GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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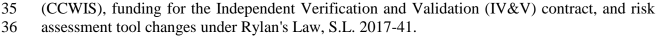
SENATE BILL 808 PROPOSED COMMITTEE SUBSTITUTE S808-PCS35422-MRxfra-19

Short Title: Medicaid Funding Act.

Sponsors:

Referred to:

	May 20, 2020
1	A BILL TO BE ENTITLED
2	AN ACT APPROPRIATING FUNDS FOR THE DOROTHEA DIX CAMPUS RELOCATION
3	PROJECT AND FOR THE CHILD WELFARE CASE MANAGEMENT COMPONENT
4	OF NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH
5	TECHNOLOGY (NC FAST); APPROPRIATING CORONAVIRUS RELIEF FUNDS FOR
6	BEHAVIORAL HEALTH AND CRISIS SERVICES; APPROPRIATING FUNDS FOR
7	THE OPERATION OF THE NORTH CAROLINA MEDICAID PROGRAM AND THE
8	IMPLEMENTATION OF MEDICAID TRANSFORMATION; AND MAKING
9	MEDICAID TRANSFORMATION-RELATED CHANGES.
10	The General Assembly of North Carolina enacts:
11	
12	PART I. DOROTHEA DIX CAMPUS RELOCATION PROJECT
13	SECTION 1.(a) There is transferred from the General Fund to the State Capital and
14	Infrastructure Fund the sum of fifteen million dollars (\$15,000,000) in nonrecurring funds for the
15	2020-2021 fiscal year.
16	SECTION 1.(b) There is appropriated from the State Capital and Infrastructure Fund
17	to the Office of State Budget and Management the sum of fifteen million dollars (\$15,000,000)
18	in nonrecurring funds for the 2020-2021 fiscal year to be allocated for the Dorothea Dix campus
19	relocation project with the Department of Health and Human Services.
20	SECTION 1.(c) The Department of Administration, in collaboration with the
21	Department of Health and Human Services, shall select land located in Wake County suitable for the Department Div computer relevant on project. The funds appropriated in this Part shall be used for
22 23	the Dorothea Dix campus relocation project. The funds appropriated in this Part shall be used for planning expenses associated with the relocation project.
23 24	SECTION 1.(d) This Part becomes effective July 1, 2020.
24 25	SECTION 1.(d) This Fait becomes effective July 1, 2020.
25 26	PART II. FUNDS FOR CHILD WELFARE CASE MANAGEMENT COMPONENT OF
27	NC FAST
28	SECTION 2.(a) There is appropriated from the General Fund to the Department of
29	Health and Human Services, Division of Central Management and Support, the sum of six million
30	one hundred fifty-four thousand four hundred eighty dollars (\$6,154,480) in nonrecurring funds
31	for the 2020-2021 fiscal year for updates and changes to the child welfare case management
32	component of the North Carolina Families Accessing Services through Technology (NC FAST)
33	system, including child welfare program changes in accordance with the federal Family First
34	Prevention Services Act, updates for the Comprehensive Child Welfare Information System
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1 2	SECTION 2.(b) This section becomes effective July 1, 2020.	
3	PART III. FUND BEHAVIORAL HEALTH AND CRISIS SERVICES	IN RESPONSE TO
4	THE COVID-19 PANDEMIC	
5	SECTION 3.(a) The State Controller shall transfer the sum of	•
6 7	(\$50,000,000) in nonrecurring funds for the 2020-2021 fiscal year from the Reserve established in Section 2.1 of S.L. 2020-4 to the Coronavirus Relief.	
8	Section 2.2 of that same act (Coronavirus Relief Fund).	
9	SECTION 3.(b) There is appropriated from the Coronavirus	
10	Office of State Budget and Management (OSBM) the sum of fifty million of	
11	in nonrecurring funds for the 2020-2021 fiscal year, to allocate to the Depa	
12	Human Services, Division of Mental Health, Developmental Disabilities, a	
13	Services (DMH/DD/SAS), for distribution to the local management en	
14	organizations (LME/MCOs) to fund behavioral health and crisis service	-
15	COVID-19 pandemic. The DMH/DD/SAS shall determine how to distribut	these funds among
16	the LME/MCOs.	
17	SECTION 3.(c) The requirements and limitations set forth in 1	
18	apply to the funds appropriated in this Part. The OSBM shall include the f	
19 20	appropriated in this section in the report required under Section 1.7 of S.L.	2020-4.
20	SECTION 3.(d) This Part becomes effective July 1, 2020.	
21 22	PART IV. DISALLOW TRANSFER OF MEDICAID BUDGET SURP	TIC
22	SECTION 4.(a) Notwithstanding Section 11F.2(d) of S.I	
23 24	3.6(b)(1) of S.L. 2019-242, or any other provision of law to the contrary	
25	Health and Human Services, Division of Health Benefits, shall not transfe	· ·
26	certified Medicaid budget surplus calculated for the 2019-2020 fiscal year	•
27	Health and Human Services, Division of Mental Health, Developmen	
28	Substance Abuse Services, for allocation to local management en	
29	organizations (LME/MCOs) to offset any reduction in single-stream fundin	e
30	SECTION 4.(b) This section becomes effective June 30, 2020.	
31		
32	PART V. FUNDS FOR OPERATION OF THE MEDICAID PROGRA	M
33	SECTION 5.1.(a) Funds received by the Department of Health a	and Human Services,
34	Division of Health Benefits, during the 2019-2020 fiscal year due to the	
35	federal fiscal year 2019-2020 MRI/GAP Plan that (i) represent the portion	
36	Medicaid payment, as defined in G.S. 108A-121, attributable to the quarter.	•
37	September 30, 2020, and (ii) have not been expended by June 30, 2020, s	
38	end of the fiscal year but shall remain available and shall be used for the N	ledicaid program for
39	the 2020-2021 fiscal year.	0
40	SECTION 5.1.(b) This section becomes effective June 30, 202	
41	SECTION 5.2. There is appropriated from the General Fund to	-
42	Health and Human Services, Division of Health Benefits, the sum of one is	
43	thousand dollars (\$1,400,000) in nonrecurring funds for the 2020-2021 fisc.	•
44 45	the implementation of an electronic visit verification (EVV) system that will	be used for personal
45 46	care services and home health services under the Medicaid program. SECTION 5.3.(a) Of the funds appropriated to the Department of	of Ucolth and Uuman
40 47	Services, Division of Health Benefits, for the 2019-2020 fiscal year that hav	
47 48	by June 30, 2020, and in addition to the funds described in Section 5.1 of	
40 49	thirty million dollars (\$30,000,000) in nonrecurring funds shall not revert a	
5 0	year but shall remain available and shall be used for the Medicaid and	
51	programs rebase in the 2020-2021 fiscal year.	
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1 2		TON 5.3.(b) This section becomes effective June 30, 2 TON 5.4. The State Controller shall transfer the sun	
3	dollars (\$84,000,000) in nonrecurring funds for the 2020-2021 fiscal year from funds available		
4		Fransformation Reserve in the General Fund to the De	1
5		Division of Health Benefits, to be used for the Medicai	
6	programs rebase. Funds transferred under this section are appropriated for the purpose set forth		
7	in this section.		
8 9		TON 5.5. Notwithstanding G.S. 143C-4-11, as enacted bundred thirty six million dollars (\$126,000,000) in	•
9 10		ne hundred thirty-six million dollars (\$136,000,000) in scal year shall be transferred from the Medicaid Cont	
10		he Department of Health and Human Services, Division	.
12		ledicaid and NC Health Choice programs rebase. Fund	
12		priated for the purpose set forth in this section.	us transferred under this
13		TON 5.6. There is appropriated from the General Fund	the sum of two hundred
15		ollars (\$213,000,000) in nonrecurring funds for the 202	
16		ealth and Human Services, Division of Health Bene	-
17		Health Choice programs rebase.	,
18		TON 5.7. Except as otherwise provided, this Part be	comes effective July 1,
19	2020.		
20			
21	PART VI. MED	ICAID ELIGIBILITY REDETERMINATIONS	
22		TON 6. No later than 60 days after the expiration of	
23	1	ergency as a result of the 2019 novel coronavirus, eac	• 1
24	social services, and any federally recognized Native American tribe within the State that has		
25	-	bility for the Medicaid program pursuant to G.S. 108A	-25(e), shall do all of the
26	following:		
27	(1)	Redetermine Medicaid eligibility for all Medicaid	
28		eligibility was continued as a result of Section 6008	S(b)(3) of P.L. 116-127,
29 30		including all of the following:	thar pariodia ranaval of
30 31		a. Beneficiaries who were due for an annual or o their Medicaid eligibility.	uler periodic reliewar of
32		b. Beneficiaries who experienced a change in	circumstance affecting
33		their Medicaid eligibility.	circumstance arreeting
34		c. Beneficiaries whose Medicaid eligibility was	affected by information
35		received through post-eligibility verification.	uncered by miormation
36	(2)	Provide notice to beneficiaries determined to be inel	igible for Medicaid as a
37		result of subdivision (1) of this section, in accordance	-
38			
39	PART VII. MED	DICAID TRANSFORMATION NECESSITIES	
40			
41		MENTATION OF MEDICAID TRANSFORMATI	
42		TON 7.(a) Subdivision (4) of Section 3 of S.L. 20	15-245, as amended by
43		2018-49, reads as rewritten:	
44	"(4)	Eighteen months after the date that CMS approves	
45		waiver request submitted as required by this act on Ju	
46 47		No later than July 1, 2021. – Capitated contracts shall be	
47 19		recipient enrollment on a regional basis, provide	
48 49		enrollment shall be complete no later than five month	s after the date capitated
49 50	SECT	contracts are required to begin." ION 7.(b) If Medicaid capitated payments do not be	orin on July 1 2021 as
50 51		livision (4) of Section 3 of S.L. 2015-245, as amende	
	required by bubu	This (1) of Section 5 of S.E. 2015 245, as allohad	ca by becaunt of B.E.

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1 2 3	2018-49 and subsection (a) of this section, then, to compensate for the delay, Health and Human Services, Division of Health Benefits, shall make the payments to prepaid health plans (PHPs), as defined in G.S. 108D-1, for each	following monthly
4 5	June 30, 2021, that Medicaid capitated payments have not been paid to the PI (1) Four million dollars (\$4,000,000) to each PHP that ha	HPs:
6	statewide standard benefit plan PHP capitated contract as of	
7	(2) A protect amount of four million dollars $($4,000,000)$ to	
8	been awarded a regional standard benefit plan PHP capit	
9	June 1, 2020, based upon the number of regions the PHP is a	contracted to serve.
10	SECTION 7.(c) The payments required under subsection (b) of the	is section shall not
11	be required for any month in which the failure of a PHP to receive a capita	tion payment after
12	July 1, 2021, is caused by the PHP.	
13		
14	USE OF MEDICAID TRANSFORMATION FUND FOR	R MEDICAID
15	TRANSFORMATION NEEDS	
16	SECTION 8.(a) The State Controller shall transfer the sum of nin	
17 18	hundred twenty thousand dollars (\$19,420,000) for the 2020-2021 fiscal available in the Medicaid Transformation Reserve in the General Fund	•
18 19	Transformation Fund established under Section 12H.29 of S.L. 2015-241.	to the Medicald
20	SECTION 8.(b) Subject to the fulfillment of conditions specifie	d in subsection (c)
20	of this section, the sum of nineteen million four hundred twenty thousand do	
22	in nonrecurring funds for the 2020-2021 fiscal year from the Medicaid Transfo	
23	be transferred to the Department of Health and Human Services, Division	•
24	(DHB), for the sole purpose of providing the State share for qualifying needs	
25	Medicaid transformation, as required by S.L. 2015-241, as amended. Funds	may be transferred
26	to DHB as qualifying needs arise during the 2020-2021 fiscal year and need n	ot be transferred in
27	one lump sum. To the extent that any funds are transferred under this subsec	ction, the funds are
28	appropriated for the purpose set forth in this subsection.	
29	For the purposes of this section, the term "qualifying need" s	
30	information technology, time-limited staffing, and contracts related to the fe	ollowing Medicaid
31	transformation needs:	
32 33	 Program design. Panaficiary experience 	
55 34	 (2) Beneficiary experience. (3) NC FAST upgrades related to Medicaid transformation. 	
34 35	(4) Data management tools.	
36	(5) Program integrity.	
37	(6) Technical and operational integration.	
38	(7) Provider experience.	
39	SECTION 8.(c) A request by the Department of Health and	Human Services,
40	Division of Health Benefits (DHB), for the transfer of funds pursuant to the	
41	made to the Office of State Budget and Management (OSBM) and shall in	nclude the amount
42	requested and the specific qualifying need for which the funds are to be used.	
43	identified in this section shall be transferred to DHB until OSBM verifies a	ll of the following
44	information:	
45	(1) The amount requested is to be used for a qualifying need	1 in the 2020-2021
46	fiscal year.	n of noorld in tot 1
47 48	(2) The amount requested provides a State share that will	
48 49	requirements that exceed sixty-three million one hundred dollars (\$63,120,000) for the 2020-2021 fiscal year.	a twenty mousand
49 50	SECTION 8.(d) Any federal funds received in any fiscal year by	the Department of
51	Health and Human Services, Division of Health Benefits (DHB), that represe	-

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share already expended on a qualifying need related to the funds received by DHB under this section shall be deposited into the Medicaid Transformation Fund. SECTION 8.(e) This section becomes effective July 1, 2020.
REPEAL OF PAST DIRECTIVE TO ELIMINATE GME TO ALIGN WITH MEDICAID
TRANSFORMATION
SECTION 9. Section 12H.12(b) of S.L. 2014-100 and Section 12H.23 of S.L. 2015-241, as amended by Section 88 of S.L. 2015-264, are repealed.
MEDICA ID TDANGEODMATION HOTHINE ODTION
MEDICAID TRANSFORMATION HOTLINE OPTION SECTION 10. The Department of Health and Human Services shall ensure that the
existing DHHS Customer Service hotline is responsive to questions posed by a Medicaid
beneficiary or provider or by the general public that are related to the rollout of Medicaid
transformation.
DURABLE MEDICAL EQUIPMENT RATE FLOOR
SECTION 11. For the first three years of the initial standard benefit plan prepaid
health plan capitated contracts required under Article 4 of Chapter 108D of the General Statutes,
the rate floor for durable medical equipment under managed care shall be set at one hundred
percent (100%) of the Medicaid fee-for-service rates for durable medical equipment.
TRIBAL OPTION/MEDICAID TRANSFORMATION
SECTION 12.(a) The Department of Health and Human Services may contract with
an Indian managed care entity (IMCE) or an Indian health care provider (IHCP), as defined under
42 C.F.R. § 438.14(a), to assist in the provision of health care or health care–related services to
Medicaid and NC Health Choice beneficiaries who are members of federally recognized tribes
or who are eligible to enroll in an IMCE. Contracts may include health care or health care-related
services as agreed upon with the IMCE or IHCP, as approved by the Secretary of the Department
of Health and Human Services and as allowed by the Centers for Medicare and Medicaid Services
(CMS), including, but not limited to, the following services:
(1) Primary care case management as a primary care case managed system or
entity, as described in 42 C.F.R. § 438.2.
 (2) Utilization management and referrals. (2) The management or provision of home and community based convises under
(3) The management or provision of home- and community-based services under $1015(a)$ waiver
a 1915(c) waiver. (4) The management or provision of specialized services covered by a behavioral
(4) The management or provision of specialized services covered by a behavioral health and intellectual/developmental disabilities (BH/IDD) tailored plan in
accordance with G.S. 108D-60(8).
Coverage provided by the IMCE or IHCP may be more permissive, but no more
restrictive, than Medicaid or NC Health Choice medical coverage policy adopted or amended by
the Department of Health and Human Services; however, the coverage shall be in compliance
with federal regulations and policies related to the receipt of federal funding for these health care
or health care-related services.
SECTION 12.(b) G.S. 108D-40(a) reads as rewritten:
"(a) Capitated PHP contracts shall cover all Medicaid and NC Health Choice program aid
categories except for the following categories:
•••
(5a) Eligible recipients who are enrolled in a DHHS-contracted Indian managed
care entity, as defined in 42 C.F.R. § 438.14(a).
<u>care entity, as defined in 42 C.F.R. § 438.14(a).</u> " SECTION 12.(c) G.S. 122C-115(e) reads as rewritten:

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1 2 2	"(e) Beginning on the date that capitated contracts under Article 4 of Cl General Statutes begin, LME/MCOs shall cease managing Medicaid service	s for all Medicaid
3 4 5	recipients other than recipients described in G.S. 108D-40(a)(1), (4), (5), (5a), (12), and (13). Until BH IDD tailored plans become operational, all of the follow (1) LME/MCOs shall continue to manage the Medicaid service	owing shall occur:
6 7	by the LME/MCOs under the combined 1915(b) and (c) wa recipients described in G.S. 108D-40(a)(1), (4), (5), (5a), (ivers for Medicaid
8	(12), and (13).	
9 10 11	(2) The Division of Health Benefits shall negotiate actuarially rates directly with the LME/MCOs based on the change in o population being served by the LME/MCOs.	
12 13 14	(3) Capitation payments under contracts between the Division and the LME/MCOs shall be made directly to the LME/MC	
14 15	of Health Benefits." SECTION 12.(d) The Department of Health and Human Service	es is authorized to
16	seek approval from CMS and submit any necessary State Plan Amendments at	
17	amendments thereto, to implement the provisions of this section.	
18		
19 20	REVISE AND RENAME THE SUPPLEMENTAL PAYMENT PI ELIGIBLE MEDICAL PROFESSIONAL PROVIDERS	AUGRAM FUR
20	SECTION 13.(a) The Department of Health and Human Servic	es shall revise the
22	supplemental payment program for eligible medical professional providers	
23	Medicaid State Plan, Attachment 4.19-B, Section 5, Pages 2 and 3, as require	ed by this section.
24	This payment program shall be called the Average Commercial Rate Supplem	
25	Payment Program. Effective July 1, 2021, the following two changes to the	program shall be
26	implemented:	C 11 11 11 1
27	(1) The program shall no longer utilize a limit on the number of professional providers that may be mimburged through	-
28 29 30	 professional providers that may be reimbursed through instead shall utilize a limit on the total payments made under (2) Payments under the program shall consist of two 	er the program.
31	supplemental payments that increase reimbursement	
32	commercial rate under the State Plan and (ii) directed payn	_
33	reimbursement to the average commercial rate under t	
34	system.	
35	SECTION 13.(b) The limitation on total payments made up	-
36	Commercial Rate Supplemental and Directed Payment Program for eligible me	-
37	providers shall apply to the combined amount of payments made as supplement	1.
38 39	the State Plan and payments made as directed payments under the managed car he based on the amount of supplemental payments for services provided duri	-
39 40	be based on the amount of supplemental payments for services provided duri fiscal year. For services provided on or after July 1, 2021, the total annual	-
40 41	directed payments made under the Average Commercial Rate Supplement	
42	Payment Program shall not exceed one hundred percent (100%) of the gr	
43	payments for services provided by eligible medical providers during the 2018	
44	increased at the start of each State fiscal year by an inflation factor determined	-
45	of Health and Human Services, Division of Health Benefits.	
46	SECTION 13.(c) Consistent with the existing supplemental pay	
47	eligible medical professional providers, the Department of Health and Human S	
48	the total amount of supplemental and directed payments that may be receiv	
49 50	providers affiliated with the East Carolina University Brody School of I University of North Carolina at Chapel Hill Health Care System. Average	

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supplemental payments and directed payments shall not be made for services provi	ded in Wake
County.	
SECTION 13.(d) The Department of Health and Human Services is n	
to make any modifications to the supplemental payment program for eligi-	ible medical
professional providers, except as authorized by this section.	012 260 and
SECTION 13.(e) Effective July 1, 2021, Section 12H.13(e) of S.L. 2 Sections 12H.13(b) and 12H.13A of S.L. 2014-100 are repealed.	013-300 and
MEDICAID CONTINGENCY RESERVE CODIFICATION	
SECTION 14. Article 4 of Chapter 143C of the General Statutes is	amended by
adding a new section to read:	
" <u>§ 143C-4-11. Medicaid Contingency Reserve.</u>	
(a) <u>Medicaid Contingency Reserve. – The Medicaid Contingency Reserve i</u>	is established
as a reserve to be used only for budget shortfalls in the Medicaid or NC Health Cho	oice program.
(b) Funds from the Medicaid Contingency Reserve may be allocated or exp	ended only if
all of the following criteria are met:	
(1) There is an act of appropriation by the General Assembly.	
(2) After the State Controller has verified that all Medicaid and NC H	
program receipts are being used appropriately, the Director of th	
found that additional funds are needed to cover a shortfall in the	Medicaid or
NC Health Choice budget for the State fiscal year.	
(3) The Director of the Budget has reported immediately to the Fis	
Division on the amount of the shortfall found in accordance with	
(2) of this subsection. This report shall include an analysis of the	
shortfall, such as (i) unanticipated enrollment and mix of en	
unanticipated growth or utilization within particular service area	
in the data or analysis used to project the Medicaid or NC H	
budget, (iv) the failure of the program to achieve budgeted savin	
factors and market trends that have impacted the price of or	
services, (vi) variations in receipts from prior years or from assu	
to prepare the Medicaid and NC Health Choice budgets for the	
year, or (vii) other factors. The report shall also include data in	
format that is adequate for the Fiscal Research Division to confirm	<u>n the amount</u>
of the shortfall and its causes.	Covernante
(c) Nothing in this section shall be construed to limit the authority of the	Governor to
carry out the Governor's duties under the Constitution."	
REVISE AND UPDATE HOSPITAL ASSESSMENTS	
	f the Concept
SECTION 15.1.(a) Effective July 1, 2021, Article 7 of Chapter 108A o	i the General
Statutes is repealed. SECTION 15.1 (21) Notwithstanding any provision of Article 7 of Cha	inter 1084 of
SECTION 15.1.(a1) Notwithstanding any provision of Article 7 of Chat the General Statutes to the contrary, the equity assessment, UPL assessment, equi	-
and UPL payments required under that Article for the partial year beginning Octo	• 1 •
and oPL payments required under that Article for the partial year beginning Octo and ending June 30, 2021, shall be carried out in accordance with this subsection. F	
period beginning October 1, 2020, the equity payment amount and the UPL pay	
required by G.S. 108A-124 shall be calculated to exclude services rendered after Ju	
In order to account for these partial-year payment amounts, the Secretary of the D	
Health and Human Services may adjust the quarterly equity payments and UI	-
required by G.S. 108A-124. In order to account for any partial-year adjustments	
payments or UPL payments, the Secretary of the Department of Health and Human	·
make any necessary adjustments to the equity assessment percentage rate, the UP	•

General Assembly Of North Carolina Session 2019 percentage rate, any quarterly equity assessment, and any UPL assessment required under 1 2 G.S. 108A-122 and G.S. 108A-123. 3 **SECTION 15.1.(a2)** Subsection (a) of this section does not affect the rights or 4 liabilities of the State, a hospital subject to the equity assessment or the UPL assessment, or 5 another person arising under a statute repealed by subsection (a) of this section or arising under 6 subsection (a1) of this section before the effective date of its repeal. 7 **SECTION 15.1.(b)** Effective July 1, 2021, Chapter 108A of the General Statutes is 8 amended by adding a new Article to read: 9 "Article 7A. 10 "Hospital Assessment Act. 11 "Part 1. General. 12 "§ 108A-130. Short title and purpose. 13 This Article shall be known as the "Hospital Assessment Act." This Article does not authorize 14 a political subdivision of the State to license a hospital for revenue or impose a tax or assessment 15 on a hospital. "§ 108A-131. Definitions. 16 17 The following definitions apply in this Article: 18 (1)Base assessment. – The assessment payable under G.S. 108A-142. 19 CMS. - Centers for Medicare and Medicaid Services. (2)20 (3) Critical access hospital. – As defined in 42 C.F.R. § 400.202. 21 (4) Department. - The Department of Health and Human Services. Prepaid health plan. - As defined in G.S. 108D-1. 22 (5) 23 Public hospital. - A hospital that certifies its public expenditures to the (6) 24 Department pursuant to 42 C.F.R. § 433.51(b) during the fiscal year for which 25 the assessment applies. Secretary. - The Secretary of Health and Human Services. 26 (7) 27 State's annual Medicaid payment. - An annual amount equal to one hundred (8) 28 twenty million dollars (\$120,000,000) for the taxable year October 1, 2020, 29 through September 30, 2021, increased each year over the prior year's 30 payment by the percentage specified as the Medicare Market Basket Index less productivity most recently published in the Federal Register. 31 32 Supplemental assessment. – The assessment payable under G.S. 108A-141. (9) 33 Total hospital costs. – The costs as calculated using the most recent available (10)34 Hospital Cost Report Information System's cost report data available through 35 CMS or other comparable data, including both inpatient and outpatient 36 components, for all hospitals that are not exempt from the applicable 37 assessment. "§ 108A-132. Due dates and collections. 38 39 Assessments under this Article are due quarterly in the time and manner prescribed (a) 40 by the Secretary and shall be considered delinquent if not paid within seven calendar days of this 41 due date. 42 With respect to any hospital owing a past-due assessment amount under this Article, (b) 43 the Department may withhold the unpaid amount from Medicaid or NC Health Choice payments otherwise due or impose a late payment penalty. The Secretary may waive a penalty for good 44 45 cause shown. 46 (c) In the event the data necessary to calculate an assessment under this Article is not available to the Secretary in time to impose the quarterly assessments for a payment year, the 47 48 Secretary may defer the due date for the assessment to a subsequent quarter.

49 "<u>§ 108A-133. Assessment appeals.</u>

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A hospital	may appeal a determination of the assessment amount	owed through a
reconsideration	n review. The pendency of an appeal does not relieve a hospital fi	rom its obligation
	sment amount when due.	<u> </u>
	Allowable costs; patient billing.	
	essments paid under this Article may be included as allowable c	costs of a hospital
	f any applicable Medicaid reimbursement formula, except that	
	cle shall be excluded from cost settlement.	<u>+</u>
	essments imposed under this Article may not be added as a surf	tax or assessment
on a patient's b		
	Rule-making authority.	
	ary may adopt rules to implement this Article.	
"§ 108A-136.		
	ermines that an assessment under this Article is impermissible or	revokes approval
	ent under this Article, then that assessment shall not be i	* *
	uthority to collect the assessment is repealed.	<u> </u>
	"Part 2. Supplemental and Base Assessments.	
" <u>§ 108A-140.</u>	**	
	e assessments imposed under this Part apply to all licensed	North Carolina
	pt as provided in this section.	
	following hospitals are exempt from both the supplemental as	sessment and the
base assessme		
(1)	<u>Critical access hospitals.</u>	
$\overline{(2)}$	Freestanding psychiatric hospitals.	
(3)	Freestanding rehabilitation hospitals.	
(4)	Long-term care hospitals.	
(5)	State-owned and State-operated hospitals.	
(6)	The primary affiliated teaching hospital for each University	of North Carolina
<u></u>	medical school.	
(c) Put	blic hospitals are exempt from the supplemental assessment.	
	Supplemental assessment.	
	e supplemental assessment shall be a percentage, established	by the General
	otal hospital costs.	-
	Department shall propose the rate of the supplemental assessme	ent to be imposed
	ion when the Department prepares its budget request for each	_
	ernor shall submit the Department's proposed supplemental asses	
General Assen	ably each fiscal year.	
<u>(c)</u> The	Department shall base the proposed supplemental assessment	rate on all of the
following facto	Drs:	
(1)	The percentage change in aggregate payments to hospita	ls subject to the
	supplemental assessment for Medicaid and NC Health (Choice enrollees,
	excluding hospital access payments made under 42 C.I	
	demonstrated in data from prepaid health plans and the Sta	
	by the Department.	
(2)	Any changes in the federal medical assistance percentage	rate applicable to
<u>, -</u> /	the Medicaid or NC Health Choice programs for the applica	
(d) The	e rate for the supplemental assessment for each taxable year shall	-
	by the General Assembly.	<u>. </u>
•	Base assessment.	
	base assessment shall be a percentage, established by the Gene	eral Assembly, of
total hospital c	· ·	<u> </u>

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1	(b)	The D	epartment shall propose the rate of the base	e assessment to be imposed under
2			the Department prepares its budget request f	
3			bmit the Department's proposed base assessi	· · ·
4	each fiscal			
5	(c)	The D	epartment shall base the proposed base asses	ssment rate on all of the following
6	factors:			
7		(1)	The change in the State's annual Medicaid	payment for the applicable year.
8		(2)	The percentage change in aggregate payme	
9		<u> </u>	assessment for Medicaid and NC Health Cl	hoice enrollees, excluding hospital
10			access payments made under 42 C.F.R. § 4	
11		(\mathbf{a})	prepaid health plans and the State, as determ	• •
12		<u>(3)</u>	Any changes in the federal medical assista	· · · · ·
13		(1)	the Medicaid or NC Health Choice program	** *
14		<u>(4)</u>	Any changes as determined by the Departm	
15			Medicaid State Plan, (ii) managed care pay	
16			<u>§ 438.6 for which the nonfederal share</u>	
17 18	(b)	The re	appropriations, and (iii) reimbursement und	1 0
18 19			te for the base assessment for each taxable y neral Assembly.	ear shan be the percentage rate set
20			yment from other hospitals.	
20			pspital that is exempt from both the base and	d supplemental assessments under
22			es an intergovernmental transfer to the Dep	* *
23			funds and (ii) has acquired, merged, leased,	
24			011, then the exempt hospital shall transfer	· · ·
25			ount shall be a percentage of the amount of	
26			th such an intergovernmental transfer and (ii)	
27			the exempt hospital is able to receive because	•
28	or managed	l hospi	tal.	
29	<u>(b)</u>	Begin	ning October 1, 2021, the percentage describ	bed in subsection (a) of this section
30	shall be cal	culate	d by dividing the amount of the State's annu	ual Medicaid payment by the total
31	amount col	lected	under the base assessment under G.S. 108A	<u>-142.</u>
32	<u>(c)</u>	For th	e partial year beginning July 1, 2021, and	ending September 30, 2021, the
33	percentage	descri	bed in subsection (a) of this section shall be	calculated by dividing one fourth
34			the State's annual Medicaid payment by the	e amount collected under the base
35			<u>G.S. 108A-142.</u>	
36	" <u>§ 108A-1</u> 4			
37	-		of the assessments imposed under this Par	
38			st be used to make the State's annual Media	-
39		-	itals made directly by the Department, to fun	
40			plans attributable to hospital care, and to fun	id the nonfederal share of graduate
41			n payments."	
42			ION 15.1.(b1) Notwithstanding any provis	
43	•	• • •	of this section, to the contrary, for the taxa	•
44 45	-		21, total hospital costs, as defined in G.S.	
45 46		-	bital Cost Report Information System's 2017	cost report data available through
46 47			edicare and Medicaid Services.	ad in coloulating the symplemental
47 48			ION 15.1.(c) The percentage rate to be use G.S. 108A-141, as enacted in subsection	0 11
48 49			dths percent (2.32%) for the taxable year Oc	
49 50	•		pplemental assessment shall be imposed only	U
51		-	e supplemental assessment imposed during	

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1	September 30, 2021, shall equal	l one-fourth of the amount of supplen	nental assessment that would
2	have been imposed for the full	taxable year.	
3	SECTION 15.1.(d)	The percentage rate to be used in cal	culating the base assessment
4	under G.S. 108A-142, as enact	ted in subsection (b) of this section,	is two and four hundredths
5	percent (2.04%) for the taxable	e year October 1, 2020, through Sep	ptember 30, 2021. The base
6		only for months beginning on or af	
7		e period July 1, 2021, through Septe	-
8	one-fourth of the amount of bas	se assessment that would have been	imposed for the full taxable
9	year.		
10		otwithstanding G.S. 143C-4-11, as e	-
11		transfer funds from the Medicaid C	e
12	1	man Services, Division of Health	
13		cover any shortfall in receipts from	
14		41 and G.S. 108A-142, enacted by su	bsection (b) of Section 15.1
15	of this act, and only if the follow		
16		of State Budget and Management (OS	
17		ortfall in receipts from the supplemen	
18		certified that the amount requested b	•
19 20		ecceipts certified by OSBM under sub	
20 21		equest to the State Controller for the t the Fiscal Research Division and the	
21		C Health Choice of the request and the	
22		erred under this section, the funds are	1
23 24	•	The authority set forth in this section.	
25	purpose set fortir in this section	. The autionity set for in this see to	51 expires suite 50, 2022.
26	GROSS PREMIUMS TAX/P	REPAID HEALTH PLANS	
27		The title of Article 8B of Chapter 105	of the General Statutes reads
28	as rewritten:	Ĩ	
29		"Article 8B.	
30	"Taxes Upon Insurar	nce Companies.Companies and Prepa	aid Health Plans."
31	SECTION 16.(b)	G.S. 105-228.3 reads as rewritten:	
32	"§ 105-228.3. Definitions.		
33	The following definitions ap	pply in this Article:	
34		prporation. – A corporation subject to	-
35		l Statutes, regulating hospital, me	edical, and dental service
36	corporations		
37		ayment Amounts paid by the Depa	
38	-	prepaid health plans under capitated	
39		nd NC Health Choice services in ac	ccordance with Article 4 of
40		D of the General Statutes.	2 10 240
41		rance company. – Defined in G.S. 58	
42		tive insurance company. $-A$ capt	
43 44		G.S. 58-10-340(9), except that such ler the laws of this State but is formed	
44 45		liction within the United States other	
45 46		n insurer as defined in G.S. 58-1-5 o	
40 47		d their liabilities pursuant to G.	• • • • •
48	Compensatio	-	S. 77 75 Of the WORKERS
49	1	th plan. – As defined in G.S. 108D-1	
50		- An employer that carries its own ri	
51		'Compensation Act."	P
		r	

General Assembly Of North Carolina Session 2019 SECTION 16.(c) G.S. 105-228.5 reads as rewritten: 1 2 "§ 105-228.5. Taxes measured by gross premiums. 3 Tax Levied. – A tax is levied in this section on insurers, Article 65 corporations, health (a) 4 maintenance organizations, prepaid health plans, and self-insurers. An insurer, health 5 maintenance organization, prepaid health plan, or Article 65 corporation that is subject to the tax 6 levied by this section is not subject to franchise or income taxes imposed by Articles 3 and 4, 7 respectively, of this Chapter. 8 Tax Base. -(b) 9 Insurers. - The tax imposed by this section on an insurer or a health (1)10 maintenance organization shall be measured by gross premiums from business done in this State during the preceding calendar year. 11 Repealed by Session Laws 2006-196, effective for taxable years beginning on 12 (2)13 or after January 1, 2008. Article 65 Corporations. - The tax imposed by this section on an Article 65 14 (3) corporation shall be measured by gross collections from membership dues, 15 exclusive of receipts from cost plus plans, received by the corporation during 16 the preceding calendar year. 17 18 (4) Self-insurers. - The tax imposed by this section on a self-insurer shall be 19 measured by the gross premiums that would be charged against the same or 20 most similar industry or business, taken from the manual insurance rate then 21 in force in this State, applied to the self-insurer's payroll for the previous calendar year as determined under Article 36 of Chapter 58 of the General 22 23 Statutes modified by the self-insurer's approved experience modifier. 24 (5) Prepaid health plans. – The tax imposed by this section on a prepaid health 25 plan shall be measured by gross capitation payments received by the prepaid 26 health plan from the Department of Health and Human Services for services 27 provided to enrollees in the State Medicaid program or NC Health Choice 28 program in the preceding calendar year. 29 Calculation of Tax Base. - In determining the amount of gross premiums from (b1) 30

business in this State, all gross premiums received in this State, credited to policies written or procured in this State, or derived from business written in this State shall be deemed to be for contracts covering persons, property, or risks resident or located in this State unless one of the following applies:

34 35

- (1) The premiums are properly reported and properly allocated as being received from business done in some other nation, territory, state, or states.
- 36 37
- (2) The premiums are from policies written in federal areas for persons in military service who pay premiums by assignment of service pay.

Gross premiums from business done in this State in the case of life insurance contracts, 38 39 including supplemental contracts providing for disability benefits, accidental death benefits, or 40 other special benefits that are not annuities, means all premiums collected in the calendar year, other than for contracts of reinsurance, for policies the premiums on which are paid by or credited 41 42 to persons, firms, or corporations resident in this State, or in the case of group policies, for 43 contracts of insurance covering persons resident within this State. The only deductions allowed 44 shall be for premiums refunded on policies rescinded for fraud or other breach of contract and 45 premiums that were paid in advance on life insurance contracts and subsequently refunded to the 46 insured, premium payer, beneficiary or estate. Gross premiums shall be deemed to have been collected for the amounts as provided in the policy contracts for the time in force during the year, 47 whether satisfied by cash payment, notes, loans, automatic premium loans, applied dividend, or 48 49 by any other means except waiver of premiums by companies under a contract for waiver of 50 premium in case of disability.

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1	Gross premiu	ms from business done in this State in the case of pr	repaid health plans means
2	-	ments received by a prepaid health plan from the D	
3		for the delivery of services to enrollees in the State	
4		ogram in the calendar year. Capitation payments refu	
5		are the only allowable deductions.	
6		ms from business done in this State for all other healt	h care plans and contracts
7		cluding contracts of insurance required to be c	
8	-	ct, means all premiums written during the calenda	5
9		e of self-insurers under the Workers' Compensation A	
10		in this State, other than for contracts of reinsurance, y	
11		remiums, deposits, premium deposits, policy fee	
12		ss premiums shall be deemed to have been written for	
13		tracts, new and renewal, becoming effective during the	
14	1 ·	of making payment or settlement for the premiums, a	
15		er returned in cash or allowed in payment or reduc	
16		nce, and without any other deduction except for return	-
17		nts for adjustment of policy rates or for cancellation of	
18		sions. – Every insurer, in computing the premium ta	
19		he gross amount of premiums, and the gross amount	
20	_	tax imposed by this section:	
21	(1)	All premiums received on or after July 1, 1973, f	rom policies or contracts
22	(-)	issued in connection with the funding of a pension,	1
23		plan qualified or exempt under section 401, 403, 40	
24		Code as defined in G.S. 105-228.90.	
25	(2)	Premiums or considerations received from an	nuities, as defined in
26	(-)	G.S. 58-7-15.	
27	(3)	Funds or considerations received in connection wit	h funding agreements, as
28		defined in G.S. 58-7-16.	
29	(4)	The following premiums, to the extent federal law	w prohibits their taxation
30		under this Article:	
31		a. Federal Employees Health Benefits Plan pre	emiums.
32		b. Medicaid or Medicare premiums.	
33		c. Medicaid or NC Health Choice premium	ns, other than capitation
34		payments, paid by or on behalf of a Medic	aid or NC Health Choice
35		beneficiary.	
36	(d) Tax R	ates; Disposition. –	
37	(1)	Workers' Compensation The tax rate to be appli	ed to gross premiums, or
38		the equivalent thereof in the case of self-insurers, of	on contracts applicable to
39		liabilities under the Workers' Compensation Act is tw	wo and five-tenths percent
40		(2.5%). The net proceeds shall be credited to the Ge	eneral Fund.
41	(2)	Other Insurance Contracts. – The tax rate to be appl	lied to gross premiums on
42		all other taxable contracts issued by insurers	or health maintenance
43		organizations and to be applied to gross premiums a	and gross collections from
44		membership dues, exclusive of receipts from cost	t plus plans, received by
45		Article 65 corporations is one and nine-tenths	percent (1.9%). The net
46		proceeds shall be credited to the General Fund.	
47	<u>(2a)</u>	Prepaid Health Plans The tax rate to be applied	to gross premiums from
48		capitation payments received by prepaid health pla	
49		percent (1.9%). The net proceeds shall be credited to	
50	(3)	Additional Rate on Property Coverage Contracts	
51		rate of seventy-four hundredths percent (0.74%) app	lies to gross premiums on

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insurance contracts for property coverage. The tax is imposed on ten percen (10%) of the gross premiums from insurance contracts for automobile physical damage coverage and on one hundred percent (100%) of the gross premiums from all other contracts for property coverage. Twenty percen (20%) of the net proceeds of this additional tax must be credited to the Volunteer Fire Department Fund established in Article 87 of Chapter 58 o the General Statutes. Twenty percent (20%) of the net proceeds must be credited to the Department of Insurance for disbursement pursuant to G.S. 58-84-25. Up to twenty percent (20%), as determined in accordance with G.S. 58-87-10(f), must be credited to the Workers' Compensation Fund. The remaining net proceeds must be credited to the General Fund. The additional
tax imposed on property coverage contracts under this subdivision is a specia
purpose assessment based on gross premiums and not a gross premiums tax.
The following definitions apply in this subdivision:
a. Automobile physical damage. – The following lines of busines identified by the NAIC: private passenger automobile physica
 damage and commercial automobile physical damage. b. Property coverage. – The following lines of business identified by th NAIC: fire, farm owners multiple peril, homeowners multiple peril nonliability portion of commercial multiple peril, ocean marine, inlan
marine, earthquake, private passenger automobile physical damage commercial automobile physical damage, aircraft, and boiler an machinery. The term also includes insurance contracts for win
damage.c. NAIC. – National Association of Insurance Commissioners.
(e) Report and Payment. – Each taxpayer doing business in this State shall, within th
first 15 days of March, file with the Secretary of Revenue a full and accurate report of the total
gross premiums as defined in this section, the payroll and other information required by the Secretary in the case of a self-insurer, or the total gross collections from membership due
exclusive of receipts from cost plus plans collected in this State during the preceding calendary year. The taxes imposed by this section shall be remitted to the Secretary with the report.
(f) Installment Payments Required. – Taxpayers that are subject to the tax imposed b
this section and have a premium tax liability of ten thousand dollars (\$10,000) or more for
business done in North Carolina during the immediately preceding year shall remit three equations quarterly installments with each installment equal to at least thirty-three and one-third percent
(33 1/3%) of the premium tax liability incurred in the immediately preceding taxable year. The
quarterly installment payments shall be made on or before April 15, June 15, and October 15 of
each taxable year. The <u>company-taypayer</u> shall remit the balance by the following March 15 i
the same manner provided in this section for annual returns.
The Secretary may permit an insurance company or prepaid health plan to pay less than the
required estimated payment when the insurer or prepaid health plan reasonably believes that the
total estimated payments made for the current year will exceed the total anticipated tax liability
for the year.
An underpayment or an overpayment of an installment payment required by this subsection
accrues interest in accordance with $GS_{105-241,21}$ An overnayment of tax shall be credited t

46 accrues interest in accordance with G.S. 105-241.21. An overpayment of tax shall be credited to
 47 the company taxpayer and applied against the taxes imposed upon the company taxpayer under
 48 this Article.

49 (g) Exemptions. – This section does not apply to farmers' mutual assessment fire 50 insurance companies or to fraternal orders or societies that do not operate for a profit and do not

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-	cies on any person except members. This section does not app taxed under G.S. 105-228.4A." SECTION 16.(d) G.S. 58-6-25 reads as rewritten:	ly to a captive insurance
"§ 58-6-2	5. Insurance regulatory charge.	
 (e)	Definitions. – The following definitions apply in this section	:
	 (2) Insurance company. – A company <u>or prepaid heat</u> <u>G.S. 58-93-5</u>, that pays the gross premiums tax levie G.S. 105-228.8. 	
"§ 105-25	SECTION 16.(e) G.S. 105-259 reads as rewritten: 9. Secrecy required of officials; penalty for violation.	
	Disclosure Prohibited. – An officer, an employee, or an age ax information in the course of service to or employment by the nation to any other person except as provided in this subsection	e State may not disclose
	or the selection of returns for examination and data used or to	
	rds may not be disclosed for any purpose. All other tax inform	nation may be disclosed
only if the	e disclosure is made for one of the following purposes:	
		d has Anticle OD of this
	(49) To exchange information concerning a tax imposed Chapter with the North Carolina Department of 1	-
	Carolina Department of Health and Human Services	
	needed to fulfill a duty imposed on the Department.	
	"	eputitient of ite tenue.
	SECTION 16.(f) This section is effective 30 days after it b	ecomes law and applies
to capitati	on payments received by prepaid health plans on or after that	
илсыт	AL UNCOMPENSATED CARE FUND	
nosrii	SECTION 17. Article 9 of Chapter 143 of the General Statut	es is amended by adding
a new sec	tion to read:	es is amended by adding
	9-9. Hospital Uncompensated Care Fund.	
(a)	Creation. – The Hospital Uncompensated Care Fund is estab	lished as a nonreverting
special fu	nd in the Department of Health and Human Services.	
<u>(b)</u>	Source of Funds The Hospital Uncompensated Care Fund	
	tionate share adjustment receipts arising from certified public	-
<u>(c)</u>	Utilization of Funds The Department of Health and Huma	
	funds in the Hospital Uncompensated Care Fund to make t	• • •
•	the entity receiving the payment has been determined to be with unbeasting (d) of this section.	be an eligible entity in
accordanc	e with subsection (d) of this section:	lafined in 12 CED 8
	(1) <u>Payments to institutions for mental diseases, as c</u> 435 1010	iennieu in 42 U.F.K. §
	 <u>435.1010.</u> <u>Payments to hospitals to reimburse inpatient service</u> 	res uncompensated care
	costs or outpatient services uncompensated care costs	-
(d)	Eligibility and Fund Allocations. – The Department of Heat	
	t rules for determining eligibility for, and allocations of, Hospi	
Fund pay		<u>*</u>
	AID NONTAX REVENUE	

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1	SECTION 18. It is the intent of the General Assembly to enact legislation before the
2	start of the 2021-2022 fiscal year to reflect changes to nontax revenue in the North Carolina
3	Medicaid program in a managed care environment.
4	
5	PART VIII. MISCELLANEOUS
6	SECTION 19.1. The provisions of the State Budget Act, Chapter 143C of the
7	General Statutes, are reenacted and shall remain in full force and effect and are incorporated in
8	this act by reference.
9	SECTION 19.2. Departmental receipts, as defined in G.S. 143C-1-1, are
10	appropriated for the 2020-2021 fiscal year up to the amounts needed to implement the provisions
11	in this act for the 2020-2021 fiscal year.
12	SECTION 19.3. Except where expressly repealed or amended by this act, the
13	provisions of any other legislation enacted during the 2019 Regular Session expressly
14	appropriating funds to an agency, a department, or an institution covered under this act, shall
15	remain in effect.
16	
17	PART IX. EFFECTIVE DATE
18	SECTION 20. Except as otherwise provided, this act is effective when it becomes
19	law.