GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H.B. 906 Apr 10, 2025 HOUSE PRINCIPAL CLERK

D

Η

HOUSE BILL DRH40372-MR-45B

Short Title:	Reagan's Law.	(Public)
Sponsors:	Representative Bell.	
Referred to:		

1	A BILL TO BE ENTITLED		
2	AN ACT TO IMPROVE THE ACCESS OF NORTH CAROLINIANS WITH LIMB LOSS		
3	AND LIMB DIFFERENCE TO PROSTHETIC AND ORTHOTIC DEVICES AND CARE		
4	AND TO REPEAL STATE HEALTH BENEFIT PLAN REQUIREMENTS TO COVER		
5	EMERGENCY CARE THAT ARE DUPLICATIVE OF FEDERAL LAW.		
6	The General Assembly of North Carolina enacts:		
7			
8	PART I. IMPROVE ACCESS TO PROSTHETIC AND ORTHOTIC DEVICES AND		
9	CARE		
10	SECTION 1.(a) Article 3 of Chapter 58 of the General Statutes is amended by adding		
11	a new section to read:		
12	"§ 58-3-286. Prosthetic and orthotic devices and care.		
13	(a) This section shall apply to all health benefit plans offered in this State other than those		
14	regulated under Part 5 of Article 50 of this Chapter, Small Employer Group Health Insurance		
15	Reform, or Article 50A of this Chapter, Multiple Employer Welfare Arrangements.		
16	(b) Health benefit plan coverage shall include coverage for all prosthetic and orthotic		
17	devices required to be covered by federal law or regulation under Medicare Part B, as detailed		
18	under Part B of Subchapter XVIII of Chapter 7 of Title 42 of the U.S. Code and Subpart D of		
19	Part 414 of Subchapter B of Chapter IX of Title 42 of the Code of Federal Regulations. Coverage		
20	under this section shall include:		
21	(1) All materials and components necessary to use a prosthetic or orthotic device.		
22	(2) Instruction relating to the use of a prosthetic or orthotic device.		
23	(3) <u>Repair or replacement of a prosthetic or orthotic device meeting the</u>		
24	requirements of subdivision (1) of this subsection.		
25	(c) <u>Coverage consistent with this section shall be required for all prosthetic or orthotic</u>		
26	devices, including custom devices, determined by the insured's healthcare provider to be the most		
27	appropriate model to adequately meet the medical needs of the insured for completing activities		
28	of daily living or essential job-related activities.		
29	(d) Coverage under this section shall not be limited to one prosthetic or orthotic device.		
30	In addition to coverage required under subsection (c) of this section, a health benefit plan shall		
31	provide coverage for additional prosthetic or orthotic devices, including custom devices		
32	determined by the insured's healthcare provider to be the most appropriate model to adequately		
33	meet the medical needs of the insured for either or both of the following:		
34	(1) <u>Performing physical activities, such as running, biking, swimming, and</u>		
35	strength training.		



	General Assembly Of North CarolinaSession 2025				
1	(2) Maximizing the insured's whole-body health and function of one or more				
2	lower or upper limb.				
3	(e) <u>Coverage for prosthetic and orthotic devices, including custom devices, is considered</u>				
4	a habilitative or rehabilitative benefit, including for the purposes of any federal requirement for				
5	the coverage of essential health benefits.				
6	(f) An insurer shall not deny any health benefit claim for a prosthetic or orthotic device				
7	for an insured with limb loss or absence that would otherwise be covered for any insured without				
8	a disability seeking medical or surgical intervention to restore or maintain the ability to perform				
9	the same physical activity.				
10	(g) A health benefit plan shall provide coverage for the replacement of a prosthetic or				
11	orthotic device, or part of a prosthetic or orthotic device, and all of the following shall apply to				
12	that coverage:				
13	(1) The coverage shall be provided without regard to continuous use or useful				
14	lifetime restrictions so long as the prescribing healthcare provider determines				
15	that the provision of a replacement prosthetic or orthotic device, or a				
16	replacement part of a prosthetic or orthotic device, is necessary for any of the				
17	following reasons:				
18	a. <u>A change in the physiological condition of the insured.</u>				
19	b. An irreparable change in the condition of the device or part of the				
20	device.				
21	c. <u>The condition of the device, or part of the device, requires one or more</u>				
22	repairs and the cost of the repair or repairs would be more than sixty				
23	percent (60%) of replacement cost of the device or the parts requiring				
24	replacement.				
25	(2) An insurer may require confirmation from the prescribing healthcare provider				
26	prior to replacement only if the device or the part of the device being replaced				
27	is less than 3 years old.				
28	(3) The coverage shall be provided for custom devices."				
29	SECTION 1.(b) No later than February 1, 2028, each issuer that offers a health				
30	benefit plan subject to G.S. 58-3-286 shall report to the Commissioner of the Department of				
31					
32	1 1				
33 34					
54 35					
35 36					
30 37	on General Government and the Joint Legislative Oversight Committee on Health and Human Services.				
38	SECTION 1.(d) This section is effective October 1, 2025, and applies to the earlier				
39	of the following:				
40	(1) To insurance contracts issued, renewed, or amended on or after October 1,				
41	2025.				
42	(2) Upon the next yearly anniversary of the insurance contract date occurring after				
43	October 1, 2025. For the purposes of this section, the next yearly anniversary				
44	of the insurance contract date is deemed a renewal of the contract.				
45					
46	PART II. REPEAL STATE HEALTH BENEFIT PLAN REQUIREMENTS TO COVER				
47	EMERGENCY CARE THAT ARE DUPLICATIVE OF FEDERAL				
48	LAW/CONFORMING CHANGES				
49					
50					

General Assembly Of	North Carolina	Session 2025
in w who requ not by	lusive provider benefit plan. – A health benefi which insureds must receive covered services are under a contract with the insurer and irement of coverage for care received from a lunder contract with the insurer, except for eme G.S. 58-3-190 and medically necessary cover 58-3-200(d)."	from health care providers under which there is no health care provider who is rgency services as required
	2.(c) G.S. 58-50-61(a)(13) reads as rewritten:	
	ncertification" means a determination by an	
	zation review organization that an admiss	-
	inued stay, or other health care service has been	-
	nformation provided, does not meet the insurer	
	essity, appropriateness, health care setting	-
effe	ctiveness, or does not meet the prudent laypers	on standard for coverage of
eme	rgency services in G.S. 58-3-190, under the f	ederal Emergency Medical
Trea	atment and Labor Act, 42 U.S.C. § 1395dd, a	nd the requested service is
ther	efore denied, reduced, or terminated. A "nonce	rtification" is not a decision
renc	lered solely on the basis that the health ben	efit plan does not provide
	efits for the health care service in question, if t	
	ice requested is clearly stated in the ce	
	ncertification" includes any situation in which	
6	nt makes a decision about a covered person	
	ther a requested treatment is experimental, in	0
	the extent of coverage under the health bene	fit plan is affected by that
	sion."	
	2.(d) G.S. 58-50-61(a)(17)g. reads as rewritte	
"g.	Retrospective review. – Utilization revie	
	services and supplies that is conducted	
	provided to a patient, but not the review of evaluation of reimbursement levels, ve	
	accuracy of coding, or adjudication for pay	•
	includes the review of claims for emerge	1
	whether the prudent layperson standard $\frac{1}{4}$	-
	<u>federal Emergency Medical Treatment an</u>	
	<u>1395dd,</u> has been met."	<u>a Labor Met, 42 0.5.C. x</u>
SECTION	2.(e) G.S. 108D-65(6)f.1. is repealed.	
PART III. EFFECTI	VE DATE	
	2 Encoder of the matter and the data and the	CC 1 1
SECTION	3. Except as otherwise provided, this act is	effective when it becomes