GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 382*

Committee Substitute Favorable 3/10/09 Committee Substitute #2 Favorable 3/25/09 PROPOSED SENATE COMMITTEE SUBSTITUTE H382-PCS80630-RD-89

Short Title: 1	Health Choice Program Review Process.	(Public)
Sponsors:		
Referred to:		
	March 4, 2009	
CONTINUE AND REC AND CREA HEALTH S PROCESS FROM TH PROCEDU The General As	A BILL TO BE ENTITLED CREATE THE HEALTH CHOICE PROGRAM RE E THE CURRENT REVIEW PROCESS FOR PRO IPIENTS APPEALING ENROLLMENT AND ELIG ATE A REVIEW PROCESS FOR PROGRAM RECI ERVICES DECISIONS, AND TO ADD THE HEALTH TO THE AGENCIES AND PROCEEDINGS CURI IE CONTESTED CASE PROVISIONS OF THE RE ACT. sembly of North Carolina enacts: CTION 1. Part 8 of Article 2 of Chapter 108A of ding a new section to read:	GRAM APPLICANTS IBILITY DECISIONS, IPIENTS TO APPEAL IF SERVICES REVIEW RENTLY EXEMPTED IF ADMINISTRATIVE
"§ 108A-70.29. Program review process.		
(a) Review of Eligibility and Enrollment Decisions. – Eligibility and enrollment		
decisions for Program applicants or recipients shall be reviewable pursuant to G.S. 108A-79. Program recipients shall remain enrolled during the review of a decision to terminate or		
suspend enrolln		ecision to terminate or
	ew of Health Services Decisions. – In accordance with	1 42 C F R 8 457 1130
	457.1150, a Program recipient may seek review of any	
	termination of health services, in whole or in part, inc	
about the type or level of services, through a two-level review process.		
(1)	Internal review Within 30 days from the date of	the decision subject to
	review under this subsection, a recipient may reque	est a first-level internal
	review, which shall be conducted by the Clinical M	
	Division of Medical Assistance or the Director's clini	
<u>(2)</u>	External review. – If the recipient is dissatisfied wi	·
	decision, then within 15 days after the internal review	
	the recipient may request a second-level independen	
	Department of Health and Human Services Hearin	
	review process shall comply with the provisions of	
	The Department's Hearing Office shall assign the ma	itter to a hearing officer



42

43

who will preside over the review. The hearing may be in person at the 1 2 Hearing Office in Raleigh or by telephone. Recipients may: 3 Represent themselves or have representatives of their choosing in the 4 review process. 5 Timely review their files and other applicable information relevant to <u>b.</u> 6 the review of the decision. 7 Fully participate in the review process, including the opportunity to <u>c.</u> 8 present supplemental information during the review process. 9 Time frames. – The hearing officer shall render a written decision within 90 (3) calendar days of the date the recipient requested first-level review, as 10 11 specified at 42 C.F.R. § 457.1160. If the recipient's physician or health plan 12 determines that operating under the standard 90-day time frame could 13 seriously jeopardize the enrollee's life or health or ability to attain, maintain, 14 or regain maximum function, then each level of review must be completed 15 within 72 hours, except that this expedited time frame may be extended by up to 14 calendar days if the recipient requests an extension. 16 17 Coverage of services during review. – When the decision is a reduction, (4) suspension, termination, or denied request for increase of existing services, 18 19 notwithstanding the request for review, the services shall be covered in 20 accordance with the decision under review, and services which are terminated or suspended services shall not be covered, unless and until the 21 22 decision is overturned on review. 23 Review of decisions pursuant to Programmatic changes. - The Program review (c) 24 process set forth in this section shall not apply to instances in which the sole basis for the 25 decision is a provision in the State plan or in Federal or State law requiring an automatic 26 change in eligibility, enrollment, or a change in coverage under the health benefits package that 27 affects all applicants or enrollees or a group of applicants or enrollees without regard to their 28 individual circumstances. 29 Notice. – A recipient shall receive timely written notice of any decision subject to 30 review under this section in accordance with the requirements of 42 C.F.R. § 457.1180. The 31 notice shall include the reasons for the decision, an explanation of applicable rights to review of 32 that decision, the standard and expedited time frames for review, the manner in which a review 33 can be requested, and the circumstances under which enrollment may continue pending review. 34 Rule-Making authority. – The Department shall have the authority to adopt rules for 35 the implementation and operation of the Program review process." 36 **SECTION 2.** G.S. 150B-1(e) is amended by adding a new subdivision to read: 37 "(17) The Department of Health and Human Services with respect to the review of 38 North Carolina Health Choice Program determinations regarding delay, 39 denial, reduction, suspension, or termination of health services, in whole or 40 in part, including a determination about the type or level of services." 41 **SECTION 3.** This act becomes effective July 1, 2010, and applies to reviews of

Page 2 House Bill 382* H382-PCS80630-RD-89

Health Choice Program enrollment, eligibility, or health services decisions requested by Health

Choice Program applicants or recipients on or after that date.