## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## SENATE BILL 838 PROPOSED COMMITTEE SUBSTITUTE S838-PCS15365-TR-8

	Short Title: N	Medicaid Transformation Modifications.	(Public)		
	Sponsors:				
	Referred to:				
		May 11, 2016			
1		A BILL TO BE ENTITLED			
2	AN ACT TO R	EQUIRE FURTHER REPORTING FROM THE DEPART	IMENT OF HEALTH		
$\frac{2}{3}$		IAN SERVICES RELATED TO TRANSFORMATION			
4		IEALTH CHOICE PROGRAMS AND TO MODIFY CE			
5		EDICAID TRANSFORMATION LEGISLATION.			
6					
7		The General Assembly of North Carolina enacts: SECTION 1. No later than October 1, 2016, the Department of Health and Humar			
8		ubmit a report to the Joint Legislative Oversight Committee			
9		and the Fiscal Research Division containing the following ite			
10	(1)	The status of the 1115 waiver submission to the Cen			
11	(1)	Medicaid Services (CMS), as well as any other submissi			
12		the transition of Medicaid and NC Health Choice fro			
13		capitation. The report shall specifically address the timeli			
14		or submissions to CMS, responses received from CMS, a			
15		to ensure approval of a waiver for Medicaid transformation	<b>e</b>		
16	(2)	A detailed Work Plan for the implementation of the trans			
17	(-)	and NC Health Choice programs. The Work Plan shall p			
18		to allow the Joint Legislative Oversight Committee on M			
19		Choice to monitor progress and identify challenges and			
20		implementation of the transformation of Medicaid an			
21		programs. The detailed Work Plan shall identify key			
22		events necessary to the transition of the programs. For ea			
23		event, the Work Plan shall specify the expected comple			
24		the individual who is assigned responsibility for accomp			
25		accomplishment of the milestone, task, or event.	0 0		
26	(3)	A sufficiently detailed description of any developments	or changes during the		
27		planning process to enable the General Assembly to a			
28		successful implementation of the Medicaid and	•		
29		transformation.			
30	SEC	<b>TION 2.(a)</b> Section 3 of S.L. 2015-245 reads as rewritten:			
31	"SECTION	3. Time Line for Medicaid Transformation The fol	lowing milestones for		
32		ormation shall occur no later than the following dates:	-		
33	(1)	When this act becomes law. –			
34	. /	a. The Division of Health Benefits of the Depa	rtment of Health and		
35		Human Services (DHHS) is created pursuant to Se			



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	b. The Joint Legislative Oversight Committee of Choice is created pursuant to Section 15 of	
	Medicaid and NC Health Choice programs.	
	c. The Division of Health Benefits <u>DHHS</u> shall	begin development of the
	1115 waiver and any other State Plan	
	amendments necessary to effectuate the	Medicaid transformation
( <b>2</b> )	required by this act.	of Hoolth Donofite DILLS
(2)	March 1, 2016. – The DHHS, through the Division- shall report its plans and progress on Medicaid	transformation, including
	recommended statutory changes, to the Joint Legisla	
	on Medicaid and NC Health Choice, as required by s	subdivision (12) of Section
	5 of this act.	
(3)	On or before June 1, 2016. – The DHHS, throug BenefitsDHHS shall submit the waivers and State	Plan amendments required
	by this act to the Centers for Medicare & Medicaid S	
(4)	Eighteen months after approval of all necessary	
	amendments by CMS Capitated contracts shall	begin and initial recipient
	enrollment shall be complete."	
	<b>ION 2.(b)</b> Section 4 of S.L. 2015-245 reads as rewritt	
	Structure of Delivery System. – The transformed	
	described in Section 1 of this act shall be organized	according to the following
principles and par		Human Compisson (DIIIIC)
(1)	DHHS authority. – The Department of Health and shall have full authority to manage the State's Medic	· · · · · · · · · · · · · · · · · · ·
	programs provided that the total expenditures, net	
	exceed the authorized budget for each program, exc	• • •
	shall determine eligibility categories and income three	
	Division of Health Benefits, created in Section	6
	responsible for planning and implementing the	
	required by this act.	
(4)	Services covered by PHPs Capitated PHP contrac	ts shall cover all Medicaid
	and NC Health Choice services, including physical h	ealth services, prescription
	drugs, long-term services and supports, and behavior	
	Health Choice recipients, except as otherwise provid	
	capitated contracts required by this subdivision shall	
	<u>a.</u> Behavioral health services for Medicaid recip	
	the local management entities/manag	0
	(LME/MCOs) shall be excluded from the ca	pitated contracts until four
	years after the date capitated contracts begin.	1 1
	<u>b.</u> The capitated contracts required by this su	ibdivision shall not cover
	dental <u>Dental</u> services.	
	c. <u>Services provided through the Program of</u> <u>Elderly (PACE).</u>	All-Inclusive Care for the
	d. Audiology, speech therapy, occupational t	herapy, physical therapy,
	nursing, and psychological services prescri	ibed in an Individualized
	Education Program (IEP) and performed	by schools or individual
	contracted with Local Education Agencies.	
	e. Services provided pursuant to a contract with	Children's Developmental
	Services Agencies.	

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	<u>f.</u>	Services for Medicaid program applicants durin retroactive eligibility period authorized by 42 U.S. Services provided during a prospective, 12-	C. § 1396a(a)(34).
		enrollment period shall be covered by the capitated co	ontracts.
(5)	Pop	lations covered by PHPs Capitated PHP contract	cts shall cover all
	Med	icaid and NC Health Choice program aid categories ex	xcept recipients_for
	the f	ollowing categories:	
	<u>a.</u>	Recipients who are dually eligible for Medica	
		Recipients in the aged program aid category the	-
		Medicare shall be considered recipients who are	
		Medicaid and Medicare. The Division of Health Bend	
		long-term strategy to cover dual eligibles throu	
	h	contracts, as required by subdivision (11) of Section :	
	<u>b.</u>	Qualified aliens subject to the 5-year bar for n assistance under 8 U.S.C. § 1613 who qualify for a	_
		under 8 U.S.C. § 1611.	emergency services
	<u>c,</u>	Undocumented aliens who qualify for emergency	v services under 8
	<u></u>	U.S.C. § 1611.	services under o
	<u>d.</u>	Medically needy Medicaid recipients.	
	<u>e.</u>	Members of federally-recognized tribes.	Members of
		federally-recognized tribes shall have the option to e	
		PHPs.	· · · ·
	<u>f.</u>	Presumptively eligible recipients, during the peri-	od of presumptive
	_	eligibility. Presumptively eligible recipients who sub	
		application and are determined eligible for the Med	
		be covered by capitated contracts during the pro-	spective, 12-month
		continuous enrollment period after they have been de	
(6)		ber and nature of capitated PHP contracts The numb	
		racts required under subdivision (3) of this section shall	
	a.	Three contracts between the Division of Health Be	
		provide coverage to Medicaid and NC Health	Choice recipients
	h	statewide (statewide contracts).	Demofits and DI Es
	b.	Up to $\frac{1012}{12}$ contracts between the Division of Health for coverage of regions specified by the Division	
		pursuant to subdivision (2) of Section 5 of this act (	
		Regional contracts shall be in addition to the three	-
		required under sub-subdivision a. of this subdivis	
		contract shall provide coverage throughout the en	
		Medicaid and NC Health Choice services required by	-
		this section. A PLE may bid for more than one	
		provided that the regions are contiguous.	. 6
	c.	Initial capitated PHP contracts may be awarded on	staggered terms of
		three to five years in duration to ensure against ga	
		may result from termination of a contract by the PHP	
"			
SE	CTION	<b>2.(c)</b> Section 5 of S.L. 2015-245 reads as rewritten:	
		le of DHHS. – The role and responsibility of DHHS, the	-
	<del>efits, <u>DI</u></del>	<u>IHS</u> during Medicaid transformation shall include the	following activities
d functions:			

(6) Enter into capitated PHP contracts for the delivery of the Medicaid Health Choice services described in subdivision (4) of Section 4 of this contracts shall be the result of requests for proposals (RFPs) issued by	act. All
and the submission of competitive bids by PHPs. DHHS, through the	•
of Health Benefits, DHHS shall develop standardized contract terms, to	
at a minimum, the following:	
a. Risk-adjusted cost growth for its enrollees must be at le percentage (2%) points below national Medicaid spending gr documented and projected in the annual report prepared for CM Office of the Actuary for nonexpansion states.	owth as
b. A requirement that PHP spending for prescribed drugs, net of ensures the State realizes a net savings for the spending on pres	
drugs. All PHPs shall be required to use the same drug formular shall be established by <del>DHHS, through the Division of Benefits.</del> DHHS.	
c. Until final federal regulations are promulgated governing med	
ratio, a minimum medical loss ratio of eighty-eight percent (8 health care services, with the components of the numera	
denominator to be defined by DHHS, through the Division of	
Benefits.DHHS.	i incantii
d. A requirement that PHPs develop and maintain provider netwo	orks that
meet access to care requirements for their enrollees. PHPs 1	•
exclude providers from their networks except for failure	
objective quality standards or refusal to accept network	
Notwithstanding the previous sentence, PHPs must include all p	
in their geographical coverage area that are designated	
providers by DHHS pursuant to subdivision (13) of this section	
DHHS approves an alternative arrangement for securing the	types of
e. A requirement that all PHPs assure that enrollees who do not	t elect a
primary care provider will be assigned to one.	t cleet a
(11) Develop a Dual Eligibles Advisory Committee, which must include a	it least a
reasonably representative sample of the populations receiving lo	ong-term
services and supports covered by Medicaid. The Division of	
Benefits, DHHS, upon the advice of the Dual Eligibles Advisory Cor	
shall develop a long-term strategy to cover dual eligibles through capita	
contracts and report the strategy to the Joint Legislative Oversight Co	mmittee
on Medicaid and NC Health Choice by January 31, 2017.	
(13) Designate Medicaid and NC Health Choice providers as essential prov	vidora if
the provider either offers services that are not available from any other	
within a reasonable access standard or provides a substantial share of	-
units of a particular service utilized by Medicaid and NC Health	
recipients within the region during the last three years, and the co	
capacity of other service providers in the region is insufficient to meet	
needs of the Medicaid and NC Health Choice enrollees. DHHS s	
classify physicians and other practitioners as essential providers	
minimum, providers in the following categories shall be designated e	
providers:	
a. Federally qualified health centers.	

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1	b. Rural health centers.	
2	c. Free clinics.	
3	d. Local health departments.	
4	e. <u>State Veterans Homes.</u> "	
5	<b>SECTION 2.(d)</b> Section 8 of S.L. 2015-245 reads as rewritten:	
6	"SECTION 8. Innovations Center. – DHHS shall submit a program	n design and budget
7	proposal no later than May 1, 2016, to the Joint Legislative Oversight Comm	ittee on Medicaid and
8	NC Health Choice that will create a Medicaid and NC Health Choice Transf	
9	Center within the Division of Health Benefits with the purpose of assisting	ng Medicaid and NC
10	Health Choice providers in achieving the ultimate goals of better health, b	etter care, and lower
11	costs for North Carolinians. The center should be designed to support provid	lers through technical
12	assistance and learning collaboratives that foster peer-to-peer sharing of b	
13	shall use the Oregon Health Authority's Transformation Center as a des	-
14	consider at least the following features:	C
15	(1) Learning collaboratives, peer-to-peer networks.	
16	(2) Clinical standards and supports.	
17	(3) Innovator agents.	
18	(4) Council of Clinical Innovators.	
19	(5) Community and stakeholder engagement.	
20	(6) Conferences and workshops.	
21	(7) Technical assistance.	
22	(8) Infrastructure support."	
23	SECTION 2.(e) Section 9 of S.L. 2015-245 reads as rewritten:	
24	"SECTION 9. Maintain Funding Mechanisms. – In developing the wa	aivers and State Plan
25	amendments necessary to implement this act, the Department of Health a	and Human Services,
26	through the Division of Health Benefits created in Section 10 of this act, D	
27	the Centers for Medicare & Medicaid Services (CMS) to attempt to preserve	-
28	funding generated from Medicaid-specific funding streams, such as assessme	
29	the levels of funding may be preserved. If such Medicaid-specific funding can	
30	currently implemented, then the Division of Health BenefitsDHHS sh	
31	Legislative Oversight Committee on Medicaid and NC Health Choice, creater	
32	this act, of any modifications necessary to maintain as much revenue as	-
33	context of Medicaid transformation. If such Medicaid-specific funding	
34	preserved through the transformation process or if revenue would decrease,	
35	General Assembly to modify such funding streams so that any supple	
36	providers are more closely aligned to improving health outcomes and achiev	ing overall Medicaid
37	goals."	
38	<b>SECTION 2.(f)</b> Section 10 of S.L. 2015-245 reads as rewritten:	<b>5</b> 111 <b>37</b> 7 11
39	"SECTION 10. Creation of the Division of Health Benefits. – The	
40	Benefits is established as a new division of the Department of Health and I	
41	Department of Health and Human Services, through the Division of Health	
42	responsible for implementing Medicaid transformation required by this act	
43	and operate all functions, powers, duties, obligations, and services relate	
44	Medicaid and NC Health Choice programs. The Division of Medical Assista	
45 46	operate the current Medicaid and NC Health Choice programs until the	
46 47	Assistance is eliminated. Upon the elimination of the Division of Me	
47 48	functions, powers, duties, obligations, and services vested in the Division of I the Department of Health and Human Services are vested in the Division of	
48 40	the Department of Health and Human Services are vested in the Division of	
49 50	Department of Health and Human Services shall remain the Medicaid single	
50 51	and shall be responsible for implementing Medicaid transformation required	-
51	administer and operate all functions, powers, duties, obligations, and se	ivices related to the
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1	transformed Me	edicaid and NC Health Choice programs. Prior to	the effective date of
2		35, the Secretary of DHHS may appoint a Director of	
3	Benefits."	s, the sected of Diffis may appoint a Director of	the Division of Health
4		<b>TION 2.(g)</b> G.S. 143B-216.80 reads as rewritten:	
5		<b>Division of Health Benefits – creation and organization</b>	on
6		e is hereby established the Division of Health Benefit	
7		an Services. The Director shall be the head of the Division	I I
8		ation of the Division of Medical Assistance, the Division	
8 9	-		
		all functions, powers, duties, obligations, and services	
10 11		dical Assistance. The Department of Health and Huma	
		ealth Benefits, Services shall have the powers an	
12	. ,	. The Director shall be the head of the Divisio	
13		in addition to the powers and duties already vested in the	<b>-</b>
14		bugh generally subject to the laws of this State, the	
15		modifications apply to the Division of Health Benefit	ts of the Department of
16		an Services, notwithstanding any other provision of law:	
17	<u>(1)</u>	Employees of the Division of Health Benefits shall no	•
18		Carolina Human Resources Act, except as provided in	
19	<u>(2)</u>	The Secretary may retain private legal counsel	and is not subject to
20		<u>G.S. 114-2.3 or G.S. 147-17(a) through (c).</u>	
21	<u>(3)</u>	The Division of Health Benefits' employment contra	
22		G.S. 108A-54(e)(2) are not subject to review and ap	proval by the Office of
23		State Human Resources.	
24	<u>(4)</u>	If the Secretary establishes alternative procedures for	
25		of contracts, then the Division of Health Benefits is ex	-
26		review and approval requirements but still may cho	
27		contract review and approval procedures for particular	contracts."
28		<b>TION 2.(h)</b> G.S. 108A-54 reads as rewritten:	
29	"§ 108A-54. Au	thorization of Medical Assistance Program; administr	ration.
30	•••		
31		Department of Health and Human Services shall con	
32	-	icaid and NC Health Choice programs through the Division	
33		n of Medical Assistance is eliminated at which time all f	
34		services vested in the Division of Medical Assistance are	
35		Prior to and following the exchange of powers and dut	
36		nce to the Division of Health Benefits, and in addition t	-
37		the Secretary of the Department of Health and Human S	
38		of Health and Human Services, through the Division of I	Health Benefits, Services
39	shall have the fo	llowing powers and duties:	
40	(1)	Administer and operate the Medicaid and NC He	
41		provided that the total expenditures, net of agency rec	1
42		authorized budget for each program. None of the powe	rs and duties enumerated
43		in the other subdivisions of this subsection shall be cor	
44		grant of authority to administer and operate the M	edicaid and NC Health
45		Choice programs.	
46	(2)	Employ clerical and professional staff of the Divis	
47		including consultants and legal counsel, necessary to o	• •
48		duties of the division. In hiring staff for the Division	
49		Secretary may offer employment contracts for a term a	-
50		the employees, which may include performance-ba	ased bonuses based on
51		meeting budget or other targets.	

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(3)	Notwithstanding G.S. 143-64.20, enter into contracts for t the Medicaid and NC Health Choice programs, as we	
	contracts, including contracts of a consulting or advisory na	ture.
(4)	Establish and adjust all program components, except for	
	and income thresholds, of the Medicaid and NC Health Cho	pice programs within
	the appropriated and allocated budget.	
(5)	Adopt rules related to the Medicaid and NC Health Choice	
(6)	Develop midyear budget correction plans and strategies an budget corrective actions necessary to keep the Medica	•
	Choice programs within budget.	
(7)	Approve or disapprove and oversee all expenditures to	-
	allocated to the Medicaid and NC Health Choice progr	ams by other State
(9)	departments or agencies.	amittaa on Madiaaid
(8)	Develop and present to the Joint Legislative Oversight Cor and NC Health Choice and the Office of State Budget a	
	January 1 of each year, beginning in 2017, the following	•
	Medicaid and NC Health Choice programs:	
	a. A detailed four-year forecast of expected changes t	o enrollment growth
	and enrollment mix.	o emoniment growt
	b. What program changes will be made by the Depart	ment in order to stay
	within the existing budget for the programs base	
	year's forecasted enrollment growth and enrollment	
	c. The cost to maintain the current level of services	
	fiscal year's forecasted enrollment growth and enrol	lment mix.
(9)	Publish on its Web site and update on at least a monthly b	oasis, at a minimum
	the following information about the Medicaid and NC Heal	th Choice programs:
	a. Enrollment by program aid category by county.	
	b. Per member per month spending by category of serv	
	c. Spending and receipts by fund along with a detailed	-
	d. A comparison of the above figures to the amo	unts forecasted and
	budgeted for the corresponding time period.	
	General Assembly shall determine the eligibility categories and	
	d and NC Health Choice programs. The Department of	
	h the Division of Health Benefits, <u>Services</u> is expressly ermanent rules regarding eligibility requirements and determine	
	onflict with the parameters set by the General Assembly.	nations, to the exten
-	ugh generally subject to the laws of this State, the fol	lowing exemptions
	modifications apply to the Division of Health Benefits of	<b>• •</b>
	an Services, notwithstanding any other provision of law:	the Department of
(1)	Employees of the Division of Health Benefits shall not be	subject to the North
~ /	Carolina Human Resources Act, except as provided in G.S.	0
(2)	The Secretary may retain private legal counsel and is	
	<del>114-2.3 or G.S. 147-17(a) through (c).</del>	0
<del>(3)</del>	The Division of Health Benefits' employment contracts offe	ered pursuant to G.S.
	108A-54(e)(2) are not subject to review and approval by	the Office of State
	Human Resources.	
(4)	If the Secretary establishes alternative procedures for the	11
	of contracts, then the Division of Health Benefits is exemp	
	review and approval requirements but may still choose	
	contract review and approval procedures for particular cont	racts."
~	<b>TION 2.(i)</b> G.S. 143B-139.6C reads as rewritten:	

## **General Assembly Of North Carolina**

## 1 "§ 143B-139.6C. Cooling-off period for certain Department employees. 2 Ineligible Vendors. - The Secretary of the Department of Health and Human Services (a) 3 shall not contract for goods or services with a vendor that employs or contracts with a person who 4 is a former employee of the Department and uses that person in the administration of a contract 5 with the Department. 6 (b) Vendor Certification. - The Secretary shall require each vendor submitting a bid or 7 contract to certify that the vendor will not use a former employee of the Department in the 8 administration of a contract with the Department in violation of the provisions of subsection (a) of 9 this section. 10 (c) A violation of the provisions of this section shall void the contract. 11 (d) Definitions. – As used in this section, the following terms mean: Administration of a contract. - OversightThe former employee's duties and 12 (1)13 responsibilities for the vendor include oversight of the performance of a 14 contract, or authority to make decisions regarding a contract, including 15 interpretation of a contract, or participation in the development of specifications 16 or terms of a contract or in the preparation contract, or award of a contract. 17 (2)Former employee of the Department. – A person who, for any period within the preceding six months, was employed as an employee or contract employee of 18 19 the Department of Health and Human-Services, and in the six months 20 immediately preceding termination of State employment, participated 21 personally in either the award or management of a Department contract with the 22 vendor, or made regulatory or licensing decisions that directly applied to the 23 vendor. Services and personally participated in any of the following: 24 The award of a contract to the vendor. a. 25 An audit, decision, investigation, or other action affecting the vendor. b. 26 c. Regulatory or licensing decisions that applied to the vendor." **SECTION 3.** This act is effective when it becomes law. 27