GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 408 Judiciary Committee Substitute Adopted 5/5/21 House Committee Substitute Favorable 6/28/22

Short Title: Rural Healthcare Access & Savings Plan Act. (Public)

Sponsors:

Referred to:

March 31, 2021

A BILL TO BE ENTITLED

- 2 AN ACT TO DIRECT OVERSIGHT, STUDY, AND MODERNIZATION OF MEDICAID IN NORTH CAROLINA, TO ENSURE TAXPAYER SAVINGS, AND TO ENSURE ACCESS 3 4
 - TO HEALTHCARE FOR WORKING NORTH CAROLINIANS.
- 5 The General Assembly of North Carolina enacts: 6

7 JOINT LEGISLATIVE COMMITTEE ON MEDICAID RATE MODERNIZATION AND 8 **SAVINGS**

9 SECTION 1.1.(a) There is created the Joint Legislative Committee on Medicaid Rate Modernization and Savings (Committee). 10

SECTION 1.1.(b) The Committee shall consist of six members of the Senate 11 appointed by the President Pro Tempore of the Senate and six members of the House of 12 Representatives appointed by the Speaker of the House of Representatives. The President Pro 13 Tempore of the Senate and the Speaker of the House of Representatives shall each appoint a 14 15 cochair of the Committee from among its membership.

SECTION 1.1.(c) The purpose of the Committee is to do all of the following:

- Using specific data provided from the Department of Health and Human (1)Services, Division of Health Benefits (DHB), to substantiate any information provided by DHB, assess whether DHB is appropriately completing all of the following tasks:
 - Monitoring the number of individuals enrolled in Medicaid and a. reporting that information to the General Assembly on a regular basis.
 - Assessing whether Medicaid beneficiaries are appropriately using b. covered services, including preventative care services.
 - Determining whether prepaid health plans and local management c. entities/managed care organizations (LME/MCOs) are appropriately incentivized to properly manage Medicaid beneficiaries enrolled in standard benefit plans and BH IDD tailored plans, as applicable, including any beneficiaries who are temporarily enrolled in the applicable plan.
- Consider, and make a recommendation to the General Assembly regarding, 31 (2)32 the plan to modernize Medicaid put forth by the Department of Health and Human Services (DHHS), as required by Section 1.2 of this act. The Secretary 33 of DHHS shall present this plan to the Committee at a Committee meeting to 34



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1	take place December 15, 2022. The Committ	tee shall vote on its		
2	recommendation at that time.			
3	SECTION 1.1.(d) The Committee shall meet upon the call of its cochairs. A quorum			
4	of the Committee is a majority of its members. No action may be taken except by a majority vote			
5	at a meeting at which a quorum is present. The Committee, while in the discharge of its official			
6	duties, may exercise all powers provided for under G.S. 120-19 and	G.S. 120-19.1 through		
7	G.S. 120-19.4. Members of the Committee shall receive per diem,	subsistence, and travel		
8	allowance as provided in G.S. 120-3.1. Any expenses of the Commit	ttee shall be considered		
9	expenses incurred for the joint operation of the General Assembly.			
10	SECTION 1.1.(e) The Legislative Services Officer shall	0 1		
11	clerical staff to assist the Committee in its work. The Director of Legi			
12	House of Representatives and the Director of Legislative Assistants of	f the Senate shall assign		
13	clerical support to the Committee.			
14	SECTION 1.1.(f) The Committee may submit its recomm	nendations, along with a		
15	copy of the plan from DHHS and any recommended legislation, to the	members of the Senate		
16	and the House of Representatives by filing a copy of the proposed legis			
17	the President Pro Tempore of the Senate and the Office of the Sp			
18	Representatives. The Committee shall terminate upon the adjournment o	f its December 15, 2022,		
19	meeting.			
20				
21	MEDICAID MODERNIZATION PLAN			
22	SECTION 1.2.(a) The Department of Health and Hum	an Services (DHHS) is		
23	directed to develop a Medicaid Modernization Plan (Plan). No later than	December 15, 2022, the		
24	Plan shall be submitted, along with any recommended legislative	changes necessary to		
25	implement the plan, to the Joint Legislative Oversight Committee	tee on Medicaid Rate		
26	Modernization and Savings (Committee), as established in Section 1.1	of this act. DHHS shall		
27	make a presentation that includes the details of its Plan to that Committee	e on December 15, 2022.		
28	The Plan shall include all of the following:			
29	(1) The adjustment to Medicaid eligibility to allow i	ndividuals described in		
30	section 1902(a)(10)(A)(i)(VIII) of the Social Secu			
31	Medicaid coverage with a start date to be proposed by	the Secretary of DHHS.		
32	Individuals who are not United States citizens shall a	not be covered except to		
33	the extent required by federal law.			
34	(2) Proposed legislation to discontinue Medicaid cover	rage for the individuals		
35	described under subdivision (1) of this subsection if (i	i) the federal share of the		
36	cost of providing the coverage becomes less than nin	ety percent (90%) or (ii)		
37	the nonfederal share of the cost of the Medicaid cover	age for these individuals		
38	cannot be fully funded through the following sources	: revenue from the gross		
39	premiums tax under G.S. 105-228.5 due to this	coverage, increases in		
40	intergovernmental transfers due to this coverage, the h	health system assessment		
41	enacted in Section 1.6 of this act, and savings to the	State attributable to this		
42	coverage that correspond to State General Fund but	dget reductions to other		
43	State programs.			
44	(3) Proposed legislation to enact increased hospital a	assessments to pay the		
45	nonfederal share of an increase to Medicaid hospital	reimbursements through		
46	the Hospital Access and Stabilization Program (•		
47	requirements contained in Section 1.10 of this act.			
48	(4) Any proposed necessary refinements to the health sys	stem assessment enacted		
49	in Section 1.6 of this act.			
50	(5) An investment of one billion dollars (\$1,000,000,000	0) in nonrecurring funds		
51	to address the opioid, substance abuse, and mental h	nealth crisis in this State		

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	using savings from the additional federal Medicaid mate American Rescue Plan Act (ARPA). This investment recommendations made by a task force established by	must be informed by DHHS consisting of
	leaders from the faith-based community, law enforce	
	professionals, drug addiction specialists, LME/MCOs	1 0
	tailored plans, emergency management services, and an	ly other stakeholders,
(6)	as determined by DHHS.	from implementation
(6)	Projections of savings in the existing Medicaid program of the Plan.	from implementation
(7)	Specific proposals to increase access to preventive	care for Medicaid
(7)	enrollees.	care for wredicard
(8)	Specific proposals to increase access to healthcare in run	ral areas of the State
	FION 1.2.(b) In accordance with Section 1.1(f) of this act	
	f the Committee, the Committee may make recommend	
report to the Gene	•	
-	TION 1.2.(c) The General Assembly shall take action on o	or after December 16.
	o the sine die adjournment of the 2021 General Assembly	
to implement the	Medicaid Modernization Plan, in whole or in part. The	e legislation shall not
contain matters o	ther than the Medicaid Modernization Plan and the HASI	P proposal associated
	o portion of the Medicaid Modernization Plan shall be	
legislative action	taken on or after December 16, 2022, expressly authorizin	ng implementation.
ARPA TEMPO	RARY SAVINGS FUND	
	TION 1.3. The ARPA Temporary Savings Fund is establis	
1	he Department of Health and Human Services, Divisio	
	PA Temporary Savings Fund shall consist of any savings	•
	receipts arising from the enhanced federal medical a	1 0
· ,	e to the State under section 9814 of the American Rescue F	
· · · ·	Jpon receipt by DHB of any federal receipts arising from t	
	to deposit the savings associated with those receipts into t	1 2
	unds in the ARPA Temporary Savings Fund may be alloca	
	propriation by the General Assembly. It is the intent of the intent of the intent of the second deltary ($\$1,000,000,000$) of these funds he expanded	•
	illon dollars (\$1,000,000,000) of these funds be expended nce abuse issues in this State.	on addressing mental
nearth and substa	nee abuse issues in this State.	
HEATH SYSTE	CM ASSESSMENTS	
	FION 1.5.(a) Each private acute care hospital, as defined	in G.S. 108A-145.3
	acute care hospital, as defined in G.S. 108A-145.3, that	
	ect to an assessment of fifty-two thousandths percent (0.0	
5	in G.S. 108A-145.3, for the State fiscal quarter beginning	, 1
,	ent shall be imposed by the Department of Health and	· ·
1	the procedures for hospital assessments under Part 1 of A	
	eral Statutes. From the proceeds of this assessment, the I	-
	ces shall use the sum of two million dollars (\$2,000,000),	-
	funds, to reimburse county departments of social service	
-	county in preparation to implement the adjustments to	
described in Section	ion $1.2(a)(1)$ of this act.	
	TION 1.5.(b) Subsection (a) of this section becomes effect	ctive January 1, 2023,
and expires Marc		
OTOT	FION 15 (a) Each private coute care hospital as defined	·

50 **SECTION 1.5.(c)** Each private acute care hospital, as defined in G.S. 108A-145.3, 51 and each public acute care hospital, as defined in G.S. 108A-145.3, that is operating in North

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1	Carolina is subject to an assessment of five hundred sixteen thousandths percent (0.516%) of its		
2	hospital costs, as defined in G.S. 108A-145.3, for the State fiscal quarter beginning April 1, 2023.		
3	This hospital assessment shall be imposed by the Department of Health and Human Services		
4	(DHHS) in accordance with the procedures for hospital assessments under Part 1 of Article 7B		
5	of Chapter 108A of the General Statutes. From the proceeds of this assessment, DHHS shall use		
6	the sum of two million dollars (\$2,000,000), and all corresponding matching federal funds, to		
7	reimburse county departments of social services for additional costs incurred by the county to		
8	implement the adjustments to Medicaid eligibility described in Section 1.2(a)(1) of this act.		
9	SECTION 1.5.(d) Subsection (c) of this section becomes effective on the effective		
10	date of the adjustments to Medicaid eligibility described in Section 1.2(a)(1) of this act and		
11	expires June 30, 2023. If the effective date occurs after June 30, 2023, then no assessment shall		
12	be imposed under subsection (c) of this section and no payments shall be made to the county		
13	departments of social services under subsection (c) of this section.		
14	SECTION 1.6.(a) G.S. 108A-145.3 reads as rewritten:		
15	"§ 108A-145.3. Definitions.		
16	The following definitions apply in this Article:		
17			
18	(4a) <u>Consumer Price Index. – The most recent Consumer Price Index for All Urban</u>		
19	Consumers for the South Region published by the Bureau of Labor Statistics		
20	of the United States Department of Labor available on March 1 of the previous		
21	State fiscal year.		
22			
23	(5a) Expansion nonfederal share. – One minus the percentage specified in 42		
24	U.S.C. § 1396d(y)(1), expressed as a decimal.		
25			
26	(12b) Newly eligible individual. – As defined in 42 C.F.R. § 433.204.		
27	"		
28	SECTION 1.6.(b) Article 7B of Chapter 108A of the General Statutes is amended		
29	by adding a new Part to read:		
30	"Part 3. Health System Assessments.		
31 32	"§ 108A-147.1. Public hospital health system assessment.(a)The public hospital health system assessment imposed under this Part shall apply to		
33	all public acute care hospitals.		
33 34	(b) The public hospital health system assessment shall be assessed as a percentage of each		
34 35	public acute care hospital's hospital costs. The assessment percentage shall be calculated		
36	quarterly by the Department of Health and Human Services in accordance with this Part. The		
30 37	percentage for each quarter shall equal the aggregate health system assessment collection amount		
38	under G.S. 108A-147.3 multiplied by the public hospital historical assessment share and divided		
38 39	by the total hospital costs for all public acute care hospitals holding a license on the first day of		
40	the assessment quarter.		
40	"§ 108A-147.2. Private hospital health system assessment.		
42	(a) The private hospital health system assessment imposed under this Part shall apply to		
43	all private acute care hospitals.		
44	(b) The private hospital health system assessment shall be assessed as a percentage of		
45	each private acute care hospital's hospital costs. The assessment percentage shall be calculated		
46	quarterly by the Department of Health and Human Services in accordance with this Part. The		
47	percentage for each quarter shall equal the aggregate health system assessment collection amount		
48	under G.S. 108A-147.3 multiplied by the private hospital historical assessment share and divided		
49	by the total hospital costs for all private acute care hospitals holding a license on the first day of		
50	the assessment quarter.		
51	"§ 108A-147.3. Aggregate health system assessment collection amount.		

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(a) The he	ealth system assessment collection amou	int is an amount of money that is
	racting the total amount of the offset com	
	tal amount of the cost components under	-
	al amount of the cost components is the s	
(1)	The service cost component under G.S. 1	
$\frac{(1)}{(2)}$	The administration component under G.S.	
	al amount of the offset components is the	
$(\underline{0})$ $(\underline{1})$	The gross premiums tax offset components	
$\frac{(1)}{(2)}$	The intergovernmental transfer offset component	
	ervice cost component.	<u>inponent under 0.5. 108A-147.15.</u>
		hat is the not service expanditures
	ost component is an amount of money t this section multiplied by the expansi	
	- · · ·	· · · · · · · · · · · · · · · · · · ·
•	alculated from the data reported to CMS	1 V
	ce expenditures are the service expendit	tures attributable to newly eligible
	ubtracting each of the following:	to distillate to
$\frac{(1)}{(2)}$	The rebates attributable to newly eligible	
<u>(2)</u>	The expenditures under the graduate me	
	Medicaid State Plan that are attributable t	to newly eligible individuals.
	dministration component.	
	Iministration component is an amount	
	component and a county administration s	-
· · · ·	tate administration subcomponent is three	
	0) for each quarter of the 2023-2024 Sta	
•	he State administration subcomponent sha	all be increased over the prior year's
· ·	by the Consumer Price Index.	
	ounty administration subcomponent is t	
	00) for each quarter of the 2023-2024 S	
	dollars (\$3,100,000) for each quarter of t	
	hundred thousand dollars (\$3,300,000) for	•
•	each State fiscal year after the 2025-2	• •
	period pe	prior year's quarterly amount by the
Consumer Price In		
	dministration component is calculated	
	component and the county administration	subcomponent.
	Gross premiums tax offset component.	
	nuary 1, 2024, the gross premiums tax of	
	000) for each quarter of that State fiscal	year and for every State fiscal year
thereafter.		
	Intergovernmental transfer offset comp	
<u>(a)</u> The in	tergovernmental transfer offset compor	nent is the sum of the following
subcomponents:		
<u>(1)</u>	The University of North Carolina Hospit	tals at Chapel Hill subcomponent is
	ten million one hundred twenty-nine thou	sand dollars (\$10,129,000) for each
	quarter of the 2023-2024 State fiscal year	r. For each State fiscal year after the
	2023-2024 fiscal year, this subcomponent	nt shall be increased over the prior
	year's quarterly amount by the market bas	sket percentage.
<u>(2)</u>	The East Carolina University Brody Sch	
	subcomponent is four million two hur	
	(\$4,289,000) for each quarter of the 202	•••
	State fiscal year after the 2023-2024 fisc	al year, this subcomponent shall be

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	increased over the prior year's quarterly	amount by the market basket
	percentage.	
<u>(3</u>		
	thousand dollars (\$15,613,000) for each qua	
	year. For each subsequent State fiscal year, t	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	shall be increased over the prior year's quarter	erly amount by the market basket
	percentage.	
	a public acute care hospital closes or becomes a	
	the first assessment quarter following the closure	-
-	for each quarter thereafter, the intergovernme	• • • • •
	subsection (a) of this section, as inflated in accor	
•	the amount of the public acute care hospital's in	-
-	made during its last quarter of operation as a public	<u>c acute care hospital.</u>
	.17. Use of funds for county administration.	
	artment shall use the proceeds of the health system	
	administration subcomponent of the administration	
	sponding matching federal funds, to reimburse cour	
	al costs incurred by the county in determining	g eligibility for newly eligible
individuals."		
	ECTION 1.6.(c) Notwithstanding G.S. 108A-147	
	for the assessment quarter beginning July 1, 2023,	
	hall be two hundred twenty-three thousandths pe	ercent (0.223%) of total hospital
-	public acute care hospitals.	
	ECTION 1.6.(c1) Notwithstanding G.S. 108A-14	
	on, for the assessment quarter beginning July 1, 2	
	sment shall be four hundred forty-five thousandths	percent (0.445%) of total hospital
-	private acute care hospitals.	71 (1) (1)
	ECTION 1.6.(d) Notwithstanding G.S. 108A-14	
	n, for the assessment quarter beginning October 1,	· · · · ·
	Services shall determine the public hospital health s	
	ncreasing or reducing the aggregate health system	
	08A-147.3 by the reconciliation component under	
	g by the total hospital costs for all public acute ca	re nospitais noturing a license on
•	of the assessment quarter. ECTION 1.6 (d1) Notwithstanding $GS_{108A_{14}}$	17.2 as anasted in subsection (b)
	ECTION 1.6.(d1) Notwithstanding G.S. 108A-14	
	n, for the assessment quarter beginning October 1,	, , <u>1</u>
	Services shall determine the private hospital health	
	er increasing or reducing the aggregate health system 147.3 by the reconstilication component under	
	08A-147.3 by the reconciliation component under	
	g by the total hospital costs for all private acute ca	ne nospitais notaing a license on
	of the assessment quarter. ECTION 1.6 (a) The reconciliation component is	a positiva or a pagativa number
	ECTION 1.6.(e) The reconciliation component is from subtracting one bundred one million three	
	from subtracting one hundred one million three (0) from the actual amount of the service cost and	
	(00) from the actual amount of the service cost constrained up to a service cost constraint quarter beginning luly 1, 2023. If the reconstruction	-
	sment quarter beginning July 1, 2023. If the recon	
	the aggregate health system assessment collection a component in accordance with this section. If the	
	n component in accordance with this section. If the	
-	ber, then the aggregate health system assessment co ciliation component in accordance with this section	
•	ECTION 1.6.(f) This section becomes effective J	
		•
D .	ECTION 1.7.(a) G.S. 108A-145.3(16) reads as re	swittlen.

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1 2 3 4	"(16) Paid capitation. – The total amount of the capitation payments made by the Department to all prepaid health plans for a particular rating group (i) attributable to the base capitation rate in the applicable Medicaid managed care capitation rate certification and certification. (ii) not attributable to newly
5	eligible individuals, and (iii) adjusted by the Department as a result of
6	retroactively implementing any base capitation rate adjustment that is
7	approved by CMS or allowed under Part 438 of Subchapter C of Chapter IV
8	of Title 42 of the Code of Federal Regulations."
9	SECTION 1.7.(b) G.S. 108A-146.9(a) reads as rewritten:
10	"(a) The fee-for-service component is an amount of money that is a portion of all the
11 12	Medicaid fee-for-service payments made to acute care hospitals during the previous data collection period for claims with a data of service on or after July 1, 2021, 2021, avaluding claims
12	collection period for claims with a date of service on or after July 1, 2021 . <u>2021</u> , <u>excluding claims</u> <u>attributable to newly eligible individuals</u> . The fee-for-service component consists of a
13 14	subcomponent pertaining to claims for which there is no third-party coverage and a
14	subcomponent pertaining to claims for which there is third-party coverage and a subcomponent pertaining to claims for which there is third-party coverage."
16	SECTION 1.7.(c) G.S. 108A-146.12 reads as rewritten:
17	"§ 108A-146.12. Postpartum coverage component.
18	(a) The postpartum coverage component is twelve million five hundred thousand dollars
19	(\$12,500,000) for each quarter of the 2021-2022 State fiscal year.
20	(b) The postpartum coverage component is four million five hundred thousand dollars
21	(\$4,500,000) for each quarter of the 2023-2024 State fiscal year. For each subsequent State fiscal
22	year, the postpartum coverage component shall be increased over the prior year's quarterly
23	amount by the Medicare Economic Index."
24	SECTION 1.7.(d) G.S. 108A-146.13(a)(2) reads as rewritten:
25	"(2) The postpartum subcomponent applies to the assessments under this Part only
26	during the period of April 1, 2022, through March 31, 2027, and is two million
27 28	nine hundred sixty-two thousand five hundred dollars (\$2,962,500) for each
28 29	quarter of the 2021-2022 State fiscal year. For each quarter of the 2023-2024 State fiscal year, the postpartum subcomponent is one million sixty-five
30	thousand dollars (\$1,065,000). For each subsequent State fiscal year, the
31	postpartum subcomponent shall be increased over the prior year's quarterly
32	amount by the Medicare Economic Index."
33	SECTION 1.7.(e) Section 9D.13A(e) of S.L. 2021-180 is repealed.
34	SECTION 1.7.(f) Section 9D.14 of S.L. 2021-180 is repealed.
35	SECTION 1.7.(g) Section 2.1 of S.L. 2021-61 reads as rewritten:
36	"SECTION 2.1. Notwithstanding the definition of federal medical assistance percentage
37	(FMAP) in G.S. 108A-145.3, for any quarter in which the State receives the temporary increase
38	of Medicaid FMAP allowed under (i) section 6008 of the Families First Coronavirus Response
39	Act, P.L. 116-127, or (ii) section 9814 of the American Rescue Plan Act of 2021, P.L. 117-2, the
40	FMAP for purposes of Article 7B of Chapter 108A of the General Statutes shall be the federal
41	share of North Carolina Medicaid service costs as calculated by the federal Department of Health
42	and Human Services in accordance with section 1905(b) of the Social Security Act in effect at
43 44	the start of the applicable assessment quarter, plus the <u>applicable</u> temporary increase, expressed as a decimal."
44 45	SECTION 1.7.(h) Subsections (c), (d), (e), and (f) of this section become effective
45 46	July 1, 2023.
47	SECTION 1.8. It is the intent of the General Assembly to consult with stakeholders
48	and the Division of Health Benefits of the Department of Health and Human Services prior to its
49	2023 Regular Session in order to consider any necessary refinements to the health system
50	assessments enacted by Section 1.6 of this act.
51	

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1	HEALTHCARE ACCESS AND STABILIZATION PROGRAM		
2	SECTION 1.10.(a) It is the intent of the General Assembly to assess hospitals for		
3	the nonfederal share of a directed payment program, to be called the Healthcare Access		
4	Stabilization Program (HASP), that will fund the hospital payments described in this section. The		
5	Department of Health and Human Services (DHHS) shall consult with stakeholders to develop a		
6	submission of a 42 C.F.R. § 438.6(c) preprint to the Centers for Medicare and Medicaid Services		
7	(CMS) to request approval for these payments. The submission shall request the maximum		
8	reimbursement to hospitals that meets both of the following:		
9	(1) Is permitted under 42 C.F.R. \S 438.6(c).		
10	(2) Can be funded entirely through increased hospital assessment receipts that are		
11	in addition to the receipts from the health system assessments enacted under		
12	Section 1.6 of this act.		
13	SECTION 1.10.(b) DHHS shall submit the request developed under subsection (a)		
14	of this section to CMS no later than 60 days after the date this act becomes law. Upon submission		
15	to CMS, DHHS shall submit the 42 C.F.R. § 438.6(c) preprint to the Joint Legislative Oversight		
16	Committee on Medicaid and NC Health Choice and the Fiscal Research Division. If CMS does		
	not approve the initial submission, DHHS shall continue to work with stakeholders and CMS to		
17			
18	obtain approval for the maximum reimbursement that meets the requirements of subsection (a)		
19	of this section. Upon approval by CMS, DHHS shall submit a copy of the approved 42 C.F.R. §		
20	438.6(c) preprint to the Joint Legislative Oversight Committee on Medicaid and NC Health		
21	Choice, the Joint Legislative Committee on Medicaid Rate Modernization and Savings,		
22	established in Section 1.1 of this act, and the Fiscal Research Division.		
23	SECTION 1.10.(c) The hospital reimbursement increase approved under this section		
24	shall be effective upon the enactment of the legislative language necessary to fund, through		
25	increased hospital assessments described in subsection (d) of this section, the portion of the		
26	nonfederal share of the reimbursement increase that will not be funded through		
27	intergovernmental transfers. It is the intent of the General Assembly to consult with stakeholders		
28	and the Division of Health Benefits of the Department of Health and Human Services prior to		
29	the December 15 meeting of the Joint Legislative Committee on Medicaid Rate Modernization		
30	and Savings, established in Section 1.1 of this act, to develop a proposal for this language. The		
31	proposal should include any changes needed to the modernized hospital assessments under Part		
32	2 of Article 7B of Chapter 108A of the General Statutes and the health system assessments		
33	enacted in Section 1.6 of this act.		
34	SECTION 1.10.(d) Upon approval of the 42 C.F.R. § 438.6(c) preprint required		
35	under this section, it is the intent of the General Assembly to enact increases to the hospital		
36	assessments under Article 7B of Chapter 108A of the General Statutes that meet all of the		
37	following criteria, to the extent allowable:		
38	(1) The increased assessments shall apply at least to all private acute care		
39	hospitals.		
40	(2) The increased assessments shall collect, in the aggregate, an amount equal to		
41	the portion of the following items that are not funded through		
12	intergovernmental transfers:		
43	a. The nonfederal share of the directed payments to hospitals authorized		
44	by the CMS-approved 42 C.F.R. § 438.6(c) preprint.		
45	b. The nonfederal share of any other costs to the State associated with		
46	implementing the directed payments, including (i) capitation costs		
47	related to the payment of the gross premiums tax by prepaid health		
48	plans, (ii) the loss of disproportionate share hospital (DSH) receipts,		
49	and (iii) administrative costs.		
τJ			

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1 2 3		use of the proceeds of the ining federal funds shall bivs:		1 0
4 5 6	a.	The funding described in portion of the following	ing items that are	
0 7 8			hare of the directed p the CMS-approved 42	
9		preprint.		
10 11 12		with implementi capitation costs re	nare of any other costs in ng the directed pay elated to the payment of	ments, including (i) of the gross premiums
13 14			ealth plans, (ii) the los SH) receipts, and (iii) a	
15 16	b.	If any increased assessm exceed the amounts need	ents are paid in error,	invalidly imposed, or
17 18		of this subsection, then increased assessments, th		
18 19		as necessary, to the hosp	-	_
20 21		each hospital shall be in paid by the hospital for the	1 1	unt of the collections
21	с.	The proceeds of the incre	•	not be diverted to the
23 24		State General Fund or us subdivision.	ed for a purpose other	than described in this
24 25		subarvision.		
26 27	CREATE SEAML OPPORTUNITIES	ESS STATEWIDE	WORKFORCE	DEVELOPMENT
27		2.1.(a) Seamless Statewide	e Plan Development. –	The Secretary of the
29	Department of Comme	rce (Secretary) shall devel	lop a plan to create a	seamless, statewide,
30 31	-	ce development program, opment programs within the		
32		The plan to create a sean	-	
33		Seamless Statewide Plan) s	-	
34 35		n subsection (b) of this e development and implem		
36	part of the Seamless S	tatewide Plan, the Secreta	ry shall strive to ensu	re that all workforce
37 38	development opportunit resources across State ag	ies are available to partici	pants statewide by coo	ordinating efforts and
38 39		s Statewide Plan develope	d under this section sl	nall include all of the
40	following components:	_		
41 42		ification of currently exis ployed individuals or low-	-	
43		tunities for improvement o	-	
44		fication of the specific lab		the State, specifically
45 46		ling healthcare workforce r fication of the specific nee		ntial future workforce
47	devel	opment participants in orde	er to achieve the goal of	f reducing the number
48 49	-	ople that are utilizing soo ina Medicaid program.	cial service programs,	including the North
49 50		f the following specific s	ervices shall be inclu	ded in the Seamless
51	State	wide Plan:		

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1	a. Job training assistance.	
2	b. Career paths and job readiness.	
3	c. Job placement.	
4	d. Resources for job seekers.	
5	e. Recruiting services.	
6	f. Healthcare workforce support.	
7	(5) Measures by which to determine the success of the workfor	ce development
8	programs, such as increases in participant earning capacity, g	reater economic
9	stability of participants, and self-sufficiency of participants.	
10	SECTION 2.1.(b) Collaboration with Stakeholders. – As part of the	development of
11	the Seamless Statewide Plan required under subsection (a) of this section, the	Secretary shall
12	collaborate with the following entities:	
13	(1) NCWorks.	
14	(2) The Department of Labor.	
15	(3) The North Carolina Community College System.	
16	(4) The North Carolina Area Health Education Centers (AHEC).	
17	(5) The Department of Public Instruction.	
18	(6) The University of North Carolina.	
19	(7) The Department of Health and Human Services (DHHS).	
20	(8) Hospitals and healthcare providers licensed in the State.	
21	(9) Prepaid health plans, as defined under G.S. 108D-1.	
22	(10) The North Carolina nonprofit corporation with which the	Department of
23	Commerce contracts pursuant to G.S. 143B-431.01(b).	
24	(11) The North Carolina Chamber.	
25	(12) Any North Carolina community organization with relevant ex	pertise.
26	(13) Local workforce development boards.	
27	(14) Any other stakeholder deemed appropriate by the Secretary.	
28	SECTION 2.2. Referral Requirements. – In collaboration with Con	
29	shall develop a method by which to assist individuals enrolled in the North Car	
30	program and other relevant social service programs with accessing appropriate	
31	development services. DHHS shall develop a referral plan for assessing the curre	
32	status, and any barriers to employment, of Medicaid beneficiaries and other	
33	service programs, including the individuals that will be newly eligible for Medica	-
34	implementation of the Medicaid Modernization Plan, if enacted, under Section	
35	DHHS and Commerce shall determine the best method by which to pro	
36	beneficiaries and beneficiaries of other relevant social service programs an initial	
37	consultation with a workforce development case manager, or other similar pro-	
38	method shall ensure that interested individuals are able to fully participate in	
39	development programs offered in this State. DHHS may contract with third-I	•
40	prepaid health plans, as defined under G.S. 108D-1, to assist in providing these se	•
41	consider the use of incentives to prepaid health plans with regard to these service	
42	SECTION 2.3.(a) Initial Seamless Statewide Plan Report. – No late	
43	2023, the Secretary of Commerce shall report to the Joint Legislative Oversigh	
44 45	General Government, the Joint Legislative Oversight Committee on Health and H	
45	and the Joint Legislative Oversight Committee on Medicaid and NC Health Choir Securities Statewide Plan required up day Section 2.1 of this set. The report of	
46 47	Seamless Statewide Plan required under Section 2.1 of this act. The report sha	an include, at a
47 19	minimum, all of the following:	ation 21 afth:
48 49	(1) The Seamless Statewide Plan developed in accordance with Se	cuon 2.1 of this
49 50	act, including the anticipated date of implementation.	.1

49 act, including the anticipated date of implementation.
50 (2) Identification of the entity within the Department of Commerce that will be responsible for implementation of the Seamless Statewide Plan.

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1 2	(3)	The workforce needs of North Carolina employers by indus education level, and geography.	stry, skill, required
3	(4)	Existing workforce development gaps and opportunities for	r improvement.
4	(5)	Workforce training infrastructure and needs.	1
5	(6)	The estimated cost to the State for both the implementation	on of the Seamless
6		Statewide Plan and the continued successful operation of	
7		future. It is the intent of the General Assembly that some on	-
8		implementation and operation be funded through an incr	
9		system assessments, enacted under Section 1.6 of this act.	
10	(7)	Any recommended legislation, including changes to t	he health system
11		assessments, enacted under Section 1.6 of this act, to cov	er any State costs
12		identified in subdivision (6) of this subsection.	
13	SECT	TON 2.3.(b) Referral Plan Report. – No later than March 1,	2023, DHHS shall
14	report to the Join	t Legislative Oversight Committee on Medicaid and NC He	alth Choice and to
15	the Joint Legislat	tive Oversight Committee on Health and Human Services o	n the referral plan
16	for assessing the	e current employment status of, and any barriers to employ	oyment related to,
17	beneficiaries of N	Aedicaid and other relevant social service programs, as requi	red by Section 2.2
18	of this act. The re	port shall include all of the following:	
19	(1)	A time line for implementation of the referral plan, include	
20		method to provide an initial assessment and consultation	with a workforce
21		development case manager, or other similar professional.	
22	(2)	The estimated cost to the State for both the initial impl	
23		referral plan and any ongoing costs, including costs associa	
24		assessment and consultation. It is the intent of the General A	•
25		or all of the implementation and operation costs be funded the	-
26		in the health system assessments, enacted under Section 1.0	
27	(3)	Any recommended legislation, including changes to t	•
28		assessments, enacted under Section 1.6 of this act, to cov	er any State costs
29		identified in subdivision (2) of this subsection.	1 2022 1.6
30		TION 2.3.(c) Ongoing Reporting. – No later than December	
31	•	ter, DHHS, in collaboration with Commerce, shall report to th	Ū.
32	U	nittee on Medicaid and NC Health Choice, the Joint Leg	0
33		ealth and Human Services, and the Fiscal Research Division	ion, the following
34 35	information:	The total number of Medicaid beneficiaries and beneficiarie	o of other relevant
35 36	(1)	social service programs who have participated in workf	
30 37		programs, including the number of individuals who complete	-
38		or consultation with a workforce development case m	
39		professional.	anager of similar
40	(2)	The total number of Medicaid beneficiaries eligible for	Medicaid due to
41	(2)	implementation of the Medicaid Modernization Plan under	
42		act, if enacted.	Section 1.2 of this
43	(3)	A breakdown of the types of workforce development ser	vices or programs
44		participated in by beneficiaries of Medicaid and other rele	
45		programs.	
46	(4)	The average length of time individuals who participa	ted in workforce
47		development programs remained eligible for Medicaid ber	
48		under other relevant social service programs.	
49	(5)	The number of individuals who were employed or reempl	oyed in a position
50	~ /	providing higher wages as a result of participation in a work	
51		program or service. Of these individuals, the number of ind	-

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no longer qualified for Medicaid or any other relevant social service as a
result.
PURSUIT OF WORK REQUIREMENTS UNDER THE MEDICAID PROGRAM
SECTION 2.4. If there is any indication that work requirements as a condition of
participation in the Medicaid program may be authorized by the Centers for Medicare and
Medicaid Services (CMS), then the Department of Health and Human Services, Division of
Health Benefits (DHB), shall enter into negotiations with CMS to develop a plan for those work
requirements and to obtain approval of that plan. Within 30 days of entering into negotiations
with CMS pursuant to this section, DHB shall notify, in writing, the Joint Legislative Oversight
Committee on Medicaid and NC Health Choice (JLOC) and the Fiscal Research Division (FRD)
of these negotiations. Within 30 days of approval by CMS of a plan for work requirements as a
condition of participation in the Medicaid program, DHB shall submit a report to JLOC and FRD
containing the full details of the approved work requirements, including the approved date of
implementation of the requirements.
EFFECTIVE DATE
SECTION 3. Except as otherwise provided, this act is effective when it becomes

19 law.