GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 765 PROPOSED HOUSE COMMITTEE SUBSTITUTE S765-PCS85382-RD-93

Short Title: Special Needs/Pooled Trusts/Medicaid Reimbur.

(Public)

Sponsors:

Referred to:

March 24, 2009

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE GENERAL STATUTES WITH RESPECT TO COMMUNITY
3	THIRD PARTY TRUSTS, MEDICAID SPECIAL NEEDS TRUSTS AND MEDICAID
4	POOLED TRUSTS, AND TO PROVIDE FOR MEDICAID REIMBURSEMENT IN
5	CERTAIN CIRCUMSTANCES.
6	The General Assembly of North Carolina enacts:
7	SECTION 1 . Chapter 36D of the General Statutes reads as rewritten:
8	"Chapter 36D.
9	North Carolina Community Third Party Trusts, Pooled Trusts and Special Needs Trusts.
10	Trust for Persons with Severe Chronic Disabilities.
11	"§ 36D-1. Title; findings.
12	(a) This Article Chapter shall be known and may be cited as the "North Carolina
13	Community <u>Third Party Trusts</u> , Pooled Trusts and Special Needs Trusts Act". Trust for Persons
14	With Severe Chronic Disabilities Act".
15	(b) The General Assembly finds that it is in the public interest to encourage activities by
16	voluntary associations and private citizens that will supplement and augment those services
17	provided by local, State, and federal government agencies in discharge of their responsibilities
18	toward individuals with severe chronic disabilities. The General Assembly further finds that, as
19	a result of changing social, economic, and demographic trends, families of persons with severe
20	chronic disabilities are increasingly aware of the need for a vehicle by which they can assure
21	ongoing individualized personal concern for a severely disabled family member with a
22	disability who may survive that disabled person's his or her parents or other family members,
23	and provide for the efficient management of small legacies or trust funds to be used for the
24	benefit of that person with a disability.disabled person. In a number of other states, voluntary
25	associations have established foundations or trusts intended to be responsive to these concerns.
26	Therefore, the General Assembly finds that North Carolina will benefit by the enactment of
27	enabling legislation expressly authorizing the formation of community trusts Community Third
28	Party Trusts, Pooled Trusts and Special Needs Trusts in accordance with 42 U.S.C. §
29	<u>1396p(d)(4) and criteria set forth by statute and administered by the Secretary of State, State</u>
30	under Chapter 55A of the General Statutes. These community trusts permit the pooling of
31	resources contributed by families or persons with philanthropic intent, along with the
32	reservation of portions of these funds for the use and benefit of designated beneficiaries.



General Asse	mbly Of North Carolina Session 2009
(c) Th	is Article Chapter shall be liberally construed and applied to promote its
underlying pu	rposes and policies, which are, among others, to:
(1)	Encourage the orderly establishment of community trusts for the benefit of
	persons with severe chronic disabilities;
(2)	Ensure that community trustsCommunity Third Party or Pooled Trusts for
	the benefit of persons with severe chronic disabilities are established and
	administered properly and that the managing boards of the trusts are free
	from conflicts of interest; interest.
(3)	Facilitate sound administration of trust funds for persons with severe chronic
	disabilities by allowing family members members, persons with disabilities,
	and others to pool resources in order to make professional management
	investment more-efficient;efficient.
(4)	· · ·
	knowing that a means exists to ensure that the interests of their children who
	have severe chronic disabilities are properly looked after and managed after
	the parents die or become incapacitated; incapacitated.
(5)	· · · · ·
	chronic disabilities who are incompetent, when no other family member is
	available for this purpose; purpose.
(6)	
	severe chronic disabilities goods and services that are not available through
	any governmental or charitable program and to conserve these resources by
	limiting purchases to those that are not available from other-sources; sources.
(7)	
	Party or Pooled Trusts, trusts, of persons who lack resources and whose
	families are indigent, in a way that does not diminish the resources available
	to other beneficiaries whose families have contributed to the <u>trust</u> , trust; and
(8)	
	aside funds for the future protection of persons with severe chronic
	disabilities by ensuring that the interest of beneficiaries in communityof
	trusts that meet the rules set forth by the Department are not considered
	assets or income that would disqualify them from any governmental or
$\langle 0 \rangle$	charitable entitlement program with an economic means test.
<u>(9)</u>	
	Pooled Trusts and Special Needs Trusts up to an amount equal to the total
	amount of assistance paid for by the Department on behalf of or to the
	<u>beneficiary from any funds remaining in the beneficiary's individual trust</u> account upon the death of the individual or the termination of the individual
	· · · · · · · · · · · · · · · · · · ·
(d) No	trust account.
	thing in this Chapter shall affect the establishment, interpretation, or construction special Needs Trust instruments which do not conform with the provisions of this
	shall this Chapter impair the State's authority to be paid from or seek
	t from any Pooled or Special Needs Trust which does not conform with the
	this Chapter or to deem the principal or income of any nonconforming 36D Trust
-	esource under any program of government benefits or assistance.
"§ 36D-2. De	
-	this Article, Chapter, unless the context clearly requires otherwise:
(1) As used in	
(1)	
	<u>a.</u> <u>Any person of any age</u> <u>any person</u> with a severe chronic disability who has qualified as a member of the <u>Community Third Party Trust</u> ,
	funded with assets of a third party or by will.
	Tunded with about of a time purty of by with.

General Assen	nbly Of North Carolina	Session 2009
	b. <u>Any person who meets the definition of disabilit</u> U.S.C. § 1382c(a)(3) on whose behalf an individua	
	Trust sub-account was established by the parer	
	legal guardian of the individual, by the individual,	
	c. Any person who meets the definition of disabilit	•
	U.S.C. § 1382c(a)(3) on whose behalf a Medic	aid Special Needs
	Trust account was established by the parent, gra	andparent, or legal
	guardian of the individual, or by a court. commu	
	and who has the right to receive those services a	
	with the management of the business and affair	-
	formed for the purpose of managing a community	y trust, irrespective
(2)	of the name by which the group is designated.	t A truct funded
(2)	"Community trust" means a Community Third Party Trus	
	with the assets of a third party for the benefit of a person severe chronic disabilities, that is administered by a non	
	<u>corporation</u> that offers <u>all of</u> the following services:	prom organization
	a. Administration of special-trust funds for persons v	with severe chronic
	disabilities; disabilities.	
	b. Follow along services; services.	
	c. Guardianship for persons with severe chronic d	isabilities who are
	incompetent, when no other family member or in	
	available for this purpose; and purpose.	
	d. Advice and counsel <u>Information and referral service</u>	ces to persons who
	have been appointed as individual guardians of the	e persons or estates
	of persons with severe chronic disabilities.	
<u>(2a)</u>		
<u>(2b)</u>		narriage within the
(2)	sixth degree to the beneficiary.	aludas all of the
(3)	<u>"Follow along services"Follow along services. – In</u> <u>following: means</u> (i) those services offered by communit	
	<u>Third Party or Pooled Trusts</u> that are designed to ensure	•
	each beneficiary are being met for as long as may be	
	include periodic visits to the beneficiary and to the	•
	beneficiary receives services, (ii) participation in the	-
	individualized plans being made by service providers f	
	and (iii) other similar services consistent with the	
	Article.Chapter.	
<u>(3a)</u>		
	pursuant to 42 U.S.C. § 1396p(d)(4)(C) and the rules set	_
	trusts by the Department that meets all of the following re-	<u>quirements:</u>
	<u>a.</u> <u>The trust is irrevocable.</u>	
	b. <u>The trust contains a separate sub-account for each</u>	-
	trust, but the funds in the accounts are pooled	
	investment and management of funds. Investment	-
	to this subdivision shall be in accord with the Prud	
	 <u>c.</u> The beneficiary is disabled as defined by 42 U.S.C <u>d.</u> The trust is established solely for the benefit of the 	
	parent, grandparent, legal guardian, by the benefic	
		<u></u>
	e.The trust was created on or after April 1, 1994.f.The trust provides that upon the death of the be	eneficiary the State
	will receive all amounts remaining in the benefici	•

Gener	al Assemb	ly Of North Carolina	Session 2009
		the total amount of medical assistance paid	on behalf of the
		beneficiary as set forth in G.S. 36D-6.	
		g. Trust language governing each Medicaid Pool	ed Trust shall be
		approved by the Department.	
		h. <u>A Medicaid Pooled Trust shall be establishe</u>	ed by a nonprofit
		<u>corporation that offers all of the following:</u>	<u>u oj u nonprom</u>
		<u>1.</u> Administration of trust funds for persons	with a disability as
		defined in 42 U.S.C. \S 1382c(a)(3).	while a disability as
		 <u>2.</u> <u>Follow along services.</u> <u>3.</u> <u>Guardianship for individuals with a disab</u> 	ility pursuant to 42
		U.S.C. § 1382c(a)(3) who are incompete	• •
		family member or immediate friend is	
		purpose.	uvulluble for tills
		4. Information and referral services to personal	ons who have been
		appointed as individual guardians of the p	
		persons with a disability pursuant to 42 U.S.	
	(3b)	Medicaid Special Needs Trust, SNT, or special need	
	<u>(88)</u>	pursuant to 42 U.S.C. $(31396p(d)(4)(A))$ and the rules s	
		needs trusts by the Department that meets all of the follow	
		a. The trust is irrevocable.	<u>ing requirements.</u>
		b. The trust contains only the assets of a beneficia	ry under sixty-five
		years of age.	<u>i y under sinty nee</u>
		c. <u>The beneficiary is disabled as defined by 42 U.S.C</u>	1.81382c(a)(3)
		d. The trust is established solely for the benefit of the	
		parent, grandparent, legal guardian, or a court.	<u>ne senenenij sj u</u>
		e. The trust requires that on the death of the benefici	ary the Department
		will receive all amounts remaining in the trust up	
		to the total amount of services paid on behalf	
		recipient.	**
		<u>f.</u> <u>The trust was created on or after April 1, 1994.</u>	
	(4)	"Severe chronic disability" meansSevere chronic disabi	lity. – A disability
		which impairs one or more areas of independent function	
		mental impairment that is expected to give rise to a	
		specialized health, social, and other services, and that ma	
		the disability dependent upon others for assistance to secu	re these services.
	(5)	"Surplus trust funds" means funds accumulated in	
		contributions made on behalf of an individual benefic	
		death of the beneficiary, are determined by the board to	be in excess of the
		actual cost of providing services during the beneficiary's	lifetime, including
		the beneficiary's share of administrative costs.	_
	(6)	"Trustee" means any member of the board of a corporat	ion, formed for the
		purpose of managing a community trust, whether that me	ember is designated
		as a trustee, director, manager, governor, or by any other t	
	<u>(7)</u>	Sole benefit No individual other than the beneficiary	y benefits from the
		special needs trust, either directly or indirectly.	
	<u>(8)</u>	Surplus trust funds All funds remaining in the trust u	pon termination of
		the trust, whether by death of the beneficiary or otherwise	
	<u>(9)</u>	Trustee An original, additional, or successor trustee	
		whether or not appointed or confirmed by a court. The ter	
		trustees in mortgages and deeds of trust.	
	(10)	36D Trust. – Any trust governed by this Chapter.	

"§ 36D-3. Scope. 1 2 This Article Chapter applies to every community trust Community Third Party Trust, 3 Medicaid Pooled Trust, or Special Needs Trust established in this State. In addition to meeting 4 the other requirements of this-Article, Chapter, every board that administers a Community 5 Third Party Trust or Medicaid Pooled Trust community trust shall incorporate as a nonprofit corporation under Chapter 55A of the General Statutes. Except as otherwise provided in this 6 7 Chapter, Chapter 55A of the General Statutes applies to community trusts.all trusts governed 8 by this Chapter. Article 9 of Chapter 36C of the General Statutes, the Uniform Trust Code, 9 applies to 36D Trusts in the same manner that it applies to trusts under the Uniform Trust Code, with the exception of the following: The trustee of a pooled or special needs trust is liable to 10 the Department to the extent the trustee administers the trust in a way that is not for the sole 11 benefit of the beneficiary, regardless of the terms of the trust. Reasonable reliance on the terms 12 13 of the trust is not a valid defense to a claim that the trustee has acted in a way that is not for the 14 sole benefit of the beneficiary. "§ 36D-4. Administration of Community Third Party and Pooled Trusts; powers and 15 16 duties. 17 Every community trust Community Third Party or Pooled Trust shall be (a) 18 administered by a board. The board shall be comprised of no less than nine and no more than 19 21 members, at least one-third of whom are parents or relatives of persons with severe chronic 20 disabilities. No board member shall be a provider of habilitative, health, social, or educational 21 services to persons with severe chronic disabilities or an employee of such a service provider. 22 The board may, however, allow service providers to serve on the board in an advisory capacity. 23 Board members shall be selected, to the maximum extent possible, from geographic areas 24 throughout the area served by the trust. 25 The certificate of incorporation filed with the Secretary of State under Chapter 55A of the 26 General Statutes shall, in addition to the requirements set forth in that Chapter, demonstrate that 27 the requirements of this section have been met. 28 (b) Notwithstanding any other law, no trustee may be compensated for services 29 provided as a member of the board of a Community Third Party or Pooled Trust. community 30 trust. No fees or commissions shall be paid to these trustees; however, a trustee may be paid for 31 necessary expenses incurred by the trustee and may receive indemnification as permitted under 32 Chapter 55A of the General-Statutes. Statutes as it applies to nonprofit organizations. 33 For every Community Third Party or Pooled Trustcommunity trust incorporated (c) 34 under this-Article, Chapter, the corporation itself is considered the trustee of any funds 35 administered by it. No individual board member is considered to be trustee of any fund 36 deposited on behalf of any individual beneficiary with severe chronic disabilities. 37 The board shall adopt bylaws that include a declaration delineating the primary (d) 38 geographic area serviced by the trust and the principal services to be provided. The board shall 39 file the bylaws with the Secretary of State. 40 The board may retain paid staff as it considers necessary to provide follow along (e) 41 services to the extent required by each beneficiary. 42 The Community Third Party or Pooled Trust community trust may authorize the (e1) expenditure of funds for any goods or services, including recreational services, which the 43 board, in its sole discretion, determines will promote the well-being of and is for the sole benefit 44 of the any beneficiary. The Community Third Party or Pooled Trust community trust may pay 45 for the reasonable burial expenses of any beneficiary.beneficiary; however, if the beneficiary 46 47 receives SSI benefits, burial expenses may only be paid for as allowed by Social Security 48 Administration regulations. The Community Third Party or Pooled Trust-community trust, 49 however, may not expend funds for any goods or services of comparable quality to those 50 available to any particular beneficiary through any governmental or charitable program, 51 insurance, or other sources. The Community Third Party or Pooled Trust community trust may

expend funds to meet the reasonable costs of administering the Community Third Party or 1 2 Pooled Trust.community trust. 3 The Community Third Party or Pooled Trust community trust is not required to (f) 4 provide services to a beneficiary who is a competent adult and who has refused to accept the 5 services. Further, the Community Third Party or Pooled Trust community trust shall not provide services of a nature or in a manner that would be contrary to the public policy of this 6 7 State at the time the services are to be provided. In either case, the Community Third Party or 8 Pooled Trust community trust may offer alternate services that are consistent with the purposes 9 of this Article Chapter and in keeping with the best interests of the beneficiary. 10 The Community Third Party or Pooled Trust community trust may accept (g) appointment as guardian of the person, guardian of the estate, or guardian of both on behalf of 11 12 any beneficiary. If the Community Third Party or Pooled Trust community trust accepts 13 appointment as guardian of the person of an individual, it shall assign a staff member to carry 14 out its responsibilities as the guardian. The Community Third Party or Pooled Trust community trust-may, upon request, offer consultative and professional assistance to an individual, private 15 or public guardian of any of its beneficiaries. 16 17 The Community Third Party or Pooled Trust community trust may accept (h) 18 contributions, bequests, and designations under life insurance policies to the Community Third 19 Party or Pooled Trust community trust on behalf of individuals with severe chronic disabilities 20 for the purpose of qualifying them as beneficiaries. 21 (i) At the time a contribution, bequest, or assignment of insurance proceeds is 22 made, made to a Community Third Party Trust, or to a beneficiary of a Pooled Trust, the trustor 23 shall receive a written statement of the services to be provided to the beneficiary. The statement 24 shall include a starting date for the delivery of services or the condition precedent, such as the 25 death of the trustor, which shall determine the starting date. The statement shall describe the 26 frequency with which services shall be provided and their duration, and the criteria or 27 procedures for modifying the program of services from time to time in the best interests of the 28 beneficiary. In addition, there shall be a properly executed trust agreement between the 29 Community Third Party or Pooled Trust and the trustor. 30 No trustee, board member or paid staff member of a Community Third Party or (i) 31 Pooled Trust shall undertake legal representation or other professional services on behalf of the trust or its beneficiaries. 32 33 The Department shall be given a minimum of 30 days notice if there is to be a (k) 34 change in trustee. 35 "§ 36D-5. Community Third Party and Pooled Trust Accountability. 36 Along with the annual report filed with the Secretary of State under Chapter 55A of (a) 37 the General Statutes, the Community Third Party or Pooled Trust community trust shall file an 38 itemized statement that shows the funds collected for the year, income earned, salaries, other 39 expenses incurred, and the opening and final trust balances. A copy of this statement the annual 40 individual accounting statement of each beneficiary's sub-account shall be made available, available by the trustee, upon request, to the Department, any beneficiary, guardian, 41 42 trustor, or designee of the trustor. In addition, once annually, each trustor or the trustor's 43 designee shall receive a detailed individual statement of the services provided to the trustor's 44 beneficiary during the previous 12 months and the services to be provided during the following 45 12 months. The Community Third Party or Pooled Trust community trust shall make a copy of 46 the individual statement available to any beneficiary, upon request. 47 The Department or its agents may perform annual audits of any Community Third (b) 48 Party or Pooled Trusts existing in the State. "§ 36D-6. Gifts, Community Third Party or Pooled Trust surplus trust funds. 49 Community Third Party and Pooled Trusts may accept gifts and use surplus trust 50 (a) 51 funds to meet reasonable start-up costs and reduce the charges to the trust for the cost of

General Assembly Of North Carolina

administration and for the purpose of qualifying as beneficiary any indigent person whose 1 2 family members lack the resources to make a full contribution on that person's behalf. A 3 maximum of fifty percent (50%) of the surplus trust funds may be retained in the Community 4 Third Party or Pooled Trust account for this purpose as well as to cover administrative costs. Gifts made to the Community Third Party or Pooled Trust for an unspecified purpose shall be 5 used by the trust either to qualify indigent persons whose families lack the means to qualify 6 7 them as beneficiaries of the trust or to meet any reasonable start-up or administrative costs that 8 the trust incurs. 9 For Community Third Party Trusts, remaining surplus trust funds may be distributed (b) to additional beneficiaries as specified in the Trust Agreement. 10 For Medicaid Pooled Trusts, upon termination of an individual trust account, the 11 (c)surplus trust funds remaining in the individual account shall be used to satisfy any claims or 12 13 liens of the Department, up to an amount equal to the total medical assistance paid on behalf of 14 or to the disabled individual by the Department. The amount retained by the trust shall be determined on a sliding scale calculation, based upon the number of years the disabled 15 individual received services from the nonprofit corporation, but in no instance shall the trust 16 17 retain more than fifty percent (50%) of the surplus trust funds, unless the claims or liens of the Department are less than fifty percent (50%) of the surplus trust funds. 18 A Medicaid Pooled Trust may not distribute surplus trust funds to any 19 (d)20 remaindermen identified in the trust document unless there are funds remaining after all claims or liens of the Department have been satisfied, nor shall it use surplus trust funds to make any 21 charitable contribution on behalf of any beneficiary or any group or class of beneficiaries. The 22 23 community trust may accept gifts and use surplus trust funds for the purpose of qualifying as 24 beneficiary any indigent person whose family members lack the resources to make a full 25 contribution on that person's behalf. The extent and character of the services and selection of 26 beneficiaries are at the discretion of the community trust. The community trust may not use 27 surplus trust funds to make any charitable contribution on behalf of any beneficiary or any 28 group or class of beneficiaries. The community trust may accept gifts to meet start up costs, 29 reduce the charges to the trust for the cost of administration, and for any other purpose that is 30 consistent with this Article. Gifts made to the trust for an unspecified purpose shall be used by 31 the community trust either to qualify indigent persons whose families lack the means to qualify 32 them as beneficiaries of the trust or to meet any start-up costs that the trust incurs.

33 "§ **36D-7**. Special requests on behalf of beneficiary.

34 The community trustCommunity Third Party Trust may agree to fulfill any special requests 35 made on behalf of a beneficiary as long as the requests are consistent with this Article Chapter 36 and provided that an adequate contribution has been made for this purpose on behalf of a 37 beneficiary. The Medicaid Pooled Trust may only disburse sub-account trust funds if such 38 disbursement is in the sole benefit of the beneficiary. The community trust may agree to serve 39 as trustee for any individual trust created on behalf of a beneficiary, regardless of whether the 40 trust is revocable or irrevocable, has one or more remaindermen or contingent beneficiaries, or 41 any other condition, so long as the individual trust is consistent with the purposes of this 42 Article.

43 "§ 36D-8. Irrevocability; impossibility of fulfillment.

A community trust for persons with severe chronic disabilities is irrevocable, but the trustees in their sole discretion may provide compensation for any contribution to the trust to any trustor who, upon good cause, withdraws a beneficiary designated by the trustor from the trust, or if it becomes impossible to fulfill the conditions of the trust with regard to an individual beneficiary for reasons other than the death of the beneficiary.

49 "§ **36D-9**. Beneficiary's interest in trust not asset for income eligibility determination.

50 Notwithstanding any provisions of Chapter 108A of the General Statutes, the The 51 beneficiary's interest in any community trust 36D Trust is not considered to be an asset for the

	General Assembly Of North CarolinaSession 2009
1	purpose of determining income eligibility for any publicly operated program, nor shall that
2	interest be reached in satisfaction of a claim for support and maintenance of the beneficiary.
3	The Department shall not reduce the benefits or services available to any individual because
4	that person is the beneficiary of a 36D Trust. The Department may authorize termination of an
5	individual's eligibility for medical assistance or impose sanctions as necessary for failure of a
6	purported 36D Trust to comply with the requirements of this Chapter and any rules adopted by
7	the Department pursuant to this Chapter. The Department may authorize termination of an
8	individual's eligibility for medical assistance or impose sanctions as necessary for failure of the
9	trustee to administer the 36D Trust in a manner consistent with this Chapter, the rules adopted
10	by the Department pursuant to this Chapter, and federal law and policy. No agency shall reduce
11	the benefits of services available to any individual because that person is the beneficiary of a
12	community trust.
13	"§ 36D-10. Trust not subject to law against perpetuities; restraints on alienation.
14	A community trust <u>36D Trust</u> shall not be subject to or held to be in violation of any
15	principle of law against perpetuities or restraints on alienation or perpetual accumulations of
16	trusts.
17	"§ 36D-11. Settlement; trustee limitations.
18	The community trust shall settle a community trust by filing a final accounting in the
19	superior court. In addition, at.
20	(a) The trustee of a Medicaid Pooled Trust shall provide a final disbursement and
21	accounting for an individual Pooled Trust sub-account to the Division of Medical Assistance,
22	Third Party Recovery Section, within 30 days of the receipt of an accounting of charges from
23	Medicaid, after the death of the beneficiary or other termination of the trust. An individual
24	Pooled Trust sub-account shall terminate upon the death of the beneficiary and the satisfaction
25	of all outstanding charges.
26	(b) At any time before the settlement of the final account, the community
27 28	trust, <u>Community Third Party or Pooled Trust</u> , the Secretary of State, or the Attorney General may bring an action for the dissolution of a nonprofit corporation in the superior court for the
28 29	purpose of terminating the trust or merging it with another charitable trust.
30	(c) No trustee or any private individual is entitled to share in the distribution of any of
31	the trust assets upon dissolution, merger, or settlement of the <u>Community Third Party or Pooled</u>
32	Trust. Community trust. Upon dissolution, merger, or settlement, the superior court shall
33	distribute all of the remaining net assets of the <u>Community Third Party or Pooled Trust</u>
34	community trust in a manner that is consistent with the purposes of this <u>Article.Chapter.</u>
35	"§ 36D-12. Special Needs Trust Administration and Accountability.
36	(a) The trustee of a special needs trust may be either an individual or an institution. The
37	trustee shall be bonded in an amount not less than the assets held in trust. The trustee of a
38	special needs trust shall not accept appointment as guardian of the person nor guardian of the
39	estate on behalf of any beneficiary.
40	(b) A copy of any proposed special needs trust shall be submitted to the Department at
41	least 60 days prior to the execution or judicial approval of the trust. For any special needs trust
42	requiring court approval, notice of the time and place of any hearing regarding such approval
43	shall be served upon the designated agent for service of legal process for the Department at
44	least 15 business days prior to the hearing. A copy of an executed or judicially approved special
45	needs trust shall be sent to the Department within 10 days of its execution or approval.
46	(c) All liens or claims, including subrogation claims arising under G.S. 108A-57,
47	against funds received by a Medicaid recipient or the recipient's heirs or assigns, or someone on
48	behalf of the Medicaid recipient or the recipient's heirs or assigns, in favor of the State shall be
49	satisfied in full prior to execution or judicial approval of the special needs trust.
50	(d) Upon execution or approval of the special needs trust, an initial accounting of the

General Assembly Of North Carolina Session 2009 an itemized statement that shows the funds collected for the year, income earned, other 1 2 expenses incurred, and the opening and final trust balances. A copy of this statement shall be 3 made available, upon request, to the beneficiary, trustor, or designee of the trustor. Each trustor 4 or the trustor's designee shall receive a detailed individual statement of the services provided to the beneficiary during the previous 12 months and the services to be provided during the 5 following 12 months. The trustee shall make a copy of the individual statement available to the 6 7 beneficiary upon request. 8 The Department or its agents may perform annual audits of any special needs trust (e) 9 existing in the State. 10 Upon each redetermination of the individual's eligibility for medical assistance, the (f) beneficiary, the beneficiary's spouse, parent or legal guardian, or trustee shall submit to the 11 applicable county department of social services each of the following documents: 12 13 An itemized statement showing the trust balance as of the date of (1)14 redetermination, all assets or items purchased with trust funds and all wages or payments for services paid for with trust funds during the months 15 preceding the redetermination, and since the last application or 16 17 redetermination. 18 (2)Copies of all bank and other financial institution statements of the trust for 19 the preceding six months. 20 <u>(3)</u> If a specially equipped vehicle or real property has been purchased with trust 21 funds during the preceding six months, a copy of the purchase and sale 22 agreement, and deed or title to such property. 23 The Department shall be given a minimum of 30 days' notice if there is to be a (g) 24 change in trustee. 25 The trustee shall give notice to the Department within ten days of the death of the (h) beneficiary. The trustee shall provide to the Department a final accounting and disbursement of 26 27 the special needs trust within 60 days of the death of the beneficiary. 28 Any addition or augmentation of the trust by the beneficiary with the beneficiary's (i) 29 own assets after the beneficiary has attained sixty-five years of age shall be treated as an 30 improper disposition of assets. 31 **\§ 36D-13. Special Needs Trust Termination.** 32 Following execution or approval of a trust as a special needs trust, the special needs (a) 33 trust may not be terminated, changed, or converted to any other form of trust, including a trust 34 formed pursuant to 42 U.S.C. § 1396p(d)(4)(C) and this Chapter unless the Department first 35 receives an amount equal to the total medical assistance paid on behalf of the individual up to 36 the date of the termination, change or conversion from the funds remaining in the special needs 37 trust. 38 If a special needs trust is found to be invalid or the beneficiary no longer qualifies (b) 39 for Medicaid services, the special needs trust shall be deemed to have terminated, and the 40 termination provision mandating reimbursement to the Department shall apply. 41 Upon termination of the trust, due to the death of the beneficiary or otherwise, only (c) 42 the following may be paid from the special needs trust prior to the payment to the Department 43 required under this Chapter: 44 Taxes due from the special needs trust to the State or federal government (1)45 due to the death of the beneficiary; Reasonable fees payable to the trustee for administration of the special needs 46 (2)47 trust. 48 "§ 36D-14. Special Needs Trust Purchases, Payments, and Disbursements. 49 The trustee shall have sole discretion in all purchases, payments, and disbursements (a) from the special needs trust in accordance with 42 U.S.C. § 1396p(d)(4)(A) and the rules set 50 51 forth for special needs trusts by the Department.

	General Assembly Of North CarolinaSession 2009
1	(b) The trustee of a special needs trust shall make only those payments and
2	disbursements that are for the sole benefit of the beneficiary. Distributions, in cash or
3	otherwise, shall not directly or indirectly benefit family members of the beneficiary.
4	Distributions to family members for care and services provided to the beneficiary are not for
5	the sole benefit of the beneficiary. The trustee of a special needs trust shall not make cash
6	distributions to a beneficiary.
7	(c) Any real or personal property purchased by the trustee which is capable of being
8	titled to someone or to some entity shall be titled solely in the name of the trust.
9	(d) The trustee of a special needs trust may authorize the expenditure of funds for any
10	goods or services, including recreational services, which the trustee, in its sole discretion,
11	determines will promote the well-being of any beneficiary. The trustee shall not expend funds
12	for any goods or services of comparable quality to those available to any particular beneficiary
13	through any governmental or charitable program, insurance, or other sources. The trustee may
14	expend funds to meet the reasonable costs of administering the trust.
15	(e) The trustee shall not make purchases, payments, or disbursements for services of a
16	nature or in a manner that would be contrary to the public policy of this State at the time the
17	services are to be provided. The trustee shall not make purchases, payments, or disbursements
18	which are contrary to the purpose of special needs trusts as that purpose is made evident by
19	federal law and policy, this Chapter, and the rules adopted by the Department pursuant to this
20	Chapter."
21	SECTION 2. This act is effective when it becomes law.