Benefits Authority may be joined as a party by reason of transfer of interest upon motion of any
10	party pursuant to Rule 25(d) of the North Carolina Rules of Civil Procedure. This subsection
11	shall not be construed to limit any other opportunities for joinder or intervention that are
12	otherwise allowed under the North Carolina Rules of Civil Procedure or elsewhere under law.
13	SECTION 15. Legislative Oversight of Medicaid. – (a) Chapter 120 of the General
14	Statutes is amended by adding the following new Article:
15	" <u>Article 23B.</u>
16	"Joint Legislative Oversight Committee on the Health Benefits Authority.
17	"§ 120-209. Creation and membership of Joint Legislative Oversight Committee on the
18	Health Benefits Authority.
19	(a) The Joint Legislative Oversight Committee on the Health Benefits Authority is
20	established. The Committee consists of 14 members as follows:
21	(1) Seven members of the Senate appointed by the President Pro Tempore of the
22	Senate, at least two of whom are members of the minority party.
23	(2) Seven members of the House of Representatives appointed by the Speaker of
24	the House of Representatives, at least two of whom are members of the
25	minority party.
26	(b) <u>Terms on the Committee are for two years and begin on the convening of the</u>
27	General Assembly in each odd-numbered year. Members may complete a term of service on
28	the Committee even if they do not seek reelection or are not reelected to the General Assembly,
29	but resignation or removal from service in the General Assembly constitutes resignation or
30	removal from service on the Committee.
31 32	(c) <u>A member continues to serve until a successor is appointed. A vacancy shall be</u>
32 33	<u>filled within 30 days by the officer who made the original appointment.</u> " <u>§ 120-209.1. Purpose and powers of Committee.</u>
34	(a) The Joint Legislative Oversight Committee on the Health Benefits Authority shall
35	examine budgeting, financing, administrative, and operational issues related to the Medicaid
36	and NC Health Choice programs and to the Health Benefits Authority of the Department of
37	Health and Human Services.
38	(b) The Committee may make interim reports to the General Assembly on matters for
39	which it may report to a regular session of the General Assembly. A report to the General
40	Assembly may contain any legislation needed to implement a recommendation of the
41	Committee.
42	"§ 120-209.2. Organization of Committee.
43	(a) <u>The President Pro Tempore of the Senate and the Speaker of the House of</u>
44	Representatives shall each designate a cochair of the Joint Legislative Oversight Committee on
45	the Health Benefits Authority. The Committee shall meet upon the joint call of the cochairs and
46	may meet while the General Assembly is in regular session.
47	(b) <u>A quorum of the Committee is eight members. No action may be taken except by a</u>
48	majority vote at a meeting at which a quorum is present. While in the discharge of its official
49	duties, the Committee has the powers of a joint committee under G.S. 120-19 and
50	C = 120 10.1 through C = 120 10.4

	General Assembly of North Carolina Session 2015
1	(c) Members of the Committee receive subsistence and travel expenses, as provided in
2	G.S. 120-3.1. The Committee may contract for consultants or hire employees in accordance
3	with G.S. 120-32.02. The Legislative Services Commission, through the Legislative Services
4	Officer, shall assign professional staff to assist the Committee in its work. Upon the direction
5	of the Legislative Services Commission, the Directors of Legislative Assistants of the Senate
6	and of the House of Representatives shall assign clerical staff to the Committee. The expenses
7	for clerical employees shall be borne by the Committee.
8	(d) The Committee cochairs may establish subcommittees for the purpose of examining
9	issues relating to its Committee charge.
10	"§ 120-209.3. Additional powers.
11	The Joint Legislative Oversight Committee on the Health Benefits Authority, while in
12	discharge of official duties, shall have access to any paper or document, and may compel the
13	attendance of any State official or employee before the Committee or secure any evidence
14	under G.S. 120-19. In addition, G.S. 120-19.1 through G.S. 120-19.4 shall apply to the
15	proceedings of the Committee as if it were a joint committee of the General Assembly.
16	"§ 120-209.4. Reports to Committee.
17	Whenever the Health Benefits Authority is required by law to report to the General
18	Assembly or to any of its permanent, study, or oversight committees or subcommittees, the
19	Health Benefits Authority shall transmit a copy of the report to the cochairs of the Joint
20	Legislative Oversight Committee on the Health Benefits Authority."
20	SECTION 15.(b) G.S. 120-208.1(a)(2)b. is repealed.
22	SECTION 15.(b) G.S. 120-200.1(a)(2)0. Is repeated. SECTION 16. Recodification; Technical and Conforming Changes. – (a) The
22	Revisor of Statutes shall recodify existing law related to Medicaid and NC Health Choice,
23 24	including Parts 6, 6A, 7, and 8 of Article 2, Article 5, and Article 7 of Chapter 108A of the
25	General Statutes, as well as Chapters 108C and 108D of the General Statutes, into a new
26	Chapter 108E of the General Statutes to be entitled "Medicaid and NC Health Choice Health
27	Benefit Programs" and to have the following structure:
28	Article 1. Administration of the Medicaid and NC Health Choice Programs
29	Part 1. Establishment of the Medicaid Program
30	Part 2. Establishment of the NC Health Choice Program
31	Part 3. Administration by County Departments of Social Services
32	Article 2. Medicaid and NC Health Choice Eligibility
33	Part 1. In General
33 34	Part 2. Eligibility for Medicaid
35	Part 3. Eligibility for NC Health Choice
36	Article 3. Medicaid and NC Health Choice Benefits and Cost-Sharing
30 37	Part 1. In General
38	Part 2. Medicaid Benefits and Cost-Sharing
39	Part 3. NC Health Choice Benefits and Cost-Sharing
40	Article 4. Medicaid and NC Health Choice Provider Requirements
40	Part 1. Provider Enrollment
42	Part 2. Provider Reimbursement and Recovery
43	Part 3. Hospital Assessment Act
43 44	Part 4. Other
44 45	
45 46	Article 5. Third-Party Liability Part 1. In General
47 18	Part 2. Subrogation Part 3. Insurance
48 40	
49 50	Part 4. Estate Recovery
50	Article 6. Fraud and Criminal Activity
51	Article 7. Appeals

	General Assemb	oly of North Carolina	Session 2015
1		Part 1. Eligibility Appeals for Medicaid and NC Health C	hoice
2		Part 2. Benefit Appeals for Medicaid	
3		Subpart 1. Generally	
4		Subpart 2. Medicaid Managed Care for Behavio	ral Health Services
5		Appeals	
6		Part 3. Benefit Reviews for NC Health Choice	
7		Part 4. Provider Appeals	
8	When recodifyin	g, the Revisor is authorized to change all references to	the North Carolina
9	Department of H	ealth and Human Services or to the Division of Medical A	ssistance to instead
10	be references to	the Health Benefits Authority. The Revisor may separ	rate subsections of
11	existing statutory	v sections into new sections and, when necessary to organize	ze relevant law into
12	its proper place	in the above structure, may rearrange sentences that curre	ently appear within
13	subsections. The	Revisor may modify statutory citations throughout the C	General Statutes, as
14	appropriate, and	may modify any references to statutory divisions, such as "	Chapter," "Article,"
15	"Part," "section,"	or "subsection." Within Articles 4 and 5 of Chapter 10	08A of the General
16	Statutes, the Re	evisor of Statutes shall append to each reference to the	he North Carolina
17	Department of H	ealth and Human Services or to the Secretary of the Depar	tment the language
18	"and, with respe	ct to Medicaid and NC Health Choice, the Health Benef	its Authority." The
19	Revisor shall con	nsult with the Department of Health and Human Services a	and the new Health
20	Benefits Authori	ty on this recodification.	
21	SECT	FION 16.(b) G.S. 108A-1 reads as rewritten:	
22	"§ 108A-1. Crea	ation.	
23	Every county	v shall have a board of social services or a consolidated hu	man services board
24	created pursuant	to G.S. 153A-77(b) which shall establish county policie	s for the programs
25	established by th	is Chapter in conformity with the rules and regulations of	the Social Services
26	Commission and	l under the supervision of the Department of Health and	d Human Services.
27	Provided, howev	er, county policies for the program of medical assistance	shall be established
28	in conformity wi	th the rules and regulations of the Health Benefits Authority	y of the Department
29	of Health and Hu		
30		FION 16.(c) G.S. 108A-54.1A reads as rewritten:	
31		Amendments to Medicaid State Plan and Medicaid Wai	
32	· · · ·	ovision in the Medicaid State Plan or in a Medicaid Wai	• •
33		he scope or purpose of the Medicaid program from that	
34		General Assembly. For purposes of this section, the term "	
35		des State Plan amendments, Waivers, and Waiver amendm	
36		norized and required to take any and all necessary action	to amend the State
37	-	in order to keep the program within the certified budget.	
38		Department may submit amendments to the State Plan only	y as required under
39	•	ing circumstances:	
40	(1)	A law enacted by the General Assembly directs the Depa	rtment to submit an
41		amendment to the State Plan.	
42	(2)	A law enacted by the General Assembly makes a chan	0
43		Program that requires approval by the federal government	
44	(3)	A change in federal law, including regulatory law, o	-
45		interpretation of federal law by the federal govern	iment requires an
46		amendment to the State Plan.	
47	(4)	A change made by the Department to the Medicaid P	
48		amendment to the State Plan, if the change was within the	e authority granted
49	/_\	to the Department by State law.	1 0
50	(5)	An amendment to the State Plan is required in response to	an order of a court
51		of competent jurisdiction.	

General Assem	bly of North Carolina	Session 2015
(6)	An amendment to the State Plan is required to e financial participation.	nsure continued federal
(c) Ame	ondments to the State Plan submitted to the federal g	overnment for ennrovel
· · ·	ly those changes that are allowed by the authority for su	11
	in subsection (b) of this section.	ionniting an amenument
		to the State Dian to the
	ewer than 10 days prior to submitting an amendment	
-	nent, the Department shall post the amendment on its	•
	be Joint Legislative Oversight Committee on the Health arch Division that the amendment has been posted. The	
	r proposed amendments submitted to the federal government	-
	or approval. The amendment shall remain posted on the	
	plan has been approved, rejected, or withdrawn. If the	
	to the State Plan is pursuant to subdivision (3), (4), (5)	
	, then, prior to submitting an amendment to the f	
	all submit to the General Assembly members rece	0
-	to the Fiscal Research Division an explanation of the a	0
	and the federal time limits required for implementation	
	Department shall submit an amendment to the Sta	
. ,	a date sufficient to provide the federal government ade	
	endment so the amendment may be effective by the	
	ity in subsection (b) of this section. Additionally, if a	
	am by the General Assembly and that change require	
1 0	the amendment shall be submitted at least 90 days price	
	ovided in the legislation.	1 to the effective date of
• •	public notice required under 42 C.F.R. 447.205 shall,	in addition to any other
· · · ·	nents under federal law, be posted on the Department's	-
	notice, the Department shall notify the members of	
-	mittee on the Health Benefits Authority and the Fiscal	-
	e has been posted. Public notices shall remain posted o	
site."		
	TION 16.(d) Part 1 of Article 2 of Chapter 108E	of the General Statutes.
	recodification process described in subsection (a) of the	
•	vo new sections:	
0	eneral Assembly sets eligibility categories.	
	ategories and income thresholds are set by the Gen	eral Assembly, and the
	not alter the eligibility categories and income threshold	-
	Assembly. The Authority is expressly authorized t	
	s regarding eligibility requirements and determinations	
-	with parameters set by the General Assembly.	· · · · ·
	ounties determine eligibility.	
	termine eligibility in accordance with Chapter 108A of	the General Statutes."
SEC	TION 16.(e) G.S. 126-5 is amended by adding a new s	subsection to read:
"§ 126-5. Emp	loyees subject to Chapter; exemptions.	
<u>(c13)</u> Exce	ept as to G.S. 126-13, 126-14, 126-14.1, 126-14.2, and t	he provisions of Articles
6, 7, 14, 15, and	1 16 of this Chapter, the provisions of this Chapter shall	l not apply to employees
of the Health B	enefits Authority in positions created or vacated after	October 1, 2015, except
for employees d	esignated by the Board as subject to this Chapter under	G.S. 143B-216.95(1)."
SEC	TION 16.(f) G.S. 143B-138.1(a)(3) is repealed.	
SEC	TION 16.(g) G.S. 143B-153 reads as rewritten: locial Services Commission – creation, powers and d	

	General Assem	bly of North Carolina	Session 2015		
1 2 3 4 5 6 7 8 9	Human Services with the power and duty to adopt rules and regulations to be followed in the conduct of the State's social service programs with the power and duty to adopt, amend, and rescind rules and regulations under and not inconsistent with the laws of the State necessary to carry out the provisions and purposes of this Article. Provided, however, the <u>Health Benefit</u> <u>Authority of the Department of Health and Human Services shall have the power and duty to adopt rules and regulations to be followed in the conduct of the State's medical assistance program.</u>				
10	SEC	FION 16.(h) G.S. 150B-1 reads as rewritten:			
11	"§ 150B-1. Poli				
12					
13 14	(d) Exem following:	nptions from Rule Making. – Article 2A of this Chapter de	bes not apply to the		
15 16 17 18 19 20	 (9)	The <u>Health Benefits Authority of the</u> Department of Services in adopting new or amending existing medical c the State Medicaid and NC Health Choice prog G.S. 108A-54.2.	overage policies for		
20 21 22 23 24 25	(20)	The <u>Health Benefits Authority of the</u> Department of Services in implementing, operating, or overseeing Medicaid Waiver programs or amendments to existing 19 Waiver programs.	g new 1915(b)/(c)		
26 27 28 29 30	(22)	The <u>Health Benefits Authority of the Department of</u> Services with respect to the content of State Plans, State and Waivers approved by the Centers for Medicare and (CMS) for the North Carolina Medicaid Program and the program.	Plan Amendments, Medicaid Services		
31					
32 33 34	 (e) Exemptions From Contested Case Provisions. – The contested case provisions of this Chapter apply to all agencies and all proceedings not expressly exempted from the Chapter. The contested case provisions of this Chapter do not apply to the following: 				
35 36 37 38 39 40	 (17) "	The <u>Health Benefits Authority of the</u> Department of Services with respect to the review of North Carol Program determinations regarding delay, denial, reduct termination of health services, in whole or in part, include about the type or level of services.	ina Health Choice tion, suspension, or		
41 42		FION 17 Euroda are appropriated from the Correct I	und in an amount		
42 43		FION 17. Funds are appropriated from the General F for the requirements of this act	und in an amount		
43 44	sufficient to pay for the requirements of this act. SECTION 18. Sections 8, 14, 15, and 16 become effective October 1, 2015. The				
45	remainder of this act is effective when it becomes law.				