GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 287 PROPOSED COMMITTEE SUBSTITUTE S287-PCS55166-LN-2

Short Title: State Hlth Plan \$/Good Health Initiatives.

(Public)

Sponsors:

Referred to:

February 25, 2009

1 2

3

4

A BILL TO BE ENTITLED

AN ACT TO APPROPRIATE FUNDS FOR THE STATE HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES AND TO MAKE OTHER CHANGES RELATED TO THE STATE HEALTH PLAN.

5 Whereas, the General Assembly must act quickly and prudently to maintain a 6 financially stable State Health Plan to ensure that all members of the Plan have affordable 7 access to medically necessary health benefits and services within available resources; and

8 Whereas, in order to meet current fiscal obligations the General Assembly must 9 appropriate \$250,000,000 for the 2008-2009 fiscal year to cover the current year shortfall in 10 funds; and

11 Whereas, estimates indicate that a substantially larger appropriation will be 12 necessary to maintain the fiscal integrity of the Plan in the next and ensuing fiscal periods; and

Whereas, in order to ensure continued access to medically necessary health care to Plan members, the Plan must implement measures to contain costs through premium increases, benefit changes, and healthy lifestyle programs that not only reduce costs but improve member health; and

Whereas, the Plan estimates that over 70,000 Plan members use tobacco, resulting in a cost to the Plan of \$2,000 per member per year more than the cost of providing coverage for nonusers of tobacco; and

20

Whereas, over 60% of North Carolina adults are obese or overweight; and

21 Whereas, obesity is linked to an over 37% increase in health care spending at a cost 22 of \$732.00 per member per year; and

Whereas, weight management and cessation of tobacco use have been demonstrated to result in improved member health and substantial savings in health care costs making it fiscally prudent to implement smoking cessation and weight management incentives and initiatives with mechanisms to verify member compliance with smoking cessation and weight management requirements; Now, therefore,

28 The General Assembly of North Carolina enacts:

29 PART ONE: APPROPRIATIONS, DEFINITIONS, AND SCOPE.

30 **SECTION 1.(a)** Appropriation for 2008-2009 fiscal year. – There is appropriated 31 from the Savings Reserve Account established in G.S. 143C-4-2 to the Health Benefit Reserve 32 Fund established in G.S. 135-44.5 the sum of two hundred fifty million dollars (\$250,000,000) 33 for the 2008-2009 fiscal year. These funds shall be used to address the shortfall in funds



General Assembly Of North Carolina

available for the payment of health care and administrative costs under the State Health Plan 1 2 for Teachers and State Employees ("Plan") for the 2008-2009 fiscal year. 3 **SECTION 1.(b)** General Fund appropriation for 2009-2011 fiscal biennium. – 4 Notwithstanding G.S. 143C-5-2, there is appropriated from the General Fund to the Reserve for 5 the State Health Plan in the Office of State Budget and Management the sum of one hundred sixteen million six hundred fifty-six thousand six hundred fifty-eight dollars (\$116,656,658) for 6 7 the 2009-2010 fiscal year and the sum of two hundred forty-two million four hundred sixty 8 thousand eight hundred sixty-four dollars (\$242,460,864) for the 2010-2011 fiscal year. These 9 funds shall be used to cover health care and administrative costs to the Plan in the 2009-2011 10 fiscal biennium. SECTION 1.(c) Highway Fund appropriation for the 2009-2011 fiscal biennium. – 11 Notwithstanding G.S. 143C-5-2, there is appropriated from the Highway Fund to the Reserve 12 13 for the State Health Plan in the Office of State Budget and Management the sum of five million 14 four hundred forty-three thousand nine hundred seventy-seven dollars (\$5,443,977) for the 2009-2010 fiscal year and the sum of eleven million three hundred fourteen thousand eight 15 hundred forty dollars (\$11,314,840) for the 2010-2011 fiscal year. These funds shall be used to 16 17 cover health care and administrative costs to the Plan in the 2009-2011 fiscal biennium. 18 **SECTION 1.(d)** All other agency funds required to fund the premium increase 19 enacted in this act, other than funds appropriated in subsections (b) and (c) of this section, are 20 appropriated for the 2009-2011 fiscal biennium. 21 **SECTION 1.(e)** Definitions. – As used in this act unless the context clearly 22 requires otherwise: 23 "Plan." – The State Health Plan for Teachers and State Employees. (1)24 (2)"Basic plan." – The Plan's PPO option providing for 70/30 in-network 25 coverage after deductibles and co-payments. 26 "Smoking" or "Smoking cessation." - Includes cessation of the use of all (3) 27 tobacco products. 28 (4) "Standard plan." - The Plan's PPO option providing for 80/20 in-network 29 coverage after deductibles and co-payments. 30 **SECTION 1.(f)** Scope. – In the event of a conflict between the provisions of this 31 act and Article 3A of Chapter 135 of the General Statutes, this act prevails. 32 PART TWO: HEALTH BENEFIT CHANGES. 33 SECTION 2.(a) Eliminate PPO Plus Option. – Effective July 1, 2009, the PPO 34 Plus option (90/10 in-network coverage) under the State Health Plan for Teachers and State 35 Employees ("Plan") is eliminated. The Executive Administrator shall provide notice to all 36 members of the Plan that this option will no longer be available as of July 1, 2009. Employees 37 enrolled in the Plan's Plus option shall have the choice of enrolling in the Basic or Standard 38 plan options for the 2009-2010 benefit year. 39 **SECTION 2.(b)** Implement Comprehensive Wellness Initiative. 40 Program development. - The Plan shall develop a Comprehensive Wellness (1)41 Initiative that includes a focus on smoking cessation and weight 42 management and that is designed to be implemented effective July 1, 2010, 43 for smoking cessation and July 1, 2011, for weight management. Benefit 44 levels shall be determined by the Plan based upon tobacco use or the 45 inability of the member to meet national, evidence-based healthy weight 46 clinical guidelines. For purposes of the Comprehensive Wellness Initiative, 47 "member" includes all State Health Plan primary subscribers and their 48 covered dependents. The Plan shall develop a process whereby a Plan 49 member may appeal the Plan's basis for action it takes due to the member's 50 failure or refusal to comply with the Plan's smoking cessation or weight 51 management requirements.

	General Assembly Of North Carolina		Session 2009
1 2 3	(2)	Smoking cessation. – Effective July 1, 2010, all members not have Medicare as their primary coverage shall be en Plan under the Plan's PPO unless the subscriber can attes	nrolled in the Basic
4		or any qualifying dependent does not smoke or othe	
5		products. The Plan shall develop a mechanism for verify	ing that the member
6		does not smoke or use other tobacco products. To	
7		reassessed annually at the time of Plan enrollment. All su	
8 9		attested that neither they nor their dependents use tobacco	
9 10		provider certifies in writing that the member is particip cessation program, shall have the choice of remaining	
10		option or enrolling in the Standard plan option. For purp	-
12		cessation initiative, "member" includes all members cove	
13		As used in this section, "smoking cessation progr	
14		participation in a Plan-approved cessation program to in	clude counseling or
15		use of tobacco cessation medications.	
16	(3)	Weight management. – Effective July 1, 2011, all memb	
17 18		do not have Medicare as their primary coverage shall Basic Plan under the Plan's PPO Plan unless the subscr	
18 19		weight and height ratio of the member is within a range	
20		Plan based on evidence-based healthy weight clinical g	
21		the member's physician certifies in writing that the men	
22		condition that prevents the attainment of the specified we	
23		the member is actively participating in a Plan-approved	
24 25		program. In either case, the member shall have the opt	ion to enroll in the
25 26	Not 1	Basic or Standard Plan.	shall inform Dlan
20 27		ater than October 1, 2009, the Executive Administrator nealthy lifestyle initiatives, requirements for compliance, a	
28		The Executive Administrator shall provide to members edu	-
29		s in complying with healthy lifestyle initiatives. The Exec	
30	may implement	incentive initiatives to further encourage member achieved	vement in smoking
31	-	management, and other integrated health management pro	-
32		Executive Administrator shall report to the Committee on	
33 34		efits recommendations the Plan may have for additional same Executive Administrator finds that a member intention	
34 35	statement on a Pl		nally makes a laise
36		TION 2.(c) Prescription drug co-payments. – G.S. 13	35-45.6(b) reads as
37	rewritten:		
38		ription Drugs The Plan's allowable charges for prescript	0
39		of a hospital or skilled nursing facility shall be as deterr	•
40		histrator and Board of Trustees, which determinations are n	v 11
41 42		of Chapter 150B of the General Statutes. <u>Co-payments a</u> age for prescription drugs shall be as follows:	and other allowable
42 43	<u>(1)</u>	The Plan will pay allowable charges for each outpatier	nt prescription drug
44	(1)	less a copayment to be paid by each covered indiv	
45		following amounts: pharmacy charges up to ten dollars	-
46		generic prescription, thirty dollars (\$30.00)-thirty-five of	
47		each preferred branded prescription without a generic en	
48		dollars (\$40.00) for each preferred branded prescription	0
49 50		equivalent drug, and fifty dollars (\$50.00) fifty-five dollar nonpreferred branded or generic prescription. For each b	
50 51		drug with a generic equivalent drug, the member sha	
51		and the a penetre equivalent drug, the member she	<u>m puj ulo generio</u>

	General Assemb	ly Of North Carolina	Session 2009
1 2 3	<u>(2)</u>	co-payment plus the difference between the Plan's gross generic prescription and the Plan's cost for the branded p The Plan shall provide coverage of nonacute specialty m	rescription drug. edications under the
4 5		<u>Plan's pharmacy benefit through a specialty pharmacy ve</u> with the Plan. The Plan may transfer coverage of specif	
6		medications covered under the Plan's medical benefit	it to the contracted
7 8		specialty pharmacy vendor. Specialty medications are or other medications that exceed four hundred dollars (
9		Plan per prescription. The Plan shall impose a co-payme	
10		twenty-five percent (25%) of the Plan's gross allowed	
11		drug not to exceed one hundred dollars (\$100.00) per pre	
12		supply.	
13	<u>(3)</u>	The Plan may exclude coverage of drugs that have the	
14		that are available over the counter. Before excluding	
15 16		subdivision, the Plan shall consult with the Pla Therapeutics Committee.	n's Pharmacy and
17	These co-nav	<u>mentsapply to all optional alternative plans available unde</u>	r the Plan
18	(4)	Allowable charges shall not be greater than a pha	
19		customary charge to the general public for a par	•
20		Prescriptions shall be for no more than a 34-day30-	day supply for the
21		purposes of the copayments paid by each covered indiv	• • • •
22		the copayments and any remaining allowable charge	
23 24		subsection, pharmacies shall not balance bill an individ	•
24 25		Plan. A prescription legend drug is defined as an article under the Federal Food, Drug, and Cosmetic Act, is a	
26		legend: "Caution: Federal Law Prohibits Dispensing W	-
27		Such articles may not be sold to or purchased by the	-
28		prescription order. Benefits are provided for insul	-
29		prescription is not required. The Plan may use a pharm	
30		to help manage the Plan's outpatient prescription	drug coverage. In
31		managing the Plan's outpatient prescription drug benef	
32 33		pharmacy benefit manager shall not provide co	-
33 34		dysfunction, growth hormone, antiwrinkle, weight lost drugs unless such coverage is medically necessary t	-
35		member. The Plan and its pharmacy benefit manage	
36		coverage for growth hormone and weight loss drugs and	1
37		the treatment of nail fungus and botulinium toxin v	
38		advance by the pharmacy benefit manager. The Plan n	
39		management procedures for certain drugs, but in no e	
40		provide coverage for sexual dysfunction or hair	
41		nonmedically necessary drugs used for cosmetic purpo	
42 43		used by the Plan's Executive Administrator and pharma	
43 44		shall be an open formulary. Plan members shall not be two thousand five hundred dollars (\$2,500) per perso	
45		copayments required by this subsection. The Plan's	
46		Manager, or any pharmacy or vendor participating in the	-
47		the Plan for any prescription legend drug dispense	
48		pharmacy benefit based upon the original National Di	
49		established by the manufacturer of the prescription	
50		published by the United States Food and Drug Administr	cation.

General Assem	bly Of North Carolina	Session 2009
<u>Co-p</u>	ayments for drugs purchased under the Plan's Maintenance	e Medication Retail
Pharmacy Netw	ork Initiative shall be as provided under G.S. 135-45.	11(c). Co-payments
-	r this subsection apply to all optional alternative plans	
<u>Plan.</u> "		
	TION 2.(d) Routine eye examinations not covered. – 1	Effective January 1,
	45.8(13) reads as rewritten:	<i>,</i>
	eneral limitations and exclusions.	
	g shall in no event be considered covered expenses nor wi	ll benefits described
	through G.S. 135-45.11 be payable for:	
(13)	Charges for routine eye examinations, eyeglasses or oth	her corrective lenses
× ,	(except for cataract lenses certified as medically new	
	persons) and hearing aids or examinations for the pr	• •
	thereof."	1 0
SEC'	TION 2.(e) Deductible and co-payment changes. – Effect	ive July 1, 2009, the
	inistrator shall make the following changes to dedu	•
	co-payments under the Basic and Standard PPO Plans:	,
(1)	Basic plan (70/30):	
	a. Increase the in-network annual deductible to e	ght hundred dollars
	(\$800.00) for member-only coverage and to	one thousand six
	hundred dollars (\$1,600) for the out-of-network a	innual deductible for
	member-only coverage.	
	The aggregate maximum annual deductible for	employee-child and
	employee-family coverage shall be three time	s the member-only
	annual deductibles.	·
	b. Increase the in-network coinsurance maximum to	three thousand two
	hundred fifty dollars (\$3,250) for member-only	coverage and to six
	thousand five hundred dollars (\$6,500)	for member-only
	out-of-network maximum coinsurance. The a	ggregate maximum
	coinsurance for employee-child and employee-fa	amily coverage shall
	be three times the member-only coinsurance max	imums.
	c. Increase the in-network primary care co-paym	ent to thirty dollars
	(\$30.00) per covered individual.	
	d. Increase the in-network specialist co-payment	to seventy dollars
	(\$70.00) per covered individual.	-
	e. Increase the in-network and out-of-network inpa	atient co-payment to
	two hundred fifty dollars (\$250.00) per covered i	ndividual.
	f. Increase prescription drug co-pays as	required under
	G.S. 135-45.6(b) as enacted by this act.	
	g. Except as otherwise provided in this act,	co-payments and
	coinsurance for coverage not otherwise listed in t	his subdivision shall
	remain as applicable in the 2008-2009 benefit year	ar.
(2)	Standard plan (80/20):	
	a. Increase the in-network annual deductible to	six hundred dollars
	(\$600.00) for member-only coverage and to	one thousand two
	hundred dollars (\$1,200) for the member-only ou	t-of-network annual
	deductible.	
	deductible.	
	The aggregate maximum annual deductible for	employee-child and

	General Assembly Of	North Carolina	Session 2009
1	b.	Increase the in-network coinsurance maxim	num to two thousand
2		seven hundred fifty dollars (\$2,750) for mem	ber-only coverage and
3		to five thousand five hundred dollars (\$5,	· · ·
4		out-of-network maximum coinsurance. The	00 0
5		coinsurance for employee-child and employee	
6		be three times the member-only coinsurance m	
7	с.	Increase the in-network urgent care co-pa	yment to seventy-five
8	Ŀ	dollars (\$75.00) per covered individual.	C
9 10	d.	Increase the in-network primary care co-pa	ayment to twenty-five
1	0	dollars (\$25.00) per covered individual. Increase the in-network and out-of-network s	nacialist on normant to
12	e.	sixty dollars (\$60.00) per covered individual.	pecialist co-payment to
3	f.	Increase the in-network and out-of-network i	nnatient co-navment to
14	1.	two hundred dollars (\$200.00) per covered ind	
15	g.		as required under
6	5.	G.S. 135-45.6(b) as enacted by this act.	us required under
17	h.	Except as otherwise provided in this act, co-	payments for coverage
18		not otherwise listed in this subdivision shall	
19		the 2008-2009 benefit year.	11
20	SECTION 2	2.(f) Limitation on authority to change benefits.	– G.S. 135-45(g) reads
21	as rewritten:		
22		ve Administrator and Board of Trustees shall	0
23	-	enefit coverage, co-payments, deductibles, out-	
24		s in effect on July 1, 2008, July 1, 2009, or a l	
25	-	esult in a net increased cost to the Plan or in a	
26		ble unless and until the proposed changes are dir	rected to be made in an
27	act of the General Asser	•	. 1
28		2.(g) Premium increases. – Premium rates for	
29 30		nce with G.S. 135-44.6 shall be increased to ributory coverage for the 2009-2010 fiscal year	-
30 31		and eight-tenths percent (7.8%) over the premiu	
32	coverage for the 2010-2	• • •	in face for contributory
33	e	2.(h) Effective July 1, 2009, G.S. 135-45.11 is a	amended by adding the
34	following new subsection	• • •	
35	e	Medication Retail Pharmacy Network Initiat	ive. – The Plan shall
36	implement a maintena	nce medication retail pharmacy network initi	ative that will reduce
37	pharmaceutical costs t	to the Plan and to members with respect to	o refills of long-term
38	maintenance drugs. To	ensure access to pharmaceutical care throughout	the State, the Plan shall
39		retail pharmacies that agree to participate in	
40		's contract terms and shall offer all retail pharm	.
41	-	ne Plan may require that after two 30-day	
42		would be required to obtain maintenance medica	
13		etail network or by mail order. For each t	
14 1 5		ons the member obtains from a pharmacy	
45 46		ork or by mail order, the member will be respon	
+0 17		the monthly co-payment for a 30-day supply of a ble charges under G.S. 135-45.6(b). If the n	
+7 18		a source other than a maintenance retail networ	
+0 19	-	be required to pay fifty percent (50%) of the Pl	
50		ication. The Plan may impose an increased co-pa	
51		nth supply of a maintenance medication from a	• •
_			

General Assembly Of North Carolina

pharmacy or by mail. Under the increased co-payment, the member shall be responsible for 1 2 fifty percent (50%) of the Plan's gross allowed cost of the maintenance medication for each 3 30-day supply of the maintenance medication purchased from a network pharmacy or by mail. 4 This subsection does not apply to medications taken for acute conditions or specialty 5 medications." 6 PART THREE: ELIGIBILITY CLARIFICATION. 7 SECTION 3.(a) Dependent child clarifications. - G.S. 135-45.1(10) reads as 8 rewritten: 9 "(10) Dependent child. - A natural, legally adopted, or foster child or children of 10 the employee and or spouse, unmarried, up to the first of the month 11 following his or her 19th birthday, whether or not the child is living with the employee, as long as the employee is legally responsible for such child's 12 13 maintenance and support. Dependent child also includes a stepchild of the 14 member who is married to the stepchild's natural parent. To be eligible, the stepchild must have his or her primary residence with the member. 15 Dependent child shall also include any child under age 19 who has reached 16 17 his or her 18th birthday, provided the employee was legally responsible for 18 such child's maintenance and support on his or her 18th birthday. Dependent 19 children of firefighters, rescue squad workers, and members of the national 20 guard are subject to the same terms and conditions as are other dependent children covered by this subdivision. Eligibility of dependent children is 21 22 subject to the requirements of G.S. 135-45.2(d). The Plan may require 23 documentation from the member confirming a child's eligibility to be 24 covered as the member's dependent." 25 SECTION 3.(b) Eligibility of full-time students. - G.S. 135-45.2(d) reads as

26 rewritten:

27 "(d) A foster child is covered as a dependent child (i) if living in a regular parent-child 28 relationship with the expectation that the employee will continue to rear the child into 29 adulthood, (ii) if at the time of enrollment, or at the time a foster child relationship is 30 established, whichever occurs first, the employee applies for coverage for such child and 31 submits evidence of a bona fide foster child relationship, identifying the foster child by name 32 and setting forth all relevant aspects of the relationship, (iii) if the claims processor accepts the 33 foster child as a participant through a separate written document identifying the foster child by 34 name and specifically recognizing the foster child relationship, and (iv) if at the time a claim is 35 incurred, the foster child relationship, as identified by the employee, continues to exist. 36 Children placed in a home by a welfare agency which obtains control of, and provides for 37 maintenance of the child, are not eligible participants.

38 Coverage of a dependent child may be extended beyond the 19th birthday under the 39 following conditions:

- 40 (1)If the dependent is a full-time student, aged 19 years and one month through 41 the end of the month following the student's 26th birthday, birthday. As used 42 in this section, a full-time student is a student who is pursuing a course of study that represents at least the normal workload of a full-time student at a 43 school or college accredited by the state of jurisdiction. In accordance with 44 applicable federal law, coverage of a full-time student that loses full-time 45 status due to illness may be extended for one year from the effective date of 46 47 the loss of full-time status provided that the student was enrolled at the time 48 of the onset of the illness. The dependent is physically or mentally incapacitated to the extent that he or 49 (2)
- 50 she is incapable of earning a living and (i) such handicap developed or began 51 to develop before the dependent's 19th birthday, or (ii) such handicap

General Assembly Of North Carolina Session 2009
developed or began to develop before the dependent's 26th birthday if the
dependent was covered by the Plan in accordance with G.S. 135-45.2(5)a."
SECTION 3.(c) Waiting periods subject to federal law. – G.S. 135-45.3(b) reads as
rewritten:
"(b) "Newly-Except as otherwise required by applicable federal law, newly acquired
dependents (spouse/child) enrolled within 30 days of becoming an eligible dependent will no
be subject to the 12-month waiting period for preexisting conditions. A dependent can become
qualified due to marriage, adoption, entering a foster child relationship, due to the divorce of a
dependent child or the death of the spouse of a dependent child, and at the beginning of each
legislative session (applies only to enrolled legislators). Effective date for newly acquired
dependents if application was made within the 30 days can be the first day of the following
month. Effective date for an adopted child can be date of adoption, or date of placement in the
adoptive parents' home, or the first of the month following the date of adoption or placement
Firefighters, rescue squad workers, and members of the national guard, and their eligible
dependents, are subject to the same terms and conditions as are new employees and their
dependents covered by this subdivision. Enrollments in these circumstances must occur within
30 days of eligibility to enroll."
SECTION 3.(d) G.S. $135-45.4(b)(5)$ reads as rewritten:
"(5) To administer the 12-month waiting period for preexisting conditions under
this that Article, the Plan must give credit against the 12-month period for
the time a person was covered under a previous plan if the previous plan's
coverage was continuous to a date not more than 63 days before the effective
date of coverage. As used in this subdivision, a "previous plan" means any
policy, certificate, contract, or any other arrangement provided by any
accident and health insurer, any hospital or medical service corporation, any
health maintenance organization, any preferred provider organization, any
multiple employer welfare arrangement, any self-insured health benefit
arrangement, any governmental health benefit or health care plan or
program, or any other health benefit arrangement. <u>Waiting periods for</u>
preexisting conditions administered under this Article are subject to applicable federal law."
SECTION 3.(e) Eligibility audit. – The Executive Administrator shall provide for
an audit of dependent eligibility under the Plan. The audit shall be designed to determine
whether all dependents currently covered under the Plan are eligible for coverage under current
law. Upon identification of an individual who is enrolled as a dependent but not eligible, the
Plan shall disenroll the ineligible dependent effective within 10 days of sending writter
termination notice to the employee. The notice shall state the date upon which disenrollment
will become effective and the basis on which the determination of dependent ineligibility is
made. Notwithstanding any other provision of law, the Executive Administrator may waive
requirements to collect from the member reimbursement for claims paid for the ineligible
covered individual.
SECTION 3.(f) Cessation of coverage of ineligible individuals. – G.S. 135-45.12
is amended by adding the following new subdivision to read:
"(8) The last day of the month in which a covered individual is found to be
ineligible for coverage."
SECTION 3.(g) Documentation of dependent eligibility. – G.S. 135-45.3 is
amended by adding the following new subsection to read:
"(c) When an eligible or enrolled member applies to enroll the member's eligible
dependent child or spouse, the member shall provide the documentation required by the Plan to

51 **PART FOUR: NC HEALTH CHOICE CHANGES.**

General Assembly Of North Carolina

1	SECTION 4.(a) Over-the-counter medications. – Coverage of over-the-counter
2	medication authorized under G.S. 108A-70.21(d) for the NC Health Choice Program shall
3	become effective on the later of July 1, 2010, or the date upon which the Department of Health
4	and Human Services assumes full responsibility for administration and processing of claims
5	under the NC Health Choice Program.
6	SECTION 4.(b) Subrogation. – For the period authorized under subsection (a) of
7	this section, the right of subrogation under G.S. 108A-57 applies to the State Health Plan for
8	payments made by the Plan under the NC Health Choice Program. This subsection expires on
9	the later of July 1, 2010, or the date upon which the Department of Health and Human Services
10	assumes full responsibility for administration, processing, and payment of claims under the NC
11	Health Choice Program.
12	SECTION 4.(c) DHHS Subrogation under NC Health Choice. – G.S. 108A-57 is
13	amended by adding the following new subsection to read:
14	"(c) This section applies to the administration of and claims payments made by the
15	Department of Health and Human Services under the NC Health Choice Program established
16	under Part 8 of this Article."
17	SECTION 4.(d) G.S. 108A-70.21(g) reads as rewritten:
18	"(g) Purchase of Extended Coverage. – An enrollee in the Program who loses eligibility
19	due to an increase in family income above two hundred fifty percent (250%)percent (200%) of
20	the federal poverty level and up to and including two hundred seventy-five percent (275%)
21	twenty-five percent (225%) of the federal poverty level may purchase at full premium cost
22	continued coverage under the Program for a period not to exceed one year beginning on the
23	date the enrollee becomes ineligible under the income requirements for the Program. The
24	benefits, copayments, and other conditions of enrollment under the Program applicable to
25	extended coverage purchased under this subsection shall be the same as those applicable to an
26	NC Kids' Care enrollee whose family income equals two hundred fifty percent (250%) percent
27	(200%) of the federal poverty level."
28	PART FIVE: OTHER CHANGES.
29	SECTION 5.(a) G.S. 135-45.4(b)(2) reads as rewritten:
30	"(2) Employees not enrolling or not adding dependents when first eligible may
31	enroll later on the first of any following month, but will be subject to a
32	twelve-month waiting period for preexisting conditions except as provided
33	in subdivision (a)(3) of this section. <u>The waiting period under this</u>
34	subdivision is subject to applicable federal law."
35	SECTION 5.(b) Utilization management functions. – G.S. 135-44.4 is amended by
36	adding the following new subdivisions to read:
37	"(13a) The Plan and its pharmacy benefit manager may implement and administer
38	pharmacy and medical utilization management programs and programs to
39 40	detect and address utilization abuse of benefits.
40	 (20) For transplant and haristric medical meansdures the Plan mary restrict
41 42	(29) For transplant and bariatric medical procedures, the Plan may restrict
42 43	coverage to certain in-network providers that are designated by the Plan's
43 44	$\frac{\text{claims processing contractor.}^{"}}{\text{SECTION 5 (a) } G S 125 44 1(b) reads as rewritten;}$
44 45	 SECTION 5.(c) G.S. 135-44.1(b) reads as rewritten: "(b) Six-A majority of the members of the Board of Trustees in office shall constitute a
45 46	quorum. Decisions of the Board of Trustees shall be made by a majority vote of the Trustees
40 47	present, except as otherwise provided in this Part."
47 48	SECTION 5.(d) G.S. 135-45.9(b) reads as rewritten:
48 49	"(b) Notwithstanding any other provision of this Part, the following necessary services
49 50	for the care and treatment of chemical dependency and mental illness shall be covered as
50 51	provided in this section: allowable institutional and professional charges for inpatient care,
51	provided in this section, anowable institutional and professional charges for inpatient care,

	General Assembly Of	North Carolina	Session 2009
1	outpatient care, intensive outpatient program services, partial hospitalization trea		lization treatment, and
2	residential care and tre	atment:	
3	(1) For	mental illness treatment:	
4	a.	Licensed psychiatric hospitals;	
5		hospitals or State psychiatric hospitals ac	credited by the Joint
6		Commission on the Accreditation of Healthca	
7	b.	Licensed psychiatric beds in licensed general	
8	с.	Licensed residential treatment facilities that	t have 24-hour on-site
9		care provided by a registered nurse who is p	hysically located at the
10		facility at all times and that hold current acc	reditation by a national
11		accrediting body approved by the Plan's menta	al health case manager;
12	d.	Area Mental Health, Developmental Disal	
13		Abuse Authorities or County Programs	in accordance with
14		G.S. 122C-141;	
15	e.	Licensed intensive outpatient treatment progra	ams; and
16	f.	Licensed partial hospitalization programs.	
17	(2) For	chemical dependency treatment:	
18	a.	Licensed chemical dependency units in	1 2
19		hospitals; hospitals or in State psychiatric hos	
20		Joint Commission on the Accreditation of Hea	althcare Organizations;
21	b.	Licensed chemical dependency hospitals;	
22	с.	Licensed chemical dependency treatment faci	
23	d.	Area Mental Health, Developmental Disal	
24		Abuse Authorities or County Programs	in accordance with
25		G.S. 122C-141;	
26	e.	Licensed intensive outpatient treatment progra	
27	f.	Licensed partial hospitalization programs; and	1
28	g.	Medical detoxification facilities or units."	•
29 20		5.(e) Section 28.22A(k) of S.L. 2007-323 reads a	
30		A.(k) Subsection (j) of this section expires Ju	ine 30, 2009. <u>June 30,</u>
31	<u>2011.</u> " DADT SIX: SALADY	DELATED CONTRIDUTIONS	
32 33		C-RELATED CONTRIBUTIONS.	um required employer
33 34		6.(a) Effective for the 2009-2011 fiscal biennitions for employees whose salaries are paid fr	
34 35	-	receipts shall be paid from the same source	-
36		an employee's salary is paid in part from the Ge	
30 37	1 0 0	department, office, institution, or agency rece	
38	_	tions may be paid from the General Fund or High	
39	-	nate part paid from the General Fund or Highway	
40		, and the remainder of the employer's requirement	
41	• • •	e remainder of the employee's salary. The require	1
42		t are also applicable to payments on behalf	
43	1,0	fits, longevity pay, unemployment compensation	1 1
44		, severance pay, separation allowances, and appl	
45	benefits.	· · · · · · · · · · · · · · · · · · ·	
46		ding any other provision of law, an employing u	nit that is subject to Part
47		Chapter 135 of the General Statutes and that h	
48		is in receipt of monthly retirement benefits from	
10	1 0	in part by contributions of the State shall enroll	•

49 supported in whole or in part by contributions of the State shall enroll the retiree in the active 50 group and pay the cost for the hospital-medical benefits if that retiree is employed in a position that would require the employer to pay hospital-medical benefits if the individual had not been
 retired.

3 **SECTION 6.(b)** Effective July 1, 2009, the State's employer contribution rates 4 budgeted for retirement and related benefits as percentage of covered salaries for the 2009-2010 5 fiscal year are: (i) eight and forty-four hundredths percent (8.44%) - Teachers and State 6 Employees; (ii) thirteen and forty-four hundredths percent (13.44%) – State Law Enforcement 7 Officers; (iii) eleven and seventy-six hundredths percent (11.76%) – University Employees' 8 Optional Retirement System; (iv) eleven and seventy-six hundredths percent (11.76%) -9 Community College Optional Retirement Program; (v) seventeen and sixty-one hundredths 10 percent (17.61%) - Consolidated Judicial Retirement System; and (vi) four and forty 11 hundredths percent (4.40%) – Legislative Retirement System. Each of the foregoing 12 contribution rates includes four and forty hundredths percent (4.40%) for hospital and medical 13 The rate for Teachers and State Employees, State Law Enforcement Officers, benefits. 14 Community College Optional Retirement Program, and for the University Employees' Optional Retirement Program includes fifty-two hundredths percent (0.52%) for the Disability Income 15 Plan. The rates for Teachers and State Employees and State Law Enforcement Officers include 16 17 sixteen-hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 18 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income.

19 **SECTION 6.(c)** Effective July 1, 2010, the State's employer contribution rates 20 budgeted for retirement and related benefits as percentage of covered salaries for the 2010-2011 21 fiscal year are: (i) eight and eighty-four hundredths percent (8.84%) – Teachers and State 22 Employees; (ii) thirteen and eighty-four hundredths percent (13.84%) – State Law Enforcement 23 Officers; (iii) twelve and sixteen hundredths percent (12.16%) - University Employees' 24 Optional Retirement System; (iv) twelve and sixteen hundredths percent (12.16%) – 25 Community College Optional Retirement Program; (v) eighteen and one hundredths percent 26 (18.01%) – Consolidated Judicial Retirement System; and (vi) four and eighty hundredths 27 percent (4.80%) – Legislative Retirement System. Each of the foregoing contribution rates 28 includes four and eighty hundredths percent (4.80%) for hospital and medical benefits. The 29 rate for Teachers and State Employees, State Law Enforcement Officers, Community College 30 Optional Retirement Program, and for the University Employees' Optional Retirement Program 31 includes fifty-two hundredths percent (0.52%) for the Disability Income Plan. The rates for 32 Teachers and State Employees and State Law Enforcement Officers include sixteen-hundredths 33 percent (0.16%) for the Death Benefits Plan. The rate for State Law Enforcement Officers 34 includes five percent (5%) for Supplemental Retirement Income.

35 **SECTION 6.(d)** Effective July 1, 2009, the maximum annual employer 36 contributions, payable monthly, by the State for each covered employee or retiree for the 37 2009-2010 fiscal year to the State Health Plan for Teachers and State Employees are: (i) 38 Medicare-eligible employees and retirees – three thousand four hundred thirteen dollars 39 (\$3,413) and (ii) non-Medicare-eligible employees and retirees – four thousand four hundred 40 eighty-two dollars (\$4,482).

41 **SECTION 6.(e)** Effective July 1, 2010, the maximum annual employer 42 contributions, payable monthly, by the State for each covered employee or retiree for the 43 2010-2011 fiscal year to the State Health Plan for Teachers and State Employees are: (i) 44 Medicare-eligible employees and retirees – three thousand six hundred eighty dollars (\$3,680) 45 and (ii) non-Medicare-eligible employees and retirees – four thousand eight hundred thirty-four 46 dollars (\$4,834).

47 **PART SEVEN: EFFECTIVE DATE.**

48 **SECTION 7.** Sections 1(b), 1(c), 1(d), 2(c) through (e), 2(g), and 2(h) of this act 49 become effective July 1, 2009. Section 4(d) of this act applies to applications for the purchase 50 of extended coverage made on and after July 1, 2008. The remainder of this act is effective 51 when it becomes law.