

SPECIAL PROVISIONS APPROPRIATIONS SUBCOMMITTEE ON HEALTH AND HUMAN SERVICES REPORT

APRIL 19, 2011

2011-DHHS-H5L
2011-DHHS-H6
2011-DHHS-H7
2011-DHHS-H8
2011-DHHS-H9L
2011-DHHS-H36
2011-DHHS-H61Q
2011-DHHS-H10
2011-DHHS-H12
2011-DHHS-H13
2011-DHHS-H29L
2011-DHHS-H62L
2011-DHHS-H14L 19 TRANSITION OF UTILIZATION MANAGEMENT OF COMMUNITY-BASED SERVICES TO LOCAL MANAGEMENT ENTITIES

2011-DHHS-H72
2011-DHHS-H73Q21
COLLABORATION AMONG DEPARTMENTS OF ADMINISTRATION, HEALTH AND HUMAN SERVICES, JUVENILE JUSTICE AND DELINQUENCY PREVENTION, AND PUBLIC INSTRUCTION ON SCHOOL-BASED CHILD AND
FAMILY TEAM INITIATIVE
2011-DHHS-H53L
2011-DHHS-H67
2011-DHHS-H55
STUDY DHHS REGULATORY FUNCTIONS
2011-DHHS-H28
2011-DHHS-H32
ORGANIZATIONS
2011-DHHS-H34
2011-DHHS-H38
2011-DHHS-H27
REPLACEMENT OF RECEIPTS FOR CHILD DEVELOPMENT SERVICE AGENCIES.
2011-DHHS-H3L
HEALTH INFORMATION TECHNOLOGY
2011-DHHS-H23
2011-DHHS-H66
AIDS DRUG ASSISTANCE PROGRAM
2011-DHHS-H16
2011-DHHS-H42
2011-DHHS-H43L
MEDICAID MANAGEMENT INFORMATION SYSTEM (MMIS) FUNDS/IMPLEMENTATION OF MMIS
2011-DHHS-H52
NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH TECHNOLOGY (NC FAST) FUNDS

2011-DHHS-H1Q
2011-DHHS-H45
2011-DHHS-H46
2011-DHHS-H18
2011-DHHS-H20
2011-DHHS-H21
FAMILIES PAY PART OF THE COST OF SERVICES UNDER THE CAP-MR/DD PROGRAM AND THE CAP-CHILDREN'S PROGRAM BASED ON FAMILY INCOME
2011-DHHS-H33Q
2011-DHHS-H48
2011-DHHS-H26B
2011-DHHS-H35
2011-DHHS-H40
2011-DHHS-H51
2011-DHHS-H54
2011-DHHS-H44Q
2011-DHHS-H63
2011-DHHS-H64Q
2011-DHHS-H65Q
2011-DHHS-H70Q

2011-DHHS-H68	86
NC NOVA	
2011-DHHS-H74 INTENSIVE FAMILY PRESERVATION SERVICES FUNDING AND PERFORMANCE ENHANCEMENTS	87
2011-DHHS-H75 FOSTER CARE AND ADOPTION ASSISTANCE PAYMENT RATES	88
2011-DHHS-H77 CHILD CARING INSTITUTIONS	90
2011-DHHS-H39 REPEAL STATE ABORTION FUND	91
2011-DHHS-H56 CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM	92
2011-DHHS-H57L TANF BENEFIT IMPLEMENTATION	93
2011-DHHS-H11L PAYMENTS FOR LIEAP/CIP	94
2011-DHHS-H58 CONSOLIDATE BLIND, DEAF, AND VOCATIONAL REHABILITATION DIVISIONS	95
2011-DHHS-H71 NON-MEDICAID REIMBURSEMENT CHANGES	96
2011-DHHS-H76Q STATE-COUNTY SPECIAL ASSISTANCE	97
2011-DHHS-H49L DHHS BLOCK GRANTS GENERAL PROVISIONS TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) CONTINGENCY FUNDS SOCIAL SERVICES BLOCK GRANT LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT MATERNAL AND CHILD HEALTH BLOCK GRANT	99

DRAFT SPECIAL PROVISION



2011-DHHS-H5L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative									
1	CHILD CARE S	UBSIDY RATES									
2	SECTION #.(a) The maximum gross annual income for initial eligibility, adjusted										
3	biennially, for subsidized child care services shall be seventy-five percent (75%) of the State										
4	median income, adjusted for family size.										
5		SECTION #.(b) Fees for families who are required to share in the cost of care shall									
6		used on a percent of gross family income and adjusted for family size. Fees									
7	shall be determine										
8	FAN	MILY SIZEPERCENT OF GROSS FAMILY INCOME									
9	1-3	10%									
10	4-5	9%									
11	6 or	more 8%.									
12	SECT	TON #.(c) Payments for the purchase of child care services for low-income									
13	children shall be	in accordance with the following requirements:									
14	(1)	Religious-sponsored child care facilities operating pursuant to G.S. 110-106									
15		and licensed child care centers and homes that meet the minimum licensing									
16		standards that are participating in the subsidized child care program shall be									
17		paid the one-star county market rate or the rate they charge privately paying									
18		parents, whichever is lower.									
19	(2)	Licensed child care centers and homes with two or more stars shall receive									
20		the market rate for that rated license level for that age group or the rate they									
21		charge privately paying parents, whichever is lower.									
22	(3)	Nonlicensed homes shall receive fifty percent (50%) of the county market									
23		rate or the rate they charge privately paying parents, whichever is lower.									
24	(4)	No payments shall be made for transportation services or registration fees									
25		charged by child care facilities.									
26	(5)	Payments for subsidized child care services for postsecondary education									
27		shall be limited to a maximum of 20 months of enrollment.									
28	(6)	The Department of Health and Human Services shall implement necessary									
29		rule changes to restructure services, including, but not limited to, targeting									
30		benefits to employment.									
31		TON #.(d) Provisions of payment rates for child care providers in counties									
32		at least 50 children in each age group for center-based and home-based care									
33	are as follows:										
34	(1)	Except as applicable in subdivision (2) of this subsection, payment rates									
35		shall be set at the statewide or regional market rate for licensed child care									
36	$\langle \mathbf{a} \rangle$	centers and homes.									
37	(2)	If it can be demonstrated that the application of the statewide or regional									
38		market rate to a county with fewer than 50 children in each age group is									
39		lower than the county market rate and would inhibit the ability of the county									

- 1
- 2

to purchase child care for low-income children, then the county market rate may be applied.

SECTION #.(e) A market rate shall be calculated for child care centers and homes at each rated license level for each county and for each age group or age category of enrollees and shall be representative of fees charged to parents for each age group of enrollees within the county. The Division of Child Development shall also calculate a statewide rate and regional market rates for each rated license level for each age category.

8 **SECTION #.(f)** Facilities licensed pursuant to Article 7 of Chapter 110 of the General Statutes and facilities operated pursuant to G.S. 110-106 may participate in the 9 10 program that provides for the purchase of care in child care facilities for minor children of 11 needy families. No separate licensing requirements shall be used to select facilities to participate. In addition, child care facilities shall be required to meet any additional applicable 12 13 requirements of federal law or regulations. Child care arrangements exempt from State 14 regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall meet the 15 requirements established by other State law and by the Social Services Commission.

16 County departments of social services or other local contracting agencies shall not 17 use a provider's failure to comply with requirements in addition to those specified in this 18 subsection as a condition for reducing the provider's subsidized child care rate.

SECTION #.(g) Payment for subsidized child care services provided with Work
 First Block Grant funds shall comply with all regulations and policies issued by the Division of
 Child Development for the subsidized child care program.

SECTION #.(h) Noncitizen families who reside in this State legally shall be eligible for child care subsidies if all other conditions of eligibility are met. If all other conditions of eligibility are met, noncitizen families who reside in this State illegally shall be eligible for child care subsidies only if at least one of the following conditions is met:

26 27

28

29

(1) The child for whom a child care subsidy is sought is receiving child protective services or foster care services.

- (2) The child for whom a child care subsidy is sought is developmentally delayed or at risk of being developmentally delayed.
- 30(3)The child for whom a child care subsidy is sought is a citizen of the United31States.

DRAFT SPECIAL PROVISION



2011-DHHS-H6

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CHILD CARE ALLOCATION FORMULA

SECTION #.(a) The Department of Health and Human Services shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) Smart Start subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) Smart Start subsidy allocation:

- 9
- 10 11

12

13

- (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than seventy-five percent (75%) of the State median income.
- (2) No county's allocation shall be less than ninety percent (90%) of its State fiscal year 2001-2002 initial child care subsidy allocation.

14 **SECTION #.(b)** The Department of Health and Human Services may reallocate 15 unused child care subsidy voucher funds in order to meet the child care needs of low-income 16 families. Any reallocation of funds shall be based upon the expenditures of all child care 17 subsidy voucher funding, including Smart Start funds, within a county.

18 **SECTION #.(c)** Notwithstanding subsection (a) of this section, the Department of 19 Health and Human Services shall allocate up to twenty million dollars (\$20,000,000) in federal 20 block grant funds and State funds appropriated for fiscal years 2011-2012 and 2012-2013 for 21 child care services. These funds shall be allocated to prevent termination of child care services. 22 Funds appropriated for specific purposes, including targeted market rate adjustments given in 23 the past, may also be allocated by the Department separately from the allocation formula 24 described in subsection (a) of this section.

DRAFT SPECIAL PROVISION



2011-DHHS-H7

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CHILD CARE FUNDS MATCHING REQUIREMENT

2 **SECTION #.** No local matching funds may be required by the Department of 3 Health and Human Services as a condition of any locality's receiving its initial allocation of 4 child care funds appropriated by this act unless federal law requires a match. If the Department 5 reallocates additional funds above twenty-five thousand dollars (\$25,000) to local purchasing 6 agencies beyond their initial allocation, local purchasing agencies must provide a twenty

7 percent (20%) local match to receive the reallocated funds. Matching requirements shall not

8 apply when funds are allocated because of a disaster as defined in G.S. 166A-4(1).

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H8

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CHILD CARE REVOLVING LOAN

2 **SECTION #.** Notwithstanding any law to the contrary, funds budgeted for the 3 Child Care Revolving Loan Fund may be transferred to and invested by the financial institution 4 contracted to operate the Fund. The principal and any income to the Fund may be used to make 5 loans, reduce loan interest to borrowers, serve as collateral for borrowers, pay the contractor's

6 cost of operating the Fund, or pay the Department's cost of administering the program.

DRAFT SPECIAL PROVISION



2011-DHHS-H9L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1	EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES									
2	ENHANCEMENTS									
3	SECTION #.(a) Administrative costs shall be equivalent to, on an average									
4	statewide basis for all local partnerships, not more than eight percent (8%) of the total statewide									
5	allocation to all local partnerships. For purposes of this subsection, administrative costs shall									
6	include costs associated with partnership oversight, business and financial management,									
7	general accounting, human resources, budgeting, purchasing, contracting, and information									
8	systems management. The North Carolina Partnership for Children, Inc. shall develop a single									
9	statewide contract management system that incorporates features of the required standard fiscal									
10	accountability plan described in G.S. 143B-168.12(a)(4). All local partnerships shall be									
11	required to participate in the contract management system and shall be directed by the North									
12	Carolina Partnership for Children, Inc., to collaborate, to the fullest extent possible, with other									
13	local partnerships to increase efficiency and effectiveness.									
14	SECTION #.(b) G.S. 143B-168.12(a)(5) is repealed.									
15	SECTION #.(c) The North Carolina Partnership for Children, Inc., shall not use									
16	more than eighty thousand dollars (\$80,000) in funds from the General Fund for the salary of									
17	any individual employee. A local partnership shall not use more than sixty thousand dollars									
18	(\$60,000) in funds from the General Fund for the salary of any individual employee. Nothing in									
19	this subsection shall be construed to prohibit the North Carolina Partnership for Children, Inc.									
20	or a local partnership from using non-State funds to supplement the salary of an employee									
21	employed by the North Carolina Partnership for Children, Inc. or the local partnership.									
22	SECTION #.(d) The North Carolina Partnership for Children, Inc., and all local									
23	partnerships shall use competitive bidding practices in contracting for goods and services on									
24	contract amounts as follows:									
25	(1) For amounts of five thousand dollars (\$5,000) or less, the procedures									
26	specified by a written policy to be developed by the Board of Directors of									
27	the North Carolina Partnership for Children, Inc.									
28	(2) For amounts greater than five thousand dollars (\$5,000), but less than fifteen									
29	thousand dollars ($\$15,000$), three written quotes.									
30	(3) For amounts of fifteen thousand dollars (\$15,000) or more, but less than									
31	forty thousand dollars (\$40,000), a request for proposal process.									
32	(4) For amounts of forty thousand dollars (\$40,000) or more, a request for									
33	proposal process and advertising in a major newspaper.									
34	SECTION #.(e) The North Carolina Partnership for Children, Inc., and all local									
35	partnerships shall, in the aggregate, be required to match one hundred percent (100%) of the									
36	total amount budgeted for the program in each fiscal year of the biennium. Of the funds the									
37	North Carolina Partnership for Children, Inc. and the local partnerships are required to match,									
38	contributions of cash shall equal to at least ten percent (10%) and in-kind donated resources									
39	equal to no more than three percent (3%) for a total match requirement of thirteen percent									

1 (13%) for each fiscal year. The North Carolina Partnership for Children, Inc., may carry 2 forward any amount in excess of the required match for a fiscal year in order to meet the match requirement of the succeeding fiscal year. Only in-kind contributions that are quantifiable shall 3 be applied to the in-kind match requirement. Volunteer services may be treated as an in-kind 4 5 contribution for the purpose of the match requirement of this subsection. Volunteer services that qualify as professional services shall be valued at the fair market value of those services. 6 7 All other volunteer service hours shall be valued at the statewide average wage rate as 8 calculated from data compiled by the Employment Security Commission in the Employment 9 and Wages in North Carolina Annual Report for the most recent period for which data are 10 available. Expenses, including both those paid by cash and in-kind contributions, incurred by 11 other participating non-State entities contracting with the North Carolina Partnership for 12 Children, Inc., or the local partnerships, also may be considered resources available to meet the required private match. In order to qualify to meet the required private match, the expenses 13 14 shall: Be verifiable from the contractor's records. (1)

- 15
- 16 17

(2)

18

19 20

21

22

23

24

25

(3) Not include expenses funded by State funds. Be supplemental to and not supplant preexisting resources for related (4) program activities.

generally accepted accounting principles for nonprofit organizations.

If in-kind, other than volunteer services, be quantifiable in accordance with

- (5) Be incurred as a direct result of the Early Childhood Initiatives Program and be necessary and reasonable for the proper and efficient accomplishment of the Program's objectives.
 - (6) Be otherwise allowable under federal or State law.
 - Be required and described in the contractual agreements approved by the (7) North Carolina Partnership for Children, Inc., or the local partnership.
- 26 27 28
- (8) Be reported to the North Carolina Partnership for Children, Inc., or the local partnership by the contractor in the same manner as reimbursable expenses.

29 Failure to obtain a thirteen percent (13%) match by June 30 of each fiscal year shall 30 result in a dollar-for-dollar reduction in the appropriation for the Program for a subsequent 31 fiscal year. The North Carolina Partnership for Children, Inc., shall be responsible for 32 compiling information on the private cash and in-kind contributions into a report that is 33 submitted to the Joint Legislative Commission on Governmental Operations in a format that 34 allows verification by the Department of Revenue. The same match requirements shall apply to 35 any expansion funds appropriated by the General Assembly.

SECTION #.(f) The Department of Health and Human Services shall continue to 36 37 implement the performance-based evaluation system.

38 **SECTION #.(g)** The Department of Health and Human Services and the North 39 Carolina Partnership for Children, Inc., shall ensure that the allocation of funds for Early 40 Childhood Education and Development Initiatives for State fiscal years 2011-2012 and 41 2012-2013 shall be administered and distributed in the following manner:

- 42
- 43 44
- Capital expenditures are prohibited for fiscal years 2011-2012 and (1)2012-2013. For the purposes of this section, "capital expenditures" means expenditures for capital improvements as defined in G.S. 143C-1-1(d)(5).
- 45 46
- (2)Expenditures of State funds for advertising and promotional activities are prohibited for fiscal years 2011-2012 and 2012-2013.

47 **SECTION #.(h)** A county may use the county's allocation of State and federal 48 child care funds to subsidize child care according to the county's Early Childhood Education 49 and Development Initiatives Plan as approved by the North Carolina Partnership for Children, 50 Inc. The use of federal funds shall be consistent with the appropriate federal regulations. Child 1 care providers shall, at a minimum, comply with the applicable requirements for State licensure

2 pursuant to Article 7 of Chapter 110 of the General Statutes.

3 SECTION #.(i) For fiscal years 2011-2012 and 2012-2013, the local partnerships 4 shall spend an amount for child care subsidies that provides at least fifty-two million dollars 5 (\$52,000,000) for the TANF maintenance of effort requirement and the Child Care 6 Development Fund and Block Grant match requirement.

7 SECTION #.(j) For fiscal years 2011-2012 and 2012-2012, local partnerships shall 8 not spend any State funds on marketing campaigns, advertising, or any associated materials. 9 Local partnerships may spend any private funds the local partnerships receive on those 10 activities.

11 SECTION #.(k) The North Carolina Partnership for Children, Inc. and its Board 12 shall establish policies that focus the North Carolina Partnership for Children, Inc.'s mission on 13 improving child care quality in North Carolina for children from birth to five years of age. 14 North Carolina Partnership for Children, Inc.-funded activities shall include assisting child care 15 facilities with (i) improving quality, including helping one- and two-star rated facilities increase their star ratings, and (ii) implementing pre-kindergarten programs. State funding for local 16 17 partnerships shall also be used for evidence-based or evidence informed programs for children 18 from birth to five years of age that provide the following:

19

20

Increase children's literacy. (1)(2)Increase the parent's ability to raise healthy, successful children.

21

(3) Improve children's health.

22

(4)Assist four- and five-star rated facilities in improving and maintain quality.

23 **SECTION #.(I)** It is the intent of the General Assembly that the North Carolina 24 Partnership for Children, Inc., implement an evidence-based pilot literacy program that 25 improves literacy of children from birth through five years of age and increases children's 26 chances of success in school. An annual evaluation of the pilot literacy program shall access the 27 goals and intended outcomes of the evidence-based pilot literacy program.

28 **SECTION #.(m)** The Legislative Research Commission is authorized to study the 29 cost, quality, consumer education, and outcomes of the North Carolina Partnership for 30 Children, Inc.'s activities funded to (i) increase early literacy, (ii) measurably improve families' 31 abilities to raise healthy, productive, and successful children, and (iii) increase access to 32 preventative health care for children from birth to five years of age. The Legislative Services 33 Commission shall evaluate and report on the following:

34 35

The types of activities, goals, and intended outcomes of evidence-based (1)early literacy activities that promote phonemic awareness, letter recognition, segmenting words into sounds, and decoding print text.

36 37 38

The types of family support and health activities supported by with North (2)Carolina Partnership for Children, Inc. funds.

39 40

41

The goal and intended outcome of the family support and health activities. (3) The numbers served and results of the family support and health activities.

(4) (5) Study the match requirements and what constitutes the match requirements.

Any other matter the Commission deems relevant to its charge. (6)

42 43 SECTION #.(n) On or before October 1, 2012, the Legislative Research 44 Commission shall make a report of its findings and recommendations, including any proposed legislation, to the 2012 Regular Session of the 2011 General Assembly, the House of 45 46 Representatives Appropriations Subcommittee on Health and Human Services, the Senate 47 Appropriations Committee on Health and Human Services, and the Fiscal Research Division. 48

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H36

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 ADMINISTRATIVE ALLOWANCE FOR COUNTY DEPARTMENTS OF SOCIAL 2 SERVICES

3 **SECTION #.** The Division of Child Development of the Department of Health and

4 Human Services shall fund the allowance that county departments of social services may use

5 for administrative costs at four percent (4%) of the county's total child care subsidy funds

6 allocated in the Child Care Development Fund Block Grant plan.

DRAFT SPECIAL PROVISION



2011-DHHS-H61Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CONSOLIDATE MORE AT FOUR PROGRAM INTO DIVISION OF CHILD 2 DEVELOPMENT

SECTION #.(a) The Department of Public Instruction, Office of Early Learning, and Department of Health and Human Services are directed to consolidate the "More At Four" program into the Division of Child Development. The Division of Child Development is renamed the Division of Child Development and Early Education (DCDEE). The DCDEE is directed to maintain "More At Four" program's high programmatic standards. The Department of Health and Human Services shall assume the functions of the regulation and monitoring system and payment and reimbursement system for the "More At Four" program.

All regulation and monitoring functions shall begin July 1, 2011. The "More At Four" program shall be designated as "pre-kindergarten" on the five-star rating scale.

12 The Office of State Budget and Management shall transfer positions to the Department of Health and Human Services to assume the regulation, monitoring, and 13 14 accounting functions within the Division of Child Development's Regulatory Services Section. 15 This transfer shall have all the elements of a Type I transfer as defined in G.S. 143A-6. All funds transferred pursuant to this section shall be used for the funding of pre-kindergarten slots 16 for four-year olds and the management of the program. The Department of Health and Human 17 18 Services shall incorporate eight consultant positions into the regulation and accounting sections 19 of Division of Child Development and Early Education, eliminate the remaining positions, and 20 use position elimination savings for the purpose of funding pre-kindergarten students.

SECTION #.(b) The Childcare Commission shall adopt rules for programmatic standards for regulation of pre-kindergarten classrooms. The Commission shall review and approve a comprehensive, evidenced-based early childhood curricula with a reading component. These curricula shall be added to the currently approved "More At Four" curricula. SECTION #.(c) G.S. 143B-168.4(a) reads as rewritten:

26 The Child Care Commission of the Department of Health and Human Services shall "(a) 27 consist of 15-17 members. Seven of the members shall be appointed by the Governor and eight 28 10 by the General Assembly, four five upon the recommendation of the President Pro Tempore 29 of the Senate, and four-five upon the recommendation of the Speaker of the House of 30 Representatives. Four of the members appointed by the Governor, two by the General 31 Assembly on the recommendation of the President Pro Tempore of the Senate, and two by the General Assembly on the recommendation of the Speaker of the House of Representatives, 32 33 shall be members of the public who are not employed in, or providing, child care and who have 34 no financial interest in a child care facility. Two of the foregoing public members appointed by the Governor, one of the foregoing public members recommended by the President Pro 35 36 Tempore of the Senate, and one of the foregoing public members recommended by the Speaker 37 of the House of Representatives shall be parents of children receiving child care services. Of the remaining two public members appointed by the Governor, one shall be a pediatrician 38 39 currently licensed to practice in North Carolina. Three of the members appointed by the

1 Governor shall be child care providers, one of whom shall be affiliated with a for profit child 2 care center, one of whom shall be affiliated with a for profit family child care home, and one of whom shall be affiliated with a nonprofit facility. Two of the members appointed by the 3 General Assembly on the recommendation of the President Pro Tempore of the Senate, and two 4 5 by the General Assembly on recommendation of the Speaker of the House of Representatives, shall be child care providers, one affiliated with a for profit child care facility, and one 6 7 affiliated with a nonprofit child care facility. The General Assembly on the recommendation of 8 the President Pro Tempore of the Senate, and the General Assembly on recommendation of the 9 Speaker of the House of Representatives, shall appoint two early childhood education 10 specialists. None may be employees of the State."

11 **SECTION #.(d)** The additional curricula approved and taught in pre-kindergarten 12 classrooms shall also be taught in four- and five-star rated facilities in the non pre-kindergarten 13 four-year old classrooms. The Child Care Commission shall increase standards in the four- and 14 five-star rated facilities for the purpose of placing an emphasis on early reading. The Commission shall require the four- and five-star rated facilities to teach from the Commission's 15 approved curricula. The Division of Child Development may use funds from the Child Care 16 17 Development Fund Block Grant to assist with the purchase of curricula or adjust rates of 18 reimbursements to cover increased costs.

19 **SECTION #.(e)** The Division of Child Development and Early Education shall 20 adopt a policy to encourage all pre-kindergarten classrooms to blend private pay families with 21 pre-kindergarten subsidized children in the same manner that regular subsidy children are 22 blended with private pay children. The Division may implement a waiver or transition period 23 for the public classrooms.

SECTION #.(f) The pre-kindergarten program may continue to serve at-risk children identified through existing "child find" methods at-risk children are served within the Division of Child of Development and serve at-risk children regardless of income, up to twenty percent (20%) of the four-year olds served.

SECTION #.(g) 28 The Division of Child Development and Early Education 29 (DCDEE) shall adopt policies that improve the quality of childcare for subsidized children. 30 The DCDEE shall phase-in a new policy in which child care subsidies will be paid, to the 31 extent possible, for child care in the higher quality centers and homes only. The DCDEE shall 32 define the higher quality and subsidy funds shall not be paid for one- or two-star rated facilities. 33 For those counties with an inadequate number of three-, four-, and five-star rated facilities, the 34 DCDEE shall establish a transition period that allows the facilities to continue to receive 35 subsidy while the facilities work on the increased star ratings. The DCDEE shall allow for 36 exemptions in non-star rated programs, such as religious programs or other currently allowed 37 arrangements, and continue to pay for child care in these situations.

38 **SECTION #.(h)** The Division of Child Development and Early Education shall 39 implement a parent copayment requirement for pre-kindergarten classrooms the same as what 40 is required of parents subject to regular child care subsidy payments.

41 Fees for families who are required to share in the cost of care shall be established 42 based on a percent of gross family income and adjusted for family size. Fees shall be 43 determined as follows:

44	FAMILY SIZE	PERCENT OF GROSS FAMILY INCOME
45	1-3	10%
46	4-5	9%
47	6 or more	8%.
18	SECTION # (j)	All pre kindergerten classrooms shell be required to perticu

48 **SECTION #.(i)** All pre-kindergarten classrooms shall be required to participate in 49 the Subsidized Early Education for Kids (SEEK) accounting system to streamline the payment 50 function for these classrooms with a goal of eliminating duplicative systems and streamlining the accounting and payment processes among the subsidy reimbursement systems.
 Pre-kindergarten funds transferred may be used to add these programs to SEEK.

3 **SECTION #.(j)** Based on market analysis and within funds available, the Division 4 of Child Development and Early Education shall establish reimbursement rates based on newly 5 increased requirements of four- and five- star rated facilities and the higher teacher standards 6 within the pre-kindergarten classrooms, specifically "More At Four" teacher standards, when establishing the rates of reimbursements. Additionally, the pre-kindergarten curriculum day 7 8 shall cover six and one half (6 1/2) to 10 hours daily and no less than 10 months per year. The 9 public classrooms will have a one-year transition period to become licensed through the 10 Division of Child Development and may continue to operate pre-kindergarten, formerly "More 11 At Four", classrooms during the 2011-2012 fiscal year.

DRAFT SPECIAL PROVISION



2011-DHHS-H10

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MENTAL HEALTH CHANGES

2 **SECTION #.(a)** For the purpose of mitigating cash flow problems that many 3 non-single-stream local management entities (LMEs) experience at the beginning of each fiscal 4 year, the Department of Health and Human Services, Division of Mental Health, 5 Developmental Disabilities, and Substance Abuse Services, shall adjust the timing and method 6 by which allocations of service dollars are distributed to each non-single-stream LME. To this end, the allocations shall be adjusted such that at the beginning of the fiscal year the 7 8 Department shall distribute not less than one-twelfth of the LME's continuation allocation and 9 subtract the amount of the adjusted distribution from the LME's total reimbursements for the 10 fiscal year.

11 **SECTION #.(b)** Of the funds appropriated in this act to the Department of Health 12 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 13 Abuse Services, the sum of twenty-nine million one hundred twenty-one thousand six hundred 14 forty-four dollars (\$29,121,644) for the 2011-2012 fiscal year and the sum of twenty-nine 15 million one hundred twenty-one thousand six hundred forty-four dollars (\$29,121,644) for the 2012-2013 fiscal year shall be allocated for the purchase of local inpatient psychiatric beds or 16 17 bed days. These beds or bed days shall be distributed across the State in LME catchment areas 18 and according to need as determined by the Department. The Department shall enter into 19 contracts with the LMEs and community hospitals for the management of these beds or bed 20 days. The Department shall work to ensure that these contracts are awarded equitably around 21 all regions of the State. Local inpatient psychiatric beds or bed days shall be managed and 22 controlled by the LME, including the determination of which local or State hospital the 23 individual should be admitted to pursuant to an involuntary commitment order. Funds shall not 24 be allocated to LMEs but shall be held in a statewide reserve at the Division of Mental Health, 25 Developmental Disabilities, and Substance Abuse Services to pay for services authorized by 26 the LMEs and billed by the hospitals through the LMEs. LMEs shall remit claims for payment 27 to the Division within 15 working days of receipt of a clean claim from the hospital and shall 28 pay the hospital within 30 working days of receipt of payment from the Division. If the 29 Department determines (i) that an LME is not effectively managing the beds or bed days for 30 which it has responsibility, as evidenced by beds or bed days in the local hospital not being 31 utilized while demand for services at the State psychiatric hospitals has not reduced, or (ii) the LME has failed to comply with the prompt payment provisions of this subsection, the 32 33 Department may contract with another LME to manage the beds or bed days, or, 34 notwithstanding any other provision of law to the contrary, may pay the hospital directly. The Department shall develop reporting requirements for LMEs regarding the utilization of the beds 35 36 or bed days. Funds appropriated in this section for the purchase of local inpatient psychiatric 37 beds or bed days shall be used to purchase additional beds or bed days not currently funded by 38 or through LMEs and shall not be used to supplant other funds available or otherwise 39 appropriated for the purchase of psychiatric inpatient services under contract with community 1 hospitals, including beds or bed days being purchased through Hospital Utilization Pilot funds 2 appropriated in S.L. 2007-323. Not later than March 1, 2011, the Department shall report to the House of Representatives Appropriations Subcommittee on Health and Human Services, the 3 Senate, the Joint Legislative Oversight Committee on Mental Health, Developmental 4 5 Disabilities, and Substance Abuse Services, and the Fiscal Research Division on a uniform system for beds or bed days purchased (i) with local funds, (ii) from existing State 6 7 appropriations, (iii) under the Hospital Utilization Pilot, and (iv) purchased using funds 8 appropriated under this subsection.

9 **SECTION #.(c)** Of the funds appropriated in this act to the Department of Health 10 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 11 Abuse Services, for mobile crisis teams, the sum of five million seven hundred thousand dollars 12 (\$5,700,000) shall be distributed to LMEs to support 30 mobile crisis teams. The new mobile 13 crisis units shall be distributed over the State according to need as determined by the 14 Department.

15 **SECTION #.(d)** The Department of Health and Human Services may create a 16 midyear process by which it can reallocate State service dollars away from LMEs that do not 17 appear to be on track to spend the LMEs' full appropriation and toward LMEs that appear able

18 to spend the additional funds.

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H12

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MH/DD/SAS HEALTHCARE INFORMATION SYSTEM PROJECT

2 **SECTION #.** Of the funds appropriated to the Department of Health and Human 3 Services for the 2011-2013 fiscal biennium, the Department may use a portion of these funds to

4 continue to develop and implement a health care information system for State institutions

5 operated by the Division of Mental Health, Developmental Disabilities, and Substance Abuse

6 Services. G.S. 143C-6-5 does not apply to this section.

DRAFT SPECIAL PROVISION



2011-DHHS-H13

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 LME FUNDS FOR SUBSTANCE ABUSE SERVICES

2 **SECTION #.(a)** Consistent with G.S. 122C-2, the General Assembly strongly 3 encourages Local Management Entities (LMEs) to use a portion of the funds appropriated for 4 substance abuse treatment services to support prevention and education activities.

5 **SECTION #.(b)** An LME may use up to one percent (1%) of funds allocated to it 6 for substance abuse treatment services to provide nominal incentives for consumers who 7 achieve specified treatment benchmarks, in accordance with the federal substance abuse and 8 mental health services administration best practice model entitled Contingency Management.

9 SECTION #.(c) In providing treatment and services for adult offenders and 10 increasing the number of Treatment Accountability for Safer Communities (TASC) case 11 managers, local management entities shall consult with TASC to improve offender access to 12 substance abuse treatment and match evidence-based interventions to individual needs at each stage of substance abuse treatment. Special emphasis should be placed on intermediate 13 14 punishment offenders, community punishment offenders at risk for revocation, and Department 15 of Correction (DOC) releasees who have completed substance abuse treatment while in 16 custody.

In addition to the funds appropriated in this act to the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, to provide substance abuse services for adult offenders and to increase the number of TASC case managers, the Department shall allocate up to three hundred thousand dollars (\$300,000) to TASC. These funds shall be allocated to TASC before funds are allocated to LMEs for mental health services, substance abuse services, and crisis services.

23 SECTION #.(d) In providing drug treatment court services, LMEs shall consult with the local drug treatment court team and shall select a treatment provider that meets all 24 25 provider qualification requirements and the drug treatment court's needs. A single treatment 26 provider may be chosen for non-Medicaid-eligible participants only. A single provider may be 27 chosen who can work with all of the non-Medicaid-eligible drug treatment court participants in a single group. During the 52-week drug treatment court program, participants shall receive an 28 29 array of treatment and aftercare services that meets the participant's level of need, including 30 step-down services that support continued recovery.

DRAFT SPECIAL PROVISION



2011-DHHS-H29L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MHDDSAS COMMUNITY SERVICE FUNDS

SECTION #.(a) The Division of Mental Health, Developmental Disabilities and
Substance Abuse Services (as used in this section "The Division") is directed to reduce the
Community Service Fund by twenty million dollars (\$20,000,000).

5 **SECTION #.(b)** The Division is directed, through consultation with LME 6 representatives, to develop a set of standardized covered benefits for recipients of LME Service 7 Funds and shall become the only services paid for by community service funds through LMEs. 8 These services shall be nationally recognized best practices for developmental disabilities, 9 mental illness, and substance abuse.

10 **SECTION #.(c)** Effective January 1[,] 2012, the Division shall implement a 11 copayment for all mental health, developmental disabilities, and substance abuse services based 12 upon the Medicaid copayment rates.

13 **SECTION #.(d)** The Division is directed to reduce the Community Service Fund by 14 twenty-five million dollars (\$25,000,000) for the 2011-2012 fiscal year based on available fund 15 balance reported by the LMEs' 2010 fiscal audit. The Division is directed to allocate the 16 reduction among LME's based on unreserved, undesignated fund balance totals, as of June 30, 17 2010. The LMEs are required to backfill the reduction with fund balance availability and not 18 further reduce services beyond the amount identified in subsection (a) of this section.

19 **SECTION #.(e)** LME's are directed to spend their unreserved, undesignated fund 20 balance on services, commensurate with the reduction directed by the Division. Quarterly 21 reports shall be submitted to the Division by LME's to ensure expenditures from fund balance 22 occurs at the level required by this law. Additionally, the Division shall review the designation 23 of reserved or designated fund balance accounts to determine whether accounts may be moved 24 to unreserved, undesignated, in essence increasing the unreserved, undesignated fund balance 25 available for purchase of services. If categories of funds are moved into the 26 unreserved/undesignated categories, the affected LMEs are encouraged to spend these funds to 27 minimize their share of the twenty million dollar (\$20,000,000) in reductions to services as 28 required in subsection (a) of this section.

29 SECTION #.(f) The Department of Health and Human Services shall report to the 30 House and Senate Appropriations subcommittees by Dec. 12, 2011 on the status of 31 implementing this section.

DRAFT SPECIAL PROVISION



2011-DHHS-H62L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CONSOLIDATION OF FORENSIC HEALTH CARE AT DOROTHEA DIX COMPLEX

2 SECTION #. The Department of Health and Human Services, Division of State 3 Operated Facilities, shall issue a Request for Proposal for the consolidation of forensic hospital 4 care. The operation shall initially be located at the Dorothea Dix complex. The Secretary of 5 Health and Human Services is authorized to proceed with contracting with a private entity if the Secretary can justify savings through the contract. The Secretary shall compare the 6 Department's total cost to provide forensic care to proposals received and determine whether it 7 8 is cost-effective to contract for this service. The Secretary may only proceed if the Secretary 9 determines the Department will save money and ensure appropriate safety and quality of care 10 for patients. 11 The Secretary shall report to the Joint Appropriations Subcommittee for Health and

- 12 Human Services (or other interim oversight committees) by October 30, 2011 with cost detail
- 13 and savings identified from the proposals.

DRAFT SPECIAL PROVISION



2011-DHHS-H14L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1**TRANSITION OF UTILIZATION MANAGEMENT OF COMMUNITY-BASED**2**SERVICES TO LOCAL MANAGEMENT ENTITIES**

3 **SECTION #.** The Department of Health and Human Services shall collaborate 4 with LMEs to enhance their administrative capabilities to assume utilization management

5 responsibilities for the provision of community-based mental health, developmental disabilities,

6 and substance abuse services. The Department may, with approval of the Office of State

7 Budget and Management, use funds available to implement this section.

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H72

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative
1	THIRD PARTY BII	LLING FOR STATE FACILITIES
2	SECTIO	N #. G.S. 122C-55 reads as rewritten:
3	"§ 122C-55. Except	tions; care and treatment.
4		
5	(g) Wheneve	r there is reason to believe that the client is eligible for financial benefits
6	through a governme	ntal agency, a facility may disclose confidential information to State, local,
7	or federal governme	nt agencies. Except as provided in G.S.122C-55(a3), G.S. 122C-55(a3) and
8	<u>G.S. 122C-55(g1), d</u>	lisclosure is limited to that confidential information necessary to establish
9	financial benefits	for a client. After Except as provided in G.S. 122C-55(g1), after
10	establishment of the	ese benefits, the consent of the client or his legally responsible person is
11	required for further 1	elease of confidential information under this subsection.
12	(g1) A facilit	y may disclose confidential information for the purpose of collecting
13	payment due the fac	lity for the cost of care, treatment, or habilitation.
14	"	

DRAFT SPECIAL PROVISION



2011-DHHS-H73Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative COLLABORATION AMONG DEPARTMENTS OF ADMINISTRATION, HEALTH AND 1 2 HUMAN SERVICES, JUVENILE JUSTICE AND DELINQUENCY PREVENTION, AND PUBLIC INSTRUCTION ON SCHOOL-BASED CHILD AND FAMILY TEAM 3 4 **INITIATIVE** 5 SECTION #.(a) School-Based Child and Family Team Initiative Established. -Purpose and duties. - There is established the School-Based Child and 6 (1)Family Team Initiative. The purpose of the Initiative is to identify and 7 8 coordinate appropriate community services and supports for children at risk of school failure or out-of-home placement in order to address the physical, 9 10 social, legal, emotional, and developmental factors that affect academic performance. The Department of Health and Human Services, the 11 12 Department of Public Instruction, the State Board of Education, the Department of Juvenile Justice and Delinquency Prevention, 13 the 14 Administrative Office of the Courts, and other State agencies that provide services for children shall share responsibility and accountability to improve 15 outcomes for these children and their families. The Initiative shall be based 16 on the following principles: 17 The development of a strong infrastructure of interagency 18 a. 19 collaboration. 20 One child, one team, one plan. b. Individualized, strengths-based care. 21 c. Accountability. 22 d. 23 Cultural competence. e. 24 Children at risk of school failure or out-of-home placement may f. 25 enter the system through any participating agency. 26 Services shall be specified, delivered, and monitored through a g. unified Child and Family Plan that is outcome-oriented and 27 28 evaluation-based. 29 Services shall be the most efficient in terms of cost and effectiveness h. and shall be delivered in the most natural settings possible. 30 Out-of-home placements for children shall be a last resort and shall 31 i. include concrete plans to bring the children back to a stable, 32 permanent home, their schools, and their community. 33 Families and consumers shall be involved in decision making 34 j. throughout service planning, delivery, and monitoring. 35 Program goals and services. - In order to ensure that children receiving 36 (2)services are appropriately served, the affected State and local agencies shall 37 38 do the following:

1		a.	Increase capacity in the school setting to address the academic,
2			health, mental health, social, and legal needs of children.
3		b.	Ensure that children receiving services are screened initially to
4		0.	identify needs and assessed periodically to determine progress and
5			sustained improvement in educational, health, safety, behavioral, and
6			social outcomes.
7		c.	Develop uniform screening mechanisms and a set of outcomes that
8			are shared across affected agencies to measure children's progress in
9			home, school, and community settings.
10		d.	Promote practices that are known to be effective based upon research
10		u.	or national best practice standards.
			•
12		e.	Review services provided across affected State agencies to ensure
13			that children's needs are met.
14		f.	Eliminate cost-shifting and facilitate cost-sharing among
15			governmental agencies with respect to service development, service
16			delivery, and monitoring for participating children and their families.
17		g.	Participate in a local memorandum of agreement signed annually by
18		ъ.	the participating superintendent of the local LEA, directors of the
18			
			county departments of social services and health, director of the local
20			management entity, the chief district court judge, and the chief
21			district court counselor.
22	(3)	Local	level responsibilities In coordination with the North Carolina Child
23		and Fa	amily Leadership Council (Council), established in subsection (b) of
24		this se	ection, the local board of education shall establish the School-Based
25			and Family Team Initiative at designated schools and shall appoint the
26			and Family Team Leaders, who shall be a school nurse and a school
20 27			•
			worker. Each local management entity that has any selected schools in
28			chment area shall appoint a Care Coordinator, and any department of
29			services that has a selected school in its catchment area shall appoint a
30		Child	and Family Teams Facilitator. The Care Coordinators and Child and
31		Family	y Team Facilitators shall have as their sole responsibility working with
32		the se	lected schools in their catchment areas and shall provide training to
33			based personnel, as required. The Child and Family Team Leaders
34			identify and screen children who are potentially at risk of academic
35			or out-of-home placement due to physical, social, legal, emotional, or
36			opmental factors. Based on the screening results, responsibility for
37			oping, convening, and implementing the Child and Family Team
38		Initiati	ive is as follows:
39		a.	School personnel shall take the lead role for those children and their
40			families whose primary unmet needs are related to academic
41			achievement.
42		b.	The local management entity shall take the lead role for those
43			children and their families whose primary unmet needs are related to
43			- · ·
			mental health, substance abuse, or developmental disabilities and
45			who meet the criteria for the target population established by the
46			Division of Mental Health, Developmental Disabilities, and
47			Substance Abuse Services.
48		с.	The local department of public health shall take the lead role for
49			those children and their families whose primary unmet needs are
50			health-related.
-			

1		d. Local departments of social services shall take the lead for those
2		children and their families whose primary unmet needs are related to
3		child welfare, abuse, or neglect.
4		e. The chief district court counselor shall take the lead for those
5		children and their families whose primary unmet needs are related to
6		juvenile justice issues. A representative from each named or
7		otherwise identified publicly supported children's agency shall
8		participate as a member of the Team as needed. Team members shall
9		coordinate, monitor, and assure the successful implementation of a
10		unified Child and Family Plan.
10	(A)	Reporting requirements. – School-Based Child and Family Team Leaders
11	(4)	
		shall provide data to the Council for inclusion in their report to the North
13		Carolina General Assembly. The report shall include the following:
14		a. The number of and other demographic information on children
15		screened and assigned to a team and a description of the services
16		needed by and provided to these children.
17		b. The number of and information about children assigned to a team
18		who are placed in programs or facilities outside the child's home or
19		outside the child's county and the average length of stay in residential
20		treatment.
21		c. The amount and source of funds expended to implement the
22		Initiative.
23		d. Information on how families and consumers are involved in decision
24		making throughout service planning, delivery, and monitoring.
25		e. Other information as required by the Council to evaluate success in
26		local programs and ensure appropriate outcomes.
20		f. Recommendations on needed improvements.
28	(5)	Local advisory committee. – In each county with a participating school, the
29	(\mathbf{J})	superintendent of the local LEA shall either identify an existing
30		
		cross-agency collaborative or council or shall form a new group to serve as a
31		local advisory committee to work with the Initiative. Newly formed
32		committees shall be chaired by the superintendent and one other member of
33		the committee to be elected by the committee. The local advisory committee
34		shall include the directors of the county departments of social services and
35		health; the directors of the local management entity; the chief district court
36		judge; the chief district court counselor; the director of a school-based or
37		school-linked health center, if a center is located within the catchment area
38		of the School-Based Child and Family Team Initiative; and representatives
39		of other agencies providing services to children, as designated by the
40		Committee. The members of the Committee shall meet as needed to monitor
41		and support the successful implementation of the School-Based Child and
42		Family Team Initiative. The Local Child and Family Team Advisory
43		Committee may designate existing cross-agency collaboratives or councils
44		as working groups or to provide assistance in accomplishing established
45		goals.
46	SECT	TION #.(b) North Carolina Child and Family Leadership Council. –
47	(1)	Leadership Council established; location. – There is established the North
48	(1)	Carolina Child and Family Leadership Council (Council). The Council shall
49		be located within the Department of Administration for organizational and
50		budgetary purposes.
50		ouugotat y purposes.

	(2)	
1	(2)	Purpose. – The purpose of the Council is to review and advise the Governor
2		in the development of the School-Based Child and Family Team Initiative
3		and to ensure the active participation and collaboration in the Initiative by all
4		State agencies and their local counterparts providing services to children in
5		participating counties in order to increase the academic success of and
6		reduce out-of-home and out-of-county placements of children at risk of
7		academic failure.
8	(3)	Membership. – The Superintendent of Public Instruction and the Secretary
9		of Health and Human Services shall serve as cochairs of the Council.
10		Council membership shall include the Secretary of the Department of
11		Juvenile Justice and Delinquency Prevention, the Chairman of the State
12		Board of Education, the Director of the Administrative Office of the Courts,
13		and other members as appointed by the Governor.
14	(4)	The Council shall:
15	(')	a. Sign an annual memorandum of agreement (MOA) among the named
16		State agencies to define the purposes of the program and to ensure
10		that program goals are accomplished.
17		
18 19		b. Resolve State policy issues, as identified at the local level, which interfore with offective implementation of the School Bessel Child
		interfere with effective implementation of the School-Based Child
20		and Family Team Initiative.
21		c. Direct the integration of resources, as needed, to meet goals and
22		ensure that the Initiative promotes the most effective and efficient
23		use of resources and eliminates duplication of effort.
24		d. Establish criteria for defining success in local programs and ensure
25		appropriate outcomes.
26		e. Develop an evaluation process, based on expected outcomes, to
27		ensure the goals and objectives of this Initiative are achieved.
28		f. Review progress made on integrating policies and resources across
29		State agencies, reaching expected outcomes, and accomplishing other
30		goals.
31		g. Report semiannually, on January 1 and July 1, on progress made and
32		goals achieved to the Office of the Governor, the Joint
33		Appropriations Committees and Subcommittees on Education,
34		Justice and Public Safety, and Health and Human Services, and the
35		Fiscal Research Division of the Legislative Services Office. The
36		Council may designate existing cross-agency collaboratives or
37		councils as working groups or to provide assistance in accomplishing
38		established goals.
39	SECT	TON #.(c) Department of Health and Human Services. – The Secretary of the
40		ealth and Human Services shall ensure that all agencies within the Department
41		e development and implementation of the School-Based Child and Family
42		nd provide all required support to ensure that the Initiative is successful.
43		TON #.(d) Department of Juvenile Justice and Delinquency Prevention. –
44		the Department of Juvenile Justice and Delinquency Prevention shall ensure
45	•	within the Department collaborate in the development and implementation of
46	-	Child and Family Team Initiative and provide all required support to ensure
47	that the Initiative	
48		TON #.(e) Administrative Office of the Courts. – The Director of the
49		ffice of the Courts shall ensure that the Office collaborates in the development
		inter of the courts shall ensure that the office controlofutes in the development

- 1 and implementation of the School-Based Child and Family Team Initiative and shall provide all
- 2 required support to ensure that the Initiative is successful.

3 **SECTION 10.13.(f)** Department of Public Instruction. – The Superintendent of 4 Public Instruction shall ensure that the Department collaborates in the development and 5 implementation of the School-Based Child and Family Team Initiative and shall provide all

6 required support to ensure that the Initiative is successful.

DRAFT SPECIAL PROVISION



2011-DHHS-H53L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 DHHS POSITION ELIMINATIONS

2 SECTION #. The Secretary of the Department of Health and Human Services is 3 directed to eliminate 250 full-time equivalent positions that have been continuously vacant 4 since July 1, 2010, in order to accomplish a total savings of six million five hundred thousand 5 dollars (\$6,500,000) in State funds. To the extent possible, the Secretary shall not eliminate positions assigned to the Division of State Operated Healthcare Facilities or the Division of 6 7 Medical Assistance. In the event that eliminating 250 full-time equivalent positions that have 8 been continuously vacant since July 1, 2010, does not achieve the savings specified in this 9 section, the Secretary may eliminate other positions within the Department or achieve the 10 designated savings through other administrative and operational reductions or efficiencies. By 11 September 30, 2011, the Secretary shall submit a report to the House Appropriations 12 Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division on the positions eliminated and any 13 14 other reductions taken in order to achieve the savings required by this section. The report shall 15 include the total number of positions eliminated, savings generated by each eliminated position, the impact on any federal funds previously received for the eliminated positions, and any other 16 reductions taken to achieve the savings required by this section. 17

DRAFT SPECIAL PROVISION



2011-DHHS-H67

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 LIABILITY INSURANCE

2 **SECTION #.(a)** The Secretary of the Department of Health and Human Services, 3 the Secretary of the Department of Environment and Natural Resources, and the Secretary of 4 the Department of Correction may provide medical liability coverage not to exceed one million 5 dollars (\$1,000,000) per incident on behalf of employees of the Departments licensed to practice medicine or dentistry, on behalf of all licensed physicians who are faculty members of 6 The University of North Carolina who work on contract for the Division of Mental Health, 7 8 Developmental Disabilities, and Substance Abuse Services for incidents that occur in Division 9 programs, and on behalf of physicians in all residency training programs from The University 10 of North Carolina who are in training at institutions operated by the Department of Health and 11 Human Services. This coverage may include commercial insurance or self-insurance and shall cover these individuals for their acts or omissions only while they are engaged in providing 12 medical and dental services pursuant to their State employment or training. 13

14 **SECTION #.(b)** The coverage provided under this section shall not cover any 15 individual for any act or omission that the individual knows or reasonably should know 16 constitutes a violation of the applicable criminal laws of any state or the United States or that 17 arises out of any sexual, fraudulent, criminal, or malicious act or out of any act amounting to 18 willful or wanton negligence.

19 SECTION #.(c) The coverage provided pursuant to this section shall not require 20 any additional appropriations and shall not apply to any individual providing contractual 21 service to the Department of Health and Human Services, the Department of Environment and 22 Natural Resources, or the Department of Correction, with the exception that coverage may 23 include physicians in all residency training programs from The University of North Carolina who are in training at institutions operated by the Department of Health and Human Services 24 and licensed physicians who are faculty members of The University of North Carolina who 25 work for the Division of Mental Health, Developmental Disabilities, and Substance Abuse 26 27 Services.

DRAFT SPECIAL PROVISION



2011-DHHS-H55

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

9

10

11

12

13 14

15

19

20

21

22

23

24

1 **STUDY DHHS REGULATORY FUNCTIONS**

2 SECTION #.(a) The Department of Health and Human Services shall examine all 3 regulatory functions performed by each of the divisions within the Department. By January 30, 4 2012, the Department shall make a report of its findings to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations 5 Committee on Health and Human Services, and the Fiscal Research Division. The report shall 6 7 include all of the following: 8

- (1)A summary of each division's regulatory functions.
- The purpose of each of the identified regulatory functions. (2)
- The amount of any fee charged for the identified regulatory functions, along (3) with the date and amount of the most recent fee increase.
 - (4) The number of full-time equivalent positions dedicated to the identified regulatory functions, broken down by division.
 - Whether there is a federal requirement for, or a federal component to, any of (5) the identified regulatory functions.
- Identification of overlap among the divisions within the Department, and 16 (6) 17 with other State agencies, with respect to the regulation of providers. For 18 each area of overlap, the report shall specify all of the following:
 - The name of each division and State agency that performs the a. regulatory function.
 - How often each division or State agency performs the regulatory b. function.
 - The total amount of funds expended by each division or State agency c. to perform the regulatory function.

25 SECTION #.(b) The Department of Health and Human Services shall develop a 26 plan to consolidate regulatory functions performed by the various divisions within the Department. The plan shall identify proposed position eliminations and anticipated savings as 27 a result of the consolidation. The Department shall not implement the plan or consolidate any 28 of its regulatory functions except as directed by an act of the General Assembly. 29

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H28

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 REDUCE FUNDING FOR NONPROFIT ORGANIZATIONS

SECTION #. For fiscal years 2011-2012 and 2012-2013, the Department of Health and Human Services shall reduce the amount of funds allocated to nonprofit organizations by five million dollars (\$5,000,000) on a recurring basis. In achieving the reductions required by this section, the Department (i) shall minimize reductions to funds allocated to nonprofit organizations for the provision of direct services and (ii) shall not reduce funds allocated to

7 nonprofit organizations to pay for direct services to individuals with developmental disabilities.

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H32

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 PROHIBIT USE OF ALL FUNDS FOR PLANNED PARENTHOOD ORGANIZATIONS

2 SECTION #. For fiscal years 2011-2012 and 2012-2013, the Department of Health

3 and Human Services may not provide State funds or other funds administered by the

4 Department for contracts or grants to Planned Parenthood, Inc. and affiliated organizations.

DRAFT SPECIAL PROVISION



2011-DHHS-H34

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CHANGES TO COMMUNITY-FOCUSED ELIMINATING HEALTH DISPARITIES 2 **INITIATIVE** 3 **SECTION #.(a)** Funds appropriated in this act from the General Fund to the 4 Department of Health and Human Services for the Community-Focused Eliminating Health 5 Disparities Initiative (CFEHDI) shall be used to provide grants-in-aid to local public health departments to close the gap in the health status of African-Americans, Hispanics/Latinos, and 6 American Indians as compared to the health status of white persons. These grants shall focus on 7 8 the use of preventive measures to eliminate or reduce health disparities in infant mortality, 9 heart disease, cardiovascular disease, asthma, cancer, diabetes, and other conditions that 10 disproportionately affect minority populations in this State.

11 **SECTION #.(b)** In applying for the grants-in-aid available under subsection (a) of 12 this section, local public health departments shall demonstrate the substantial involvement and 13 role American Indian tribes, faith-based organizations, and community-based organizations 14 will play in fulfilling the goals and activities of the grant.

15 **SECTION #.(c)** In implementing the grant-in-aid program authorized by 16 subsection (a) of this section, the Department of Health and Human Services may consider the 17 feasibility of a three-year grant period. If approved, the grantee shall be required at the end of 18 the three-year grant period to demonstrate significant gains in addressing one or more of the 19 health disparity focus areas identified in subsection (a) of this section.

SECTION #(d). Funds appropriated in this act to the Department of Health and Human Services, Division of Public Health, for the CFEHDI shall be awarded as a grant-in-aid to honor the memory of the following recently deceased members of the General Assembly: Bernard Allen, John Hall, Robert Holloman, Howard Hunter, Jeanne Lucas, Vernon Malone, William Martin, and Pete Cunningham. These funds shall be used for concerted efforts to address large gaps in health status among North Carolinians who are African-American, as well as disparities among other minority populations in North Carolina.

27 SECTION #.(e) By October 1, 2012, and annually thereafter, the Department of 28 Health and Human Services shall submit a report to the House of Representatives 29 Appropriations Subcommittee on Health and Human Services, the Senate Appropriations 30 Committee on Health and Human Services, and the Fiscal Research Division on funds 31 appropriated to the CFEHDI. The report shall include specific activities undertaken pursuant to 32 subsection (a) of this section to address large gaps in health status among North Carolinians who are African-American and other minority populations in this State, and shall also address 33 34 all of the following:

- 35 36
- (1) Which local health departments received CFEHDI grants.
- (2) The amount of funding awarded to each local health department grantee.
- 37 (3) Which of the minority populations were served by local health department grantees.

1	(4)	Which	American	Indian	tribes,	faith-based	organizations	s, or
2		commun	ity-based org	ganizations	s were in	volved in ful	filling the goa	als and
3		activities	s of each gran	t awarded	to a local	health departs	nent.	
4	(5)	How the	activities im	plemented	by the lo	cal health dep	artments fulfil	led the
5		goal of	reducing hea	alth dispar	rities amo	ong minority	populations, a	nd the
6		specific s	success in red	lucing part	ticular inc	idences.		

DRAFT SPECIAL PROVISION



2011-DHHS-H38

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

	Requested by:	Kepresentative
1	FUNDS FOR SC	HOOL NURSES
2	SECT	ION #.(a) All funds appropriated for the School Nurse Funding Initiative
3	shall be used to su	upplement and not supplant other State, local, or federal funds appropriated or
4	allocated for this	purpose. Communities shall maintain their current level of effort and funding
5	for school nurses.	These funds shall not be used to fund nurses for State agencies. These funds
6	shall be distribute	ed to local health departments according to a formula that includes all of the
7	following:	
8	(1)	School nurse to student ratio.
9	(2)	Percentage of students eligible for free or reduced meals.
10	(3)	Percentage of children in poverty.
11	(4)	Per capita income.
12	(5)	Eligibility as a low wealth county.
13	(6)	Mortality rates for children between 1 and 19 years of age.
14	(7)	Percentage of students with chronic illnesses.
15	(8)	Percentage of county population consisting of minority persons.
16	SECT	ION #.(b) The Division of Public Health shall ensure that school nurses
17	funded with State	funds (i) do not assist in any instructional or administrative duties associated
18	with a school's cu	urriculum and (ii) perform all of the following with respect to school health
19	programs:	
20	(1)	Serve as the coordinator of the health services program and provide nursing
21		care.
22	(2)	Provide health education to students, staff, and parents.
23	(3)	Identify health and safety concerns in the school environment and promote a
24		nurturing school environment.
25	(4)	Support health food services programs.
26	(5)	Promote healthy physical education, sports policies, and practices.
27	(6)	Provide health counseling, assess mental health needs, provide interventions,
28		and refer students to appropriate school staff or community agencies.
29	(7)	Promote community involvement in assuring a healthy school, and serve as
30		school liaison to a health advisory committee.
31	(8)	Provide health education and counseling, and promote healthy activities and
32		a healthy environment for school staff.
33	(9)	Be available to assist the county health department during a public health
34		emergency.

GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H27

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 REPLACEMENT OF RECEIPTS FOR CHILD DEVELOPMENT SERVICE AGENCIES.

2 **SECTION #.** Receipts earned by the Child Development Service Agencies 3 (CDSAs) from any public or private third-party payer shall be budgeted on a recurring basis to

4 replace reductions in State appropriations to CDSAs.

DRAFT SPECIAL PROVISION



2011-DHHS-H3L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

12

13 14

15

16

23

24

1 HEALTH INFORMATION TECHNOLOGY

2 SECTION #.(a) The Department of Health and Human Services, in cooperation with the State Chief Information Officer, shall coordinate health information technology (HIT) 3 4 policies and programs within the State of North Carolina. The Department's goal in coordinating State HIT policy and programs shall be to avoid duplication of efforts and to 5 ensure that each State agency, public entity, and private entity that undertakes health 6 information technology activities does so within the area of its greatest expertise and technical 7 8 capability and in a manner that supports coordinated State and national goals, which shall include at least all of the following: 9

- 10(1)Ensuring that patient health information is secure and protected, in11accordance with applicable law.
 - (2) Improving health care quality, reducing medical errors, reducing health disparities, and advancing the delivery of patient-centered medical care.
 - (3) Providing appropriate information to guide medical decisions at the time and place of care.
 - (4) Ensuring meaningful public input into HIT infrastructure development.
- Improving the coordination of information among hospitals, laboratories,
 physician offices, and other entities through an effective infrastructure for
 the secure and authorized exchange of health care information.
- 20(6)Improving public health services and facilitating early identification and21rapid response to public health threats and emergencies, including22bioterrorist events and infectious disease outbreaks.
 - (7) Facilitating health and clinical research.
 - (8) Promoting early detection, prevention, and management of chronic diseases.

25 **SECTION #.(b)** The Department of Health and Human Services shall establish and 26 direct a HIT management structure that is efficient and transparent and that is compatible with 27 the Office of the National Health Coordinator for Information Technology (National 28 Coordinator) governance mechanism. The HIT management structure shall be responsible for 29 all of the following:

- 30(1)Developing a State plan for implementing and ensuring compliance with31national HIT standards and for the most efficient, effective, and widespread32adoption of HIT.
- 33 (2) Ensuring that (i) specific populations are effectively integrated into the State
 34 plan, including aging populations, populations requiring mental health
 35 services, and populations utilizing the public health system; and (ii)
 36 unserved and underserved populations receive priority consideration for HIT
 37 support.
- 38 (3) Identifying all HIT stakeholders and soliciting feedback and participation
 39 from each stakeholder in the development of the State plan.

1	(4)	Ensuring that existing HIT capabilities are considered and incorporated into					
2		the State plan.					
3	(5)	Identifying and eliminating conflicting HIT efforts where necessary.					
4	(6)	Identifying available resources for the implementation, operation, and					
5		maintenance of health information technology, including identifying					
6		resources and available opportunities for North Carolina institutions of					
7		higher education.					
8	(7)	Ensuring that potential State plan participants are aware of HIT policies and					
9		programs and the opportunity for improved health information technology.					
10	(8)	Monitoring HIT efforts and initiatives in other States and replicating					
11		successful efforts and initiatives in North Carolina.					
12	(9)	Monitoring the development of the National Coordinator's strategic plan and					
13		ensuring that all stakeholders are aware of and in compliance with its					
14	(10)	requirements.					
15	(10)	Monitoring the progress and recommendations of the HIT Policy and					
16		Standards Committees and ensuring that all stakeholders remain informed of					
17	(11)	the Committee's recommendations.					
18 19	(11)	Monitoring all studies and reports provided to the United States Congress and reporting to the Joint Legislative Oversight Committee on Information					
19 20		and reporting to the Joint Legislative Oversight Committee on Information Technology and the Fiscal Research Division on the impact of report					
20 21		recommendations on State efforts to implement coordinated HIT.					
21	SECT	TON #.(c) Beginning October 1, 2011, the Department of Health and Human					
22		rovide quarterly written reports on the status of HIT efforts to the Senate					
23 24	1	Committee on Health and Human Services, the House of Representatives					
25		Subcommittee on Health and Human Services, and the Fiscal Research					
26		ports due each January 1 and July 1 shall consist of updates to substantial					
<u>2</u> 7		llenges that have occurred since the most recent comprehensive report. The					
28		October 1 and April 1 shall be comprehensive and shall include all of the					
29	following:						
30	(1)	Current status of federal HIT initiatives.					
31	(2)	Current status of State HIT efforts and initiatives among both public and					
32		private entities.					
33	(3)	A breakdown of current public and private funding sources and dollar					
34		amounts for State HIT initiatives.					
35	(4)	Department efforts to coordinate HIT initiatives within the State and any					
36		obstacles or impediments to coordination.					
37	(5)	HIT research efforts being conducted within the State and sources of funding					
38		for research efforts.					
39	(6)	Opportunities for stakeholders to participate in HIT funding and other efforts					
40		and initiatives during the next quarter.					
41	(7) Issues associated with the implementation of HIT in North Carolina and						
42	recommended sol	lutions to these issues.					

DRAFT SPECIAL PROVISION



2011-DHHS-H23

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 FUNDS FOR STROKE PREVENTION

2 SECTION #.(a) Of the funds appropriated in this act to the Department of Health 3 and Human Services, Division of Public Health, the sum of four hundred thousand dollars 4 (\$400,000) in nonrecurring funds for the 2011-2012 fiscal year and the sum of four hundred 5 thousand dollars (\$400,000) in nonrecurring funds for the 2012-2013 fiscal year is allocated to the Heart Disease and Stroke Prevention Branch for continuation of community education 6 7 campaigns and communication strategies, in partnership with the American Heart 8 Association/American Stroke Association, on stroke signs and symptoms and the importance of 9 immediate response.

10 **SECTION #.(b)** Of the funds appropriated in this act to the Department of Health 11 and Human Services, Division of Public Health, the sum of fifty thousand dollars (\$50,000) in 12 nonrecurring funds for the 2011-2012 fiscal year and the sum of fifty thousand dollars 13 (\$50,000) in nonrecurring funds for the 2012-2013 fiscal year is allocated for continued

14 operations of the Stroke Advisory Council.

GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H66

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 AIDS DRUG ASSISTANCE PROGRAM

2 SECTION #. The Department of Health and Human Services (DHHS) shall work
 3 with the Department of Correction (DOC) to use DOC funds to purchase pharmaceuticals for

4 the treatment of DOC inmates with HIV/AIDS in a manner that allows these funds to be

5 accounted for as State matching funds in DHHS' drawdown of federal Ryan White funds.

DRAFT SPECIAL PROVISION



2011-DHHS-H16

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 NC HEALTH CHOICE MEDICAL POLICY

2 SECTION #. Unless required for compliance with federal law, the Department 3 shall not change medical policy affecting the amount, sufficiency, duration, and scope of NC 4 Health Choice health care services and who may provide services until the Division of Medical 5 Assistance has prepared a five-year fiscal analysis documenting the increased cost of the proposed change in medical policy and submitted it for Departmental review. If the fiscal 6 impact indicated by the fiscal analysis for any proposed medical policy change exceeds one 7 8 million dollars (\$1,000,000) in total requirements for a given fiscal year, then the Department 9 shall submit the proposed medical policy change with the fiscal analysis to the Office of State 10 Budget and Management and the Fiscal Research Division. The Department shall not 11 implement any proposed medical policy change exceeding one million dollars (\$1,000,000) in total requirements for a given fiscal year unless the source of State funding is identified and 12 approved by the Office of State Budget and Management. For medical policy changes 13 14 exceeding one million dollars (\$1,000,000) in total requirements for a given fiscal year that are 15 required for compliance with federal law, the Department shall submit the proposed medical policy or policy interpretation change with a five-year fiscal analysis to the Office of State 16 Budget and Management prior to implementing the change. The Department shall provide the 17 Office of State Budget and Management and the Fiscal Research Division a quarterly report 18 itemizing all medical policy changes with total requirements of less than one million dollars 19 20 (\$1,000,000).

DRAFT SPECIAL PROVISION



2011-DHHS-H42

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 COMMUNITY CARE OF NORTH CAROLINA

SECTION #. The Department of Health and Human Services (Department) shall submit a report annually from a qualified entity with proven experience in conducting actuarial and health care studies on the Medicaid cost-savings achieved by the CCNC networks, which shall include children, adults, and the aged, blind, and disabled, to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division.

8 **SECTION #.(b)** The Department and the Division of Medical Assistance (DMA) 9 shall enter into a three-party contract between North Carolina Community Care Networks, Inc., 10 (NCCCN, Inc.) and each of the 14 participating local CCNC networks and shall require 11 NCCCN, Inc., to provide standardized clinical and budgetary coordination, oversight, and 12 reporting for a statewide Enhanced Primary Care Case Management System for Medicaid enrollees. The contracts shall require NCCCN, Inc., to build upon and expand the existing 13 14 successful CCNC primary care case management model to include comprehensive statewide 15 quantitative performance goals and deliverables which shall include all of the following areas: (i) service utilization management, (ii) budget analytics, (iii) budget forecasting methodologies, 16 17 (iv) quality of care analytics, (v) participant access measures, and (vi) predictable cost 18 containment methodologies.

19 **SECTION #.(c)** NCCCN, Inc., shall report quarterly to the Department and to the 20 Office of State Budget and Management (OSBM) on the development of the statewide 21 Enhanced Primary Care Case Management System and its defined goals and deliverables as agreed upon in the contract. NCCCN, Inc., shall submit biannual reports to the Secretary of 22 23 Health and Human Services, OSBM, the House of Representatives Appropriations 24 Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health 25 and Human Services, and the Fiscal Research Division on the progress and results of 26 implementing the quantitative, analytical, utilization, quality, cost containment, and access 27 goals and deliverables set out in the contract. NCCCN, Inc., shall conduct its own analysis of 28 the CCNC system to identify any variations from the development plan for the Enhanced 29 Primary Care Case Management System and its defined goals and deliverables set out in the 30 contract between DMA and NCCCN, Inc. Upon identifying any variations, NCCCN, Inc., shall 31 develop and implement a plan to address the variations. NCCCN, Inc., shall report the plan to 32 DMA within 30 days after taking any action to implement the plan.

SECTION #.(d) By January 1, 2012, the Department and OSBM shall assess the performance of NCCCN, Inc., and CCNC regarding the goals and deliverables established in the contract. Based on this assessment, the Department and DMA shall expand, cancel, or alter the contract with NCCCN, Inc., and CCNC effective April 1, 2012. Expansion or alteration of the contract may reflect refinements based on clearly identified goals and deliverables in the areas of quality of care, participant access, cost containment, and service delivery.

1 SECTION #.(e) By July 1, 2012, the Department, DMA, and NCCCN, Inc., shall 2 finalize a comprehensive plan that establishes management methodologies which include all of 3 the following: (i) quality of care measures, (ii) utilization measures, (iii) recipient access measures, (iv) performance incentive models in which past experience indicates a benefit from 4 5 financial incentives, (v) accountable budget models, (vi) shared savings budget models, and 6 (vii) budget forecasting analytics as agreed upon by the Department, DMA, and NCCCN, Inc. In the development of these methodologies, the Department, DMA, and NCCCN, Inc., shall 7 8 consider options for shared risk. The Department and DMA shall provide assistance to 9 NCCCN, Inc., in meeting the objectives of this section.

DRAFT SPECIAL PROVISION



2011-DHHS-H43L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 **MEDICAID** MANAGEMENT **INFORMATION SYSTEM** (MMIS) 2 FUNDS/IMPLEMENTATION OF MMIS

3 **SECTION #.(a)** The Secretary of the Department of Health and Human Services 4 may utilize prior year earned revenue received for the new Medicaid Management Information 5 System (MMIS) in the amount of three million two hundred thirty-two thousand three hundred four dollars (\$3,232,304) in fiscal year 2011-2012 and twelve million dollars (\$12,000,000) in 6 7 fiscal year 2012-2013. The Department shall utilize prior year earned revenues received for the 8 procurement, design, development, and implementation of the new MMIS. In the event that the 9 Department does not receive prior year earned revenues in the amounts authorized by this 10 section, or funds are insufficient to advance the project the Department is authorized, with 11 approval of the Office of State Budget and Management, to utilize other overrealized receipts and funds appropriated to the Department to achieve the level of funding specified in this 12 section for the MMIS. 13

14 **SECTION #.(b)** The Department shall make full development of the replacement 15 MMIS a top priority. During the development and implementation of MMIS, the Department shall develop plans to ensure the timely and effective implementation of enhancements to the 16 17 system to provide the following capabilities:

- 18
- 19

Receiving and tracking premiums or other payments required by law. (1)

(2)Compatibility with the administration of the Health Information System.

20 The Department shall make every effort to expedite the implementation of the 21 enhancements. The Office of Information Technology Services shall work in cooperation with the Department to ensure the timely and effective implementation of the MMIS and 22 23 enhancements. The contract between the Department and the contract vendor shall contain an 24 explicit provision requiring that the MMIS have the capability to fully implement the 25 administration of NC Health Choice, NC Kids' Care, Ticket to Work, Families Pay Part of the 26 Cost of Services under the CAP-MR/DD, CAP Children's Program, and all relevant Medicaid 27 waivers and the Medicare 646 waiver as it applies to Medicaid eligibles. The Department must 28 have detailed cost information for each requirement before signing the contract. Any contract 29 between the Department and a vendor for the MMIS that does not contain the explicit provision 30 required under this subsection is void on its face. Notwithstanding any other provision of law to 31 the contrary, the Secretary of the Department does not have the authority to sign a contract for 32 the MMIS if the contract does not contain the explicit provision required under this section.

33 SECTION #.(c) Notwithstanding G.S. 114-2.3, the Department shall engage the 34 services of private counsel with the pertinent information technology and computer law expertise to review requests for proposals and to negotiate and review contracts associated with 35 36 MMIS. The counsel engaged by the Department shall review the MMIS contracts and 37 amendments between the Department and the vendor to ensure that the requirements of 38 subsection (b) of this section are met in their entirety.

1 **SECTION #.(d)** The Department shall develop a revised comprehensive schedule 2 for the development and implementation of the MMIS that fully incorporates federal and State 3 project management and review requirements. The Department shall ensure that the schedule is as accurate as possible. Any changes to the design, development, and implementation 4 5 schedule shall be reported as part of the Department's quarterly MMIS reporting requirements. The Department shall submit the schedule to the Chairs of the House of Representatives 6 7 Committee on Appropriations and the House of Representatives Subcommittee on Health and 8 Human Services, the Chairs of the Senate Committee on Appropriations and the Senate 9 Appropriations Committee on Health and Human Services, and the Fiscal Research Division. 10 This submission shall include a detailed explanation of schedule changes that have occurred 11 since the initiation of the project. Any change to key milestones in either schedule shall be 12 immediately reported to the Chairs of the House of Representatives Committee on 13 Appropriations and the House of Representatives Subcommittee on Health and Human 14 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 15 Committee on Health and Human Services, the Joint Legislative Oversight Committee on Information Technology, and the Fiscal Research Division with a full explanation of the reason 16 17 for the change.

18 **SECTION #.(e)** Beginning July 1, 2011, the Department shall make quarterly 19 reports on changes in the functionality and projected costs of the MMIS. This report shall 20 include any changes to MMIS vendor contracts and shall provide a detailed explanation for any 21 cost increases. Each report shall be made to the Chairs of the House of Representatives 22 Committee on Appropriations and the House of Representatives Subcommittee on Health and 23 Human Services, the Chairs of the Senate Committee on Appropriations and the Senate 24 Appropriations Committee on Health and Human Services, and the Fiscal Research Division. 25 A copy of the final report on the contract award also shall be submitted to the Joint Legislative 26 Commission on Governmental Operations.

27 SECTION #.(f) Upon initiation of the NC MMIS Program Reporting and 28 Analytics Project and the Division of Health Services Regulation Project, the Department shall 29 submit all reports regarding functionality, schedule, and cost in the next regular cycle of 30 reporting identified in subsections (d) and (e) of this section. The Department shall ensure that 31 the solution developed in the Reporting and Analytics Project supports the capability, in its 32 initial implementation, to interface with the North Carolina Teachers' and State Employees' 33 The costs for this capability shall be negotiated prior to the award of the Health Plan. 34 Reporting and Analytics Project contract. The Reporting and Analytics Project solution must be 35 completed simultaneously with the replacement MMIS.

DRAFT SPECIAL PROVISION



2011-DHHS-H52

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH TECHNOLOGY 2 (NC FAST) FUNDS

3 **SECTION 10.27.** Of the funds appropriated in this act to the Department of Health 4 and Human Services (Department), the nonrecurring sum of nine million five hundred 5 ninety-two thousand three hundred thirty-two dollars (\$9,592,332) for fiscal year 2011-2012 and the nonrecurring sum of nine million five hundred ninety-two thousand three hundred 6 7 thirty-two dollars (\$9,592,332) for fiscal year 2012-2013 shall be used to support the NC FAST 8 project. These funds shall be (i) deposited to the Department's information technology budget 9 code and (ii) used to match federal funds for the project. In addition, the Department shall 10 utilize prior year earned revenues received in the amount of eight million seven hundred 11 sixty-seven thousand six hundred ninety-six dollars (\$8,767,696) in fiscal year 2011-2012 for 12 the NC FAST project. Funds appropriated to the Department by this act shall be used to expedite the development and implementation of the Global Case Management and Food and 13 14 Nutrition Services and the Eligibility Information System (EIS) components of the North 15 Carolina Families Accessing Services through Technology (NC FAST) project. In the event that the Department does not receive prior year earned revenues in the amount authorized by 16 17 this section, the Department is authorized, with approval of the Office of State Budget and 18 Management, to utilize other overrealized receipts and funds appropriated to the Department to 19 achieve the level of funding specified in this section for the NC FAST project. The Department 20 shall not obligate any of its overrealized receipts or funds for this purpose without (i) prior 21 written approval from the United States Department of Agriculture Food and Nutrition Service, the United States Department of Health and Human Services Administration for Children and 22 23 Families, the Centers for Medicare and Medicaid Services, and any other federal partner 24 responsible for approving changes to the annual Advance Planning Document update (APDu) 25 for the NC FAST Program and (ii) prior review and approval from the Office of Information 26 Technology Services (ITS) and the Office of State Budget and Management (OSBM). The 27 Department shall report any changes to the NC FAST Program to the Joint Legislative 28 Oversight Committee on Information Technology, the Joint Legislative Commission on 29 Governmental Operations, the Senate Appropriations Committee on Health and Human 30 Services, the House Appropriations Subcommittee on Health and Human Services, and the 31 Fiscal Research Division not later than 30 days after receiving all the approvals required by this 32 section.

DRAFT SPECIAL PROVISION



2011-DHHS-H1Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative
1	MEDICAID	
2		TON #.(a) Use of Funds, Allocation of Costs, Other Authorizations. –
3	(1)	Use of funds. – Funds appropriated in this act for services provided in
4		accordance with Title XIX of the Social Security Act (Medicaid) are for both
5		the categorically needy and the medically needy.
6	(2)	Allocation of nonfederal cost of Medicaid The State shall pay one
7		hundred percent (100%) of the nonfederal costs of all applicable services
8		listed in this section. In addition, the State shall pay one hundred percent
9		(100%) of the federal Medicare Part D clawback payments under the
10		Medicare Modernization Act of 2004.
11	(3)	Use of funds for development and acquisition of equipment and software. –
12		If first approved by the Office of State Budget and Management, the
13		Division of Medical Assistance, Department of Health and Human Services,
14		may use funds that are identified to support the cost of development and
15		acquisition of equipment and software and related operational costs through
16		contractual means to improve and enhance information systems that provide
17		management information and claims processing. The Department of Health
18		and Human Services shall identify adequate funds to support the
19		implementation and first year's operational costs that exceed funds allocated
20		for the new contract for the fiscal agent for the Medicaid Management
21		Information System.
22	(4)	Reports Unless otherwise provided, whenever the Department of Health
23		and Human Services is required by this section to report to the General
24		Assembly, the report shall be submitted to the House of Representatives
25		Appropriations Subcommittee on Health and Human Services, the Senate
26		Appropriations Committee on Health and Human Services, and the Fiscal
27		Research Division of the Legislative Services Office. Reports shall be
28		submitted on the date provided in the reporting requirement.
29		TON #.(b) Policy.
30	(1)	Volume purchase plans and single source procurement. – The Department of
31		Health and Human Services, Division of Medical Assistance, may, subject to
32		the approval of a change in the State Medicaid Plan, contract for services,
33		medical equipment, supplies, and appliances by implementation of volume
34		purchase plans, single source procurement, or other contracting processes in
35		order to improve cost containment.
36	(2)	Cost containment programs. – The Department of Health and Human
37		Services, Division of Medical Assistance, may undertake cost containment
38		programs, including contracting for services, preadmissions to hospitals, and

1 2 3

> 4 5

> 6 7

32

33

34

35

36

48

prior approval for certain outpatient surgeries before they may be performed in an inpatient setting.

- (3) Fraud and abuse. The Division of Medical Assistance, Department of Health and Human Services, shall provide incentives to counties that successfully recover fraudulently spent Medicaid funds by sharing State savings with counties responsible for the recovery of the fraudulently spent funds.
- 8 (4) Medical policy. - Unless required for compliance with federal law, the 9 Department shall not change medical policy affecting the amount, 10 sufficiency, duration, and scope of health care services and who may provide 11 services until the Division of Medical Assistance has prepared a five-year 12 fiscal analysis documenting the increased cost of the proposed change in 13 medical policy and submitted it for Departmental review. If the fiscal impact 14 indicated by the fiscal analysis for any proposed medical policy change exceeds three million dollars (\$3,000,000) in total requirements for a given 15 16 fiscal year, then the Department shall submit the proposed medical policy 17 change with the fiscal analysis to the Office of State Budget and Management and the Fiscal Research Division. The Department shall not 18 19 implement any proposed medical policy change exceeding three million 20 dollars (\$3,000,000) in total requirements for a given fiscal year unless the 21 source of State funding is identified and approved by the Office of State 22 Budget and Management. For medical policy changes exceeding three 23 million dollars (\$3,000,000) in total requirements for a given fiscal year that 24 are required for compliance with federal law, the Department shall submit 25 the proposed medical policy or policy interpretation change with the five-year fiscal analysis to the Office of State Budget and Management prior 26 27 to implementing the change. The Department shall provide the Office of 28 State Budget and Management and the Fiscal Research Division a quarterly 29 report itemizing all medical policy changes with total requirements of less 30 than three million dollars (\$3,000,000). 31
 - (5) Posting of notices of changes on department web site. For any public notice of change required pursuant to the provisions of 42 C.F.R. § 447.205, the Department shall, no later than seven business days after the date of publication, publish the same notice on its web site on the same web page as it publishes State Plan amendments, and the notice shall remain on the web site continuously for 90 days.
- 37 Electronic transactions. - Medicaid providers shall follow the Department's (6) 38 established procedures for securing electronic payments and the Department 39 shall not provide routine provider payments by check. Medicaid providers 40 shall file claims electronically, except that Nonelectronic claims submission 41 may be required when it is in the best interest of the Department. Medicaid 42 providers shall submit Preadmission Screening and Annual Resident 43 Reviews (PASARR) through the Department's Web-based tool or thorugh a 44 vendor with interface capability to submit data into the Web-based 45 PASARR.
- 46 **SECTION #.(c)** Eligibility. Eligibility for Medicaid shall be determined in 47 accordance with the following:
 - (1) Medicaid and Work First Family Assistance. –
- 49a.Income eligibility standards. The maximum net family annual50income eligibility standards for Medicaid and Work First Family

1 2		Assistance and the Assistance shall be		d for Work First Family
3				
4		CATEGORICA	LLY	MEDICALLY
5		NEEDY – WF	FA*	NEEDY
6				
7		Standard of Need		
8		&		
9		Families and		
10		Families and	WFFA*	Children &
11	Family	Children	Payment	AA, AB, AD*
12	Size	Income Level	Level	Income Level
13	1	\$4,344	\$2,172	\$2,900
14	2	5,664	2,832	3,800
15	3	6,528	3,264	4,400
16	4	7,128	3,564	4,800
17	5	7,776	3,888	5,200
18	6	8,376	4,188	5,600
19	7	8,952	4,476	6,000
20	8	9,256	4,680	6,300
21				
22		•		the Aged (AA); Aid to the
23	,	B); and Aid to the Dis		
24	b.			ily Assistance shall be fifty
25				d. These standards may be
26		-	pproval of the Director	-
27	с.	-		an Services shall provide
28			-	ar-olds in accordance with
29		federal rules and re	0	
30	d.			eedy families with children
31			for one year without	regard to changes in income
32		or assets.		
33				ations for which the federal
34	-			or eligibility determinations,
35				il 1 immediately following
36	-	-		Department of Health and
37			n of Medical Assistar	nce, shall provide Medicaid
38		age to the following:		1 1
39	a.			ho have incomes equal to or
40			narea percent (100%	%) of the federal poverty
41	1.	guidelines.		less (less sur less dus d
42	b.	0	-	o or less than one hundred
43				eral poverty guidelines and
44 45				to pregnant women eligible
45 46				at the pregnancy but include
46 47				to those other conditions
47		=	Department as conc	litions that may complicate
48		pregnancy.		

1	с.	Infants under the age of one with family incomes equal to or less
2		than two hundred percent (200%) of the federal poverty guidelines
3		and without regard to resources.
4	d.	Children aged one through five with family incomes equal to or less
5		than two hundred percent (200%) of the federal poverty guidelines
6		and without regard to resources.
7	e.	Children aged six through 18 with family incomes equal to or less
8		than one hundred percent (100%) of the federal poverty guidelines
9		and without regard to resources.
10	f.	Family planning services to men and women of childbearing age
11		with family incomes equal to or less than one hundred eighty-five
12		percent (185%) of the federal poverty guidelines and without regard
13		to resources.
14	g.	Workers with disabilities described in G.S. 108A-54.1 with unearned
15	-	income equal to or less than one hundred fifty percent (150%) of the
16		federal poverty guidelines.
17	(3) The	Department of Health and Human Services, Division of Medical
18		stance, shall provide Medicaid coverage to adoptive children with
19	speci	al or rehabilitative needs regardless of the adoptive family's income.
20	(4) The	Department of Health and Human Services, Division of Medical
21	Assis	stance, shall provide Medicaid coverage to "independent foster care
22		escents," ages 18, 19, and 20, as defined in section 1905(w)(1) of the
23		al Security Act [42 U.S.C. § 1396d(w)(1)], without regard to the
24		escent's assets, resources, or income levels.
25		and ICF/MR work incentive allowances The Department of Health
26	and	Human Services may provide an incentive allowance to
27	Med	icaid-eligible recipients of ICF and ICF/MR services, who are regularly
28		ged in work activities as part of their developmental plan, and for whom
29		tion of additional income contributes to their achievement of
30		bendence. The State funds required to match the federal funds that are
31	-	red by these allowances shall be provided from savings within the
32	-	icaid budget or from other unbudgeted funds available to the
33		artment. The incentive allowances may be as follows:
34	1	thly Net Wages Monthly Incentive Allowance
35		0 to \$100.99 Up to \$50.00
36	\$101	.00 to \$200.99 \$80.00
37	\$201	.00 to \$300.99 \$130.00
38	\$301	.00 and greater \$212.00
39	(6) The	Department of Health and Human Services, Division of Medical
40	Assis	stance, shall provide Medicaid coverage to women who need treatment
41	for	breast or cervical cancer and who are defined in 42 U.S.C. §
42	1396	a.(a)(10)(A)(ii)(XVIII).
43	SECTION :	#.(d) Services and Payment Bases. – The Department shall spend funds
44		aid services in accordance with the following schedule of services and
45	payment bases. All se	rvices and payments are subject to the language at the end of this
46		rwise provided, services and payment bases will be as prescribed in the
47		hed by the Department of Health and Human Services and may be
48		val of the Director of the Budget.
49	0 11	nent of Health and Human Services (DHHS) shall operate and manage
50	-	within the annual State appropriation. DHHS shall establish policies,
		^ _ ·

1 practices, rates, and expenditure procedures that are in compliance with CMS regulations and

2 approved State Plans, State laws, and regulations.

Additionally, the Department shall be required to use the Physician's Advisory Group for review and will collaborate with other stakeholder groups in the adoption and implementation of all clinical and payment policies, including all public notice and posting provisions in use as of the effective date of this provision.

7 (1)Mandatory Services – In order to manage the Medicaid program within the 8 annual State appropriation, the Secretary shall have the authority to submit 9 State Plan amendments and establish temporary rules affecting the amount 10 of service and payment rate for the following mandatory services: 11 Hospital inpatient. – Payment for hospital inpatient services will be a. 12 prescribed by the State Plan as established by the Department of 13 Health and Human Services. 14 Hospital outpatient. - Eighty percent (80%) of allowable costs or a b. prospective reimbursement plan as established by the Department of 15 16 Health and Human Services. 17 Nursing facilities. - Nursing facilities providing services to Medicaid c. 18 recipients who also qualify for Medicare must be enrolled in the 19 Medicare program as a condition of participation in the Medicaid 20 program. State facilities are not subject to the requirement to enroll in 21 the Medicare program. Residents of nursing facilities who are 22 eligible for Medicare coverage of nursing facility services must be 23 placed in a Medicare-certified bed. Medicaid shall cover facility 24 services only after the appropriate services have been billed to 25 Medicare. 26 Physicians, certified nurse midwife services, nurse practitioners, d. 27 physician assistants. - Fee schedules as developed by the Department 28 of Health and Human Services. 29 EPSDT Screens. - Payments in accordance with rate schedule e. 30 developed by the Department of Health and Human Services. 31 Home health and related services, durable medical equipment. f. 32 Payments according to reimbursement plans developed by the 33 Department of Health and Human Services. 34 Rural health clinical services. - Provider-based, reasonable cost, g. 35 nonprovider-based, single-cost reimbursement rate per clinic visit. 36 Family planning. – Negotiated rate for local health departments. For h. 37 other providers see specific services, e.g., hospitals, physicians. 38 Independent laboratory and X-ray services. - Uniform fee schedules i. 39 as developed by the Department of Health and Human Services. Medicare Buy-In. – Social Security Administration premium. 40 j. 41 Ambulance services. - Uniform fee schedules as developed by the k. Department of Health and Human Services. Public ambulance 42 43 providers will be reimbursed at cost. 44 Medicare crossover claims. - The Department shall apply Medicaid 1. 45 medical policy to Medicare claims for dually eligible recipients. The 46 Department shall pay an amount up to the actual coinsurance or 47 deductible or both, in accordance with the State Plan, as approved by 48 the Department of Health and Human Services. The Department may 49 disregard application of this policy in cases where application of the 50 policy would adversely affect patient care.

1 2 3		m.	Pregnancy-related services. – Covered services for pregnant women shall include nutritional counseling, psychosocial counseling, and predelivery and postpartum home visits as described in clinical
4			policy.
5		n.	Mental health services. – Coverage is limited to children eligible for
6			EPSDT services provided by:
7			1. Licensed or certified psychologists, licensed clinical social
8			workers, certified clinical nurse specialists in psychiatric
9			mental health advanced practice, nurse practitioners certified
10			as clinical nurse specialists in psychiatric mental health
11 12			advanced practice, licensed psychological associates, licensed professional counselors, licensed marriage and family
12			therapists, licensed clinical addictions specialists, and
13			certified clinical supervisors, when Medicaid-eligible children
15			are referred by the Community Care of North Carolina
16			primary care physician, a Medicaid-enrolled psychiatrist, or
17			the area mental health program or local management entity,
18			and
19			2. Institutional providers of residential services as defined by the
20			Division of Mental Health, Developmental Disabilities, and
21			Substance Abuse Services and approved by the Centers for
22			Medicare and Medicaid Services (CMS) for children and
23			Psychiatric Residential Treatment Facility services that meet
24			federal and State requirements as defined by the Department.
25	(2)	Optior	nal Services – In order to manage the Medicaid program within the
26			State appropriation, the Secretary shall have the authority to submit
27		State F	Plan amendments and establish temporary rules affecting the amount
28		of serv	ice, payment rate, or elimination of the following optional services:
29		a.	Certified registered nurse anesthetists.
30		b.	Community Alternative Programs.
31		c.	Hearing aids. – Wholesale cost plus dispensing fee to provider.
32		d.	Ambulatory surgical centers.
33		e.	Private duty nursing, clinic services, prepaid health plans.
34		f.	Intermediate care facilities for the mentally retarded.
35		g.	Chiropractors, podiatrists, optometrists, dentists.
36		h.	Dental coverage Dental services shall be provided on a restricted
37			basis in accordance with criteria adopted by the Department to
38			implement this subsection.
39		i.	Optical supplies. – Payment for materials is made to a contractor in
40			accordance with 42 C.F.R. § 431.54(d). Fees paid to dispensing
41			providers are negotiated fees established by the State agency based
42			on industry charges.
12		•	\mathbf{D}_{1}
43		j.	Physical therapy, occupational therapy, and speech therapy. –
44		j.	Services for adults. Payments are to be made only to qualified
44 45		j.	Services for adults. Payments are to be made only to qualified providers at rates negotiated by the Department of Health and Human
44 45 46			Services for adults. Payments are to be made only to qualified providers at rates negotiated by the Department of Health and Human Services.
44 45		j. k.	Services for adults. Payments are to be made only to qualified providers at rates negotiated by the Department of Health and Human

1	1.		nanagement services. – Reimbursement in accordance with the
2 3			bility of funds to be transferred within the Department of
			and Human Services.
4	m.	Hospi	ce and palliative care.
5	n.		ally necessary prosthetics or orthotics. – In order to be eligible
6		for re	imbursement, providers must be licensed or certified by the
7		occup	ational licensing board or the certification authority having
8		author	ity over the provider's license or certification. Medically
9		necess	ary prosthetics and orthotics are subject to prior approval and
10		utiliza	tion review.
11	0.	Health	n insurance premiums.
12	p.		al care/other remedial care. – Services not covered elsewhere
13	1		section include related services in schools; health professional
14			es provided outside the clinic setting to meet maternal and
15			health goals.
16	q.		ric surgeries. – Covered as described in clinical policy 1A-15,
17	٩٠		ry for Clinically Severe Obesity. In order to raise the standard
18		-	iatric care in North Carolina, approval for these procedures
19			only be granted to those providers (facilities and surgeons) who
20			signated as a Bariatric Surgery Center of Excellence (BSCOE)
20 21			
21 22		•	e American Society for Metabolic and Bariatric Surgery
			BS). Providers must then submit to NC Medicaid
23			nentation of their designation as a BSCOE as well as verify
24			ontinued annual participation.
25	r.	Drugs	
26		1.	Reimbursements Reimbursements shall be available for
27			prescription drugs as allowed by federal regulations plus a
28			professional services fee per month, excluding refills for the
29			same drug or generic equivalent during the same month.
30			Payments for drugs are subject to the provisions of this
31			subdivision or in accordance with the State Plan adopted by
32			the Department of Health and Human Services, consistent
33			with federal reimbursement regulations. Payment of the
34			professional services fee shall be made in accordance with the
35			State Plan adopted by the Department of Health and Human
36			Services, consistent with federal reimbursement regulations.
37			The professional services fee shall be established by the
38			Department. In addition to the professional services fee, the
39			Department may pay an enhanced fee for pharmacy services.
40		2.	Limitations on quantity. – The Department of Health and
41			Human Services may establish authorizations, limitations,
42			and reviews for specific drugs, drug classes, brands, or
43			quantities in order to manage effectively the Medicaid
44			program. The Department may impose prior authorization
45			requirements on brand-name drugs for which the phrase
46			"medically necessary" is written on the prescription.
47		3.	Dispensing of generic drugs. – Notwithstanding
48		5.	G.S. 90-85.27 through G.S. 90-85.31, or any other law to the
49			contrary, under the Medical Assistance Program (Title XIX
50			of the Social Security Act), and except as otherwise provided
50			or the social security Aci, and except as otherwise provided

in this subsection for drugs listed in the narrow therapeutic index, a prescription order for a drug designated by a trade or brand name shall be considered to be an order for the drug by its established or generic name, except when the prescriber has determined, at the time the drug is prescribed, that the brand-name drug is medically necessary and has written on the prescription order the phrase "medically necessary." An initial prescription order for a drug listed in the narrow therapeutic drug index that does not contain the phrase "medically necessary" shall be considered an order for the drug by its established or generic name, except that a pharmacy shall not substitute a generic or established name prescription drug for subsequent brand or trade name prescription orders of the same prescription drug without explicit oral or written approval of the prescriber given at the time the order is filled. Generic drugs shall be dispensed at a lower cost to the Medical Assistance Program rather than trade or brand-name drugs. Notwithstanding this subdivision to the contrary, the Secretary of Health and Human Services may prevent substitution of a generic equivalent drug, including a generic equivalent that is on the State maximum allowable cost list, when the net cost to the State of the brand-name drug, after consideration of all rebates, is less than the cost of the generic equivalent. As used in this subsection, "brand name" means the proprietary name the manufacturer places upon a drug product or on its container, label, or wrapping at the time of packaging; and "established name" has the same meaning as in section 502(e)(3) of the Federal Food, Drug, and Cosmetic Act, as amended, 21 U.S.C. § 352(e)(3).

- 4. Specialty Drug Provider Network. The Department of Health and Human Services shall work with specialty drug providers, manufacturers of specialty drugs, Medicaid recipients who are prescribed specialty drugs, and the medical professionals that treat Medicaid recipients who are prescribed specialty drugs to develop ways to ensure that best practices and the prevention of overutilization are maintained in the delivery and utilization of specialty drugs.
- 5. Lock Controlled Substances Prescriptions into Single Pharmacy/Provider. – The Department of Health and Human Services, Division of Medical Assistance, shall lock Medicaid enrollees into a single pharmacy and provider when the Medicaid enrollee's utilization of selected controlled substance medications meets the lock-in criteria approved by the NC Physicians Advisory Group, as follows:
- i. Enrollees may be prescribed selected controlled substance medications by only one prescribing physician and may not change the prescribing physician at any time without prior approval or authorization by the Division.

1

2

3

4 5

6 7

8

9

10 11

12

13 14

15

16 17

18

19

20

21

22

23 24

25

26 27

28

29

30

31

32 33

34

35

36 37

38

39

40

41

42 43

44

45

46

47

48 49

50

1		ii. Enrollees may have prescriptions for selected
2		controlled substance medications filled at only one
3		pharmacy and may not change to another pharmacy at
4		any time without prior approval or authorization by
5		the Division.
	5.	Preferred Drug List. – The Department of Health and Human
7		Services shall establish and implement a preferred drug list
8		program under the Division of Medical Assistance.
9		Medications prescribed for the treatment of mental illness
10		shall be included on the Preferred Drug List (PDL).
11		The pharmaceutical and therapeutics committee of the
12		Physician's Advisory Group (PAG) shall provide ongoing
13		review of the preferred drug list including the implementation
14		of prior authorization on identified drugs. Members of the
15		committee shall submit conflict of interest disclosure
16		statements to the Department and shall have an ongoing duty
17		to disclose conflicts of interest not included in the original
18		disclosure.
19		The Department, in consultation with the PAG, shall
20		adopt and publish policies and procedures relating to the
21		preferred drug list, including:
22		i. Guidelines for the presentation and review of drugs
23		for inclusion on the preferred drug list,
24		ii. The manner and frequency of audits of the preferred
25		drug list for appropriateness of patient care and
26		cost-effectiveness,
27		iii. An appeals process for the resolution of disputes, and
28		iv. Such other policies and procedures as the Department
29		deems necessary and appropriate.
30		The Department and the pharmaceutical and therapeutics
31		committee shall consider all therapeutic classes of
32		prescription drugs for inclusion on the preferred drug list,
33		except medications for treatment of human
34		immunodeficiency virus or acquired immune deficiency
35		syndrome shall not be subject to consideration for inclusion
36		on the preferred drug list.
37		The Department shall maintain an updated preferred drug
38		list in electronic format and shall make the list available to
39		the public on the Department's Internet Web site.
40		The Department shall: (i) enter into a multistate
41		purchasing pool; (ii) negotiate directly with manufacturers or
42		labelers; (iii) contract with a pharmacy benefit manager for
43		negotiated discounts or rebates for all prescription drugs
44		under the medical assistance program; or (iv) effectuate any
45		combination of these options in order to achieve the lowest
46		available price for such drugs under such program.
47		The Department may negotiate supplemental rebates from
48		manufacturers that are in addition to those required by Title
49		XIX of the federal Social Security Act. The committee shall
50		consider a product for inclusion on the preferred drug list if

1	the manufacturer provides a supplemental rebate. The
2	Department may procure a sole source contract with an
3	outside entity or contractor to conduct negotiations for
4	supplemental rebates.
5	The Secretary of the Department of Health and Human
6	Services shall establish a Preferred Drug List (PDL) Policy
7	Review Panel within 60 days after the effective date of this
8	section. The purpose of the PDL Policy Review Panel is to
9	review the Medicaid PDL recommendations from the
10	Department of Health and Human Services, Division of
11	Medical Assistance, and the Physician Advisory Group
12	Pharmacy and Therapeutics (PAG P&T) Committee.
13	The Secretary shall appoint the following individuals to
14	the review panel:
15	i. The Director of Pharmacy for the Division of Medical
16	Assistance.
17	ii. A representative from the PAG P&T Committee.
18	iii. A representative from the Old North State Medical
19	Society.
20	iv. A representative from the North Carolina Association
21	of Pharmacists.
22	v. A representative from Community Care of North
23	Carolina.
24	vi. A representative from the North Carolina Psychiatric
25	Association.
26	vii. A representative from the North Carolina Pediatric
27	Society.
28	viii. A representative from the North Carolina Academy of
29	Family Physicians.
30	ix. A representative from the North Carolina Chapter of
31	the American College of Physicians.
32	x. A representative from a research-based
33	pharmaceutical company.
34	xi. A representative from hospital-based pharmacy.
35	Individuals appointed to the Review Panel, except for the
36	Division's Director of Pharmacy, shall only serve a two-year
37	term.
38	After the Department, in consultation with the PAG P&T
39	Committee, publishes a proposed policy or procedure related
40	to the Medicaid PDL, the Review Panel shall hold an open
41	meeting to review the recommended policy or procedure
42	along with any written public comments received as a result
43	of the posting. The Review Panel shall provide an opportunity
44	for public comment at the meeting. After the conclusion of
45	the meeting, the Review Panel shall submit policy
46	recommendations about the proposed Medicaid PDL policy
47	or procedure to the Secretary.
48	The Department may establish a Preferred Drug List for
49	the North Carolina Health Choice for Children program and
50	pursue negotiated discounts or rebates for all prescription

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\\20\\21\\22\\23\\24\end{array} $	t.	 drugs under the program in order to achieve the lowest available price for such drugs under such program. The Department may procure a sole source contract with an outside entity or contractor to conduct negotiations for these discounts or rebates. The PAG P&T Committee and Preferred Drug List Policy Review Panel will provide recommendations on policies and procedures for the NC Health Choice Preferred Drug List. Incentive Payments as outlined in the State Medicaid Health Information Plan for Electronic Health Records. Other mental health services. – Unless otherwise covered by this section, coverage is limited to the following: 1. Services as established by the Division of Medical Assistance in consultation with the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services and approved by the Centers for Medicare and Medicaid Services (CMS) when provided in agencies meeting the requirements and reimbursement is made in accordance with a State Plan developed by the Department of Health and Human Services not to exceed the upper limits established in federal regulations, and 2. For Medicaid-eligible adults, services provided by licensed or certified psychologists, licensed clinical social workers, certified clinical nurse specialists in psychiatric mental health
25 26 27 28		advanced practice, and nurse practitioners certified as clinical nurse specialists in psychiatric mental health advanced practice, licensed psychological associates, licensed professional counselors, licensed marriage and family
29 30 31		therapists, certified clinical addictions specialists, and licensed clinical supervisors, Medicaid-eligible adults may be self-referred.
32 33 34 35 36 37 38 39 40		3. Payments made for services rendered in accordance with this subdivision shall be to qualified providers in accordance with approved policies and the State Plan. Nothing in subsubsubdivisions 1. or 2. of this subsubdivision shall be interpreted to modify the scope of practice of any service provider, practitioner, or licensee, nor to modify or attenuate any collaboration or supervision requirement related to the professional activities of any service provider, practitioner, or licensee. Nothing in subsubsubdivisions 1. or 2. of this
41 42 43 44 45 46 47 48 49 50		 subsubdivision shall be interpreted to require any private health insurer or health plan to make direct third-party reimbursements or payments to any service provider, practitioner, or licensee. Notwithstanding G.S. 150B-21.1(a), the Department of Health and Human Services may adopt temporary rules in accordance with Chapter 150B of the General Statutes further defining the qualifications of providers and referral procedures in order to implement this subdivision. Coverage policy for services established by the Division of Medical Assistance in consultation with the

1		Division of Mental Health, Developmental Disabilities, and
2		Substance Abuse Services under sub-subdivisions a. and b.2. of this
3		subdivision shall be established by the Division of Medical
4		Assistance.
5		u. Experimental/investigational medical procedures. – Coverage is
6		limited to services, supplies, drugs, or devices recognized as standard
7		
		medical care for the condition, disease, illness, or injury being treated
8		as determined by nationally recognized scientific professional
9		organizations or scientifically based federal organizations such as the
10		Food and Drug Administration, the National Institutes of Health, the
11		Centers for Disease Control, or the Agency for Health Care Research
12		and Quality.
13		v. Clinical trials. – The Division of Medical Assistance shall develop
14		clinical policy for the coverage of routine costs in clinical trial
15		services for life-threatening conditions using resources such as
16		coverage criteria from Medicare, NC State Health Plan, and the input
17		of the Physician Advisory Group.
18		w. Organ transplants.
19	(3)	Never Events and Hospital Acquired Conditions (HACs) shall not be
20	(\mathbf{J})	reimbursed. Medicaid will adhere to Medicare requirements for definition of
		•
21	GEO	events and conditions.
22		FION #.(e) Provider Performance Bonds and Visits. –
23	(1)	Subject to the provisions of this subdivision, the Department may require
24		Medicaid-enrolled providers to purchase a performance bond in an amount
25		not to exceed one hundred thousand dollars (\$100,000) naming as
26		beneficiary the Department of Health and Human Services, Division of
27		Medical Assistance, or provide to the Department a validly executed letter of
28		credit or other financial instrument issued by a financial institution or agency
29		honoring a demand for payment in an equivalent amount. The Department
30		may require the purchase of a performance bond or the submission of an
31		executed letter of credit or financial instrument as a condition of initial
32		enrollment, reenrollment, or reinstatement if:
33		a. The provider fails to demonstrate financial viability.
34		b. The Department determines there is significant potential for fraud
35		and abuse.
36		c. The Department otherwise finds it is in the best interest of the
30		Medicaid program to do so.
38		
		The Department shall specify the circumstances under which a performance
39	(1)	bond or executed letter of credit will be required.
40	(1a)	The Department may waive or limit the requirements of this subsection for
41		individual Medicaid-enrolled providers or for one or more classes of
42		Medicaid-enrolled providers based on the following:
43		a. The provider's or provider class's dollar amount of monthly billings
44		to Medicaid.
45		b. The length of time an individual provider has been licensed,
46		endorsed, certified, or accredited in this State to provide services.
47		c. The length of time an individual provider has been enrolled to
48		provide Medicaid services in this State.
49		d. The provider's demonstrated ability to ensure adequate record
50		keeping, staffing, and services.
20		

e. The need to ensure adequate access to care.

1

2

3

4 5

6

7

8

9

21

22

23

24

25

26

27

28

41

42

In waiving or limiting requirements of this subsection, the Department shall take into consideration the potential fiscal impact of the waiver or limitation on the State Medicaid Program. The Department shall provide to the affected provider written notice of the findings upon which its action is based and shall include the performance bond requirements and the conditions under which a waiver or limitation apply. The Department may adopt temporary rules in accordance with G.S. 150B-21.1 as necessary to implement this provision.

10 (2)Reimbursement is available for up to 30 visits per recipient per fiscal year 11 for the following professional services: physicians, nurse practitioners, nurse 12 midwives, physician assistants, clinics, health departments, optometrists, 13 chiropractors, and podiatrists. The Department of Health and Human 14 Services shall adopt medical policies in accordance with G.S. 108A-54.2 to 15 distribute the allowable number of visits for each service or each group of services consistent with federal law. In addition, the Department shall 16 17 establish a threshold of some number of visits for these services. The 18 Department shall ensure that primary care providers or the appropriate 19 CCNC network are notified when a patient is nearing the established 20 threshold to facilitate care coordination and intervention as needed.

Prenatal services, all EPSDT children, emergency room visits, and mental health visits subject to independent utilization review are exempt from the visit limitations contained in this subdivision. Subject to appropriate medical review, the Department may authorize exceptions when additional care is medically necessary. Routine or maintenance visits above the established visit limit will not be covered unless necessary to actively manage a life threatening disorder or as an alternative to more costly care options.

29 **SECTION #.(f)** Exceptions and Limitations on Services; Authorization of 30 Co-Payments and Other Services. –

- 31 Exceptions to service limitations, eligibility requirements, and payments. -(1)32 Service limitations, eligibility requirements, and payment bases in this 33 section may be waived by the Department of Health and Human Services. 34 with the approval of the Director of the Budget, to allow the Department to 35 carry out pilot programs for prepaid health plans, contracting for services, managed care plans, or community-based services programs in accordance 36 37 with plans approved by the United States Department of Health and Human 38 Services or when the Department determines that such a waiver or 39 innovation projects will result in a reduction in the total Medicaid costs. 40
 - (2) Co-payment for Medicaid services. The Department of Health and Human Services may establish co-payments up to the maximum permitted by federal law and regulation.
- 43 (3) Provider enrollment fee. Effective September 1, 2009, the Department of
 44
 45
 45
 46
 47
 48
 48
- 49 SECTION #.(g) Rules, Reports, and Other Matters. –

1 Rules. – The Department of Health and Human Services may adopt temporary or 2 emergency rules according to the procedures established in G.S. 150B-21.1 and 3 G.S. 150B-21.1A when it finds that these rules are necessary to maximize receipt of federal 4 funds within existing State appropriations, to reduce Medicaid expenditures, and to reduce 5 fraud and abuse. The Department of Health and Human Services shall adopt rules requiring 6 providers to attend training as a condition of enrollment and may adopt temporary or 7 emergency rules to implement the training requirement.

8 Prior to the filing of the temporary or emergency rules authorized under this 9 subsection with the Rules Review Commission and the Office of Administrative Hearings, the 10 Department shall consult with the Office of State Budget and Management on the possible

11 fiscal impact of the temporary or emergency rule and its effect on State appropriations and

12 local governments.

DRAFT SPECIAL PROVISION



2011-DHHS-H45

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 DMA CONTRACT SHORTFALL

2 **SECTION #.(a)** Budget approval is required by the Office of State Budget and 3 Management prior to the Department of Health and Human Services, Division of Medical 4 Assistance, entering into any new contract or the renewal or amendment of existing contracts 5 that exceed the current contract amounts.

6 **SECTION #.(b)** The Division of Medical Assistance shall make every effort to 7 effect savings within its operational budget and use those savings to offset its contract shortfall.

8 Notwithstanding G.S. 143C-6-4(b)(3), the Department may use funds appropriated in this act to

9 cover the contract shortfall in the Division of Medical Assistance if insufficient funds exist

10 within the Division.

DRAFT SPECIAL PROVISION



2011-DHHS-H46

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MEDICAID COST CONTAINMENT ACTIVITIES

2 SECTION #.(a) The Department of Health and Human Services may use up to five 3 million dollars (\$5,000,000) in the 2011-2012 fiscal year and up to five million dollars 4 (\$5,000,000) in the 2012-2013 fiscal year in Medicaid funds budgeted for program services to 5 support the cost of administrative activities when cost-effectiveness and savings are 6 demonstrated. The funds shall be used to support activities that will contain the cost of the 7 Medicaid Program, including contracting for services, hiring additional staff, funding pilot 8 programs, Health Information Exchange and Health Information Technology (HIE/HIT) 9 administrative activities, or providing grants through the Office of Rural Health and 10 Community Care to plan, develop, and implement cost containment programs.

Medicaid cost containment activities may include prospective reimbursement 11 12 methods, incentive-based reimbursement methods, service limits, prior authorization of services, periodic medical necessity reviews, revised medical necessity criteria, service 13 14 provision in the least costly settings, plastic magnetic stripped Medicaid identification cards for 15 issuance to Medicaid enrollees, fraud detection software or other fraud detection activities, technology that improves clinical decision making, credit balance recovery and data mining 16 17 services, and other cost containment activities. Funds may be expended under this section only 18 after the Office of State Budget and Management has approved a proposal for the expenditure 19 submitted by the Department. Proposals for expenditure of funds under this section shall 20 include the cost of implementing the cost containment activity and documentation of the 21 amount of savings expected to be realized from the cost containment activity.

22 **SECTION #.(b)** The Department shall report annually on the expenditures under 23 this section to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the 24 25 Fiscal Research Division. The report shall include the methods used to achieve savings and the 26 amount saved by these methods. The report is due to the House and Senate Appropriations 27 Subcommittees on Health and Human Services and the Fiscal Research Division of the General 28 Assembly not later than December 1 of each year for the activities of the previous State fiscal 29 year.

DRAFT SPECIAL PROVISION



2011-DHHS-H18

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MEDICAID SPECIAL FUND TRANSFER

2 SECTION #. Of the funds transferred to the Department of Health and Human 3 Services for Medicaid programs pursuant to G.S. 143C-9-1, there is appropriated from the 4 Medicaid Special Fund to the Department of Health and Human Services the sum of forty-three 5 million dollars (\$43,000,000) for the 2011-2012 fiscal year and the sum of forty-three million dollars (\$43,000,000) for the 2012-2013 fiscal year. These funds shall be allocated as 6 7 prescribed by G.S. 143C-9-1(b) for Medicaid programs. Notwithstanding the prescription in 8 G.S. 143C-9-1(b) that these funds not reduce State general revenue funding, these funds shall 9 replace the reduction in general revenue funding effected in this act. The Department may also 10 use funds in the Medicaid Special Fund to fund the settlement of the Disproportionate Share 11 Hospital payment audit issues between the Department of Health and Human Services and the 12 federal government related to fiscal years 1997-2002, and funds are appropriated from the Fund for the 2011-2012 fiscal year for this purpose. 13

DRAFT SPECIAL PROVISION



2011-DHHS-H20

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE

SECTION #.(a) Receivables reserved at the end of the 2011-2012 and 2012-2013
 fiscal years shall, when received, be accounted for as nontax revenue for each of those fiscal
 years.

5 **SECTION #.(b)** For the 2011-2012 fiscal year, the Department of Health and 6 Human Services shall deposit from its revenues one hundred fifteen million dollars 7 (\$115,000,000) with the Department of State Treasurer to be accounted for as nontax revenue. 8 For the 2012-2013 fiscal year, the Department of Health and Human Services shall deposit

9 from its revenues one hundred fifteen million dollars (\$115,000,000) with the Department of 10 State Treasurer to be accounted for as nontax revenue. These deposits shall represent the return 11 of General Fund appropriations provided to hospitals that are owned and operated by the State

12 to provide indigent and nonindigent care services and shall be returned to the DHHS. The

13 treatment of any revenue derived from federal programs shall be in accordance with the

14 requirements specified in the Code of Federal Regulations, Volume 2, Part 225.

DRAFT SPECIAL PROVISION



2011-DHHS-H21

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 FAMILIES PAY PART OF THE COST OF SERVICES UNDER THE CAP-MR/DD 2 PROGRAM AND THE CAP-CHILDREN'S PROGRAM BASED ON FAMILY 3 INCOME

4 SECTION #.(a) Subject to approval from the Centers for Medicare and Medicaid 5 Services (CMS), the Department of Health and Human Services, Division of Medical 6 Assistance, shall, in consultation with the Division of Mental Health, Developmental 7 Disabilities, and Substance Abuse Services, and Community Alternatives Program (CAP) 8 stakeholders, develop a schedule of cost-sharing requirements for families of children with 9 incomes above the Medicaid allowable limit to share in the costs of their child's Medicaid 10 expenses under the CAP-MR/DD (Community Alternatives Program for Mental Retardation 11 and Developmentally Disabled) and the CAP-C (Community Alternatives Program for 12 Children). The cost-sharing amounts shall be based on a sliding scale of family income and 13 shall take into account the impact on families with more than one child in the CAP programs. 14 In developing the schedule, the Department shall also take into consideration how other states 15 have implemented cost-sharing in their CAP programs. The Division of Medical Assistance may establish monthly deductibles as a means of implementing this cost-sharing. The 16 17 Department shall provide for at least one public hearing and other opportunities for individuals 18 to comment on the imposition of cost-sharing under the CAP program schedule.

19 **SECTION #.(b)** The Division of Medical Assistance shall also, in collaboration 20 with the Controller's Office of the Department of Health and Human Services, the Division of 21 Information Resource Management (DIRM), and the new vendor of the replacement Medicaid 22 Management Information System, develop business rules, program policies and procedures, 23 and define relevant technical requirements.

24 **SECTION #.(c)** Implementation of this provision shall be delayed until the 25 implementation of the new Medicaid Management Information System.

DRAFT SPECIAL PROVISION



2011-DHHS-H33Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Represent	tative
1	AUTHORIZE THE	DIVISION	OF MEDICAL ASSISTANCE TO TAKE CERTAIN STEPS
2	TO EFFECTU	JATE COM	IPLIANCE WITH BUDGET REDUCTIONS IN THE
3	MEDICAID PR	OGRAM	
4	SECTION #.(a)) The Depa	artment of Health and Human Services, Division of Medical
5	Assistance, may tak	e the follow	ing actions, notwithstanding any other provision of this act or
6	other State law or ru		•
7			e provision In order to enhance in-home aide services to
8			ipients, the Department of Health and Human Services,
9	D		edical Assistance, shall:
10	a.		nger provide services under PCS and PCS-Plus the later of
11			y 1, 2012, or whenever CMS approves the elimination of the
12			and PCS-Plus programs and the implementation of the
13			ing two new services:
14		1.	In-Home Care for Children (IHCC) Services to assist
15			families to meet the in-home care needs of children, including
16			those individuals under the age of 21 receiving
17			comprehensive and preventive child health services through
18			the Early and Periodic Screening, Diagnosis, and Treatment
19		2	(EPSDT) program.
20		2.	In-Home Care for Adults (IHCA). – Services to meet the
21			eating, dressing, bathing, toileting, and mobility needs of
22			individuals 21 years of age or older who, because of a
23 24			medical condition, disability, or cognitive impairment,
24 25			demonstrate unmet needs for, at a minimum: (i) three of the five qualifying activities of daily living (ADLs) with limited
23 26			hands-on assistance; (ii) two ADLs, one of which requires
20			extensive assistance; or (iii) two ADLs, one of which requires
28			assistance at the full dependence level. The five qualifying
29			ADLs are eating, dressing, bathing, toileting, and mobility.
30			IHCA shall serve individuals at the highest level of need for
31			in-home care who are able to remain safely in the home.
32	b	Establi	ish, in accordance with G.S. 108A-54.2, a Medical Coverage
33			for each of these programs to include:
34		1.	For IHCC, up to 60 hours per month in accordance with an
35			assessment conducted by DMA or its designee and a plan of
36			care developed by the service provider and approved by
37			DMA or its designee. Additional hours may be authorized
38			when the services are required to correct or ameliorate defects
39			and physical and mental illnesses and conditions in this age

1			group, as defined in 42 U.S.C. § 1396d(r)(5), in accordance
2			with a plan of care approved by DMA or its designee.
3		2.	For IHCA, up to 80 hours per month in accordance with an
4			assessment conducted by DMA or its designee and a plan of
5			care developed by the service provider and approved by
6			DMA or its designee.
7	c.	Implen	nent the following program limitations and restrictions to
8		-	o both IHCC and IHCA:
9		1.	Additional services to children required under federal EPSDT
10			requirements shall be provided to qualified recipients in the
11			IHCC Program.
12		2.	Services shall be provided in a manner that supplements,
13			rather than supplants, family roles and responsibilities.
14		3.	Services shall be authorized in amounts based on assessed
15		5.	need of each recipient, taking into account care and services
16			provided by the family, other public and private agencies, and
17			other informal caregivers who may be available to assist the
18			family. All available resources shall be utilized fully, and
19			services provided by such agencies and individuals shall be
20			disclosed to the DMA assessor.
20		4.	Services shall be directly related to the hands-on assistance
22		т.	and related tasks to complete each qualifying ADL in
23			accordance with the IHCC or IHCA assessment and plan of
24			care, as applicable.
25		5.	Services provided under IHCC and IHCA shall not include
26		5.	household chores not directly related to the qualifying ADLs,
27			nonmedical transportation, financial management, and
28			1 0
29			non-hands-on assistance such as cueing, prompting, guiding,
30		6.	coaching, or babysitting.
31		0.	Essential errands that are critical to maintaining the health and welfare of the recipient may be approved on a
32			1 1 11
			case-by-case basis by the DMA assessor when there is no
33			family member, other individual, program, or service
34			available to meet this need. Approval, including the amount
35			of time required to perform this task, shall be documented on
36	1	T 14:1!	the recipient's assessment form and plan of care.
37	d.		the following process for admission to the IHCC and IHCA
38		program	
39		1.	The recipient shall be seen by his or her primary or attending
40			physician, who shall provide written authorization for referral
41			for the service and written attestation to the medical necessity
42		2	for the service.
43		2.	All assessments for admission to IHCC and IHCA,
44			continuation of these services, and change of status reviews
45			for these services shall be performed by DMA or its designee.
46			The DMA designee may not be an owner of a provider
47			business, or provider of in-home or personal care services of
48		2	any type.
49		3.	DMA or its designee shall determine and authorize the
50			amount of service to be provided on a "needs basis," as

1			determined by its review and findings of each recipient's
2			degree of functional disability and level of unmet needs for
3			hands-on personal assistance in the five qualifying ADLs.
4	e.	Take a	all appropriate actions to manage the cost, quality, program
5		compli	ance, and utilization of services provided under the IHCC and
6		IHCA	programs, including, but not limited to:
7		1.	Priority independent reassessment of recipients before the
8			anniversary date of their initial admission or reassessment for
9			those recipients likely to qualify for the restructured IHCC
10			and IHCA programs;
11		2.	Priority independent reassessment of recipients requesting a
12			change of service provider;
13		3.	Targeted reassessments of recipient prior to their anniversary
14			dates when the current provider assessment indicates they
15			may not qualify for the program or for the amount of services
16			they are currently receiving;
17		4.	Targeted reassessment of recipients receiving services from
18			providers with a history of program noncompliance;
19		5.	Provider desk and on-site reviews and recoupment of all
20			identified overpayments or improper payments;
21		6.	Recipient reviews, interviews, and surveys;
22		7.	The use of mandated electronic transmission of referral
23			forms, plans of care, and reporting forms;
24		8.	The use of mandated electronic transmission of uniform
25			reporting forms for recipient complaints and critical
26			incidents;
27		9.	The use of automated systems to monitor, evaluate, and
28			profile provider performance against established performance
29			indicators; and
30		10.	Establishment of rules that implement the requirements of 42
31			C.F.R. § 441.16.
32	f.	Timeli	ne for implementation of new IHCC and IHCA programs.
33		1.	Subject to approvals from CMS, DMA shall make every
34			effort to implement the new IHCC and IHCA programs by
35			January 1, 2013.
36		2.	DMA shall ensure that individuals who qualify for the IHCC
37			and IHCA programs shall not experience a lapse in service
38			and, if necessary, shall be admitted on the basis of their
39			current provider assessment when an independent
40			reassessment has not yet been performed and the current
41			assessment documents that the medical necessity
42			requirements for the IHCC or IHCA program, as applicable,
43			have been met.
44		3.	Prior to the implementation date of the new IHCC and IHCA
45			programs, all recipients in the PCS and PCS-Plus programs
46			shall be notified pursuant to 42 C.F.R. § 431.220(b) and
47			discharged, and the Department shall no longer provide
48			services under the PCS and PCS-Plus programs, which shall
49			terminate. Recipients who qualify for the new IHCC and

1		IHCA programs shall be admitted and shall be eligible to
2		receive services immediately.
3	(2)	Clinical coverage. – The Department of Health and Human Services,
4	(-)	Division of Medical Assistance, shall amend applicable clinical policies and
5		submit applicable State Plan amendments to Centers for Medicare and
6		Medicaid Services (CMS) to implement the budget reductions authorized in
7		the following clinical coverage areas in this act:
8		a. Eliminate or limit adult physical therapy, occupational therapy, and
9		speech therapy visits to three visit per calendar year.
10	(3)	MH/DD/SA Personal Care and Personal Assistance Services Provision. – A
11		denial, reduction, or termination of Medicaid-funded personal care services
12		or in home care services shall result in a similar denial, reduction, or
13		termination of State-funded MH/DD/SA personal care and personal
14		assistance services.
15	(4)	Community Support Team. – Authorization for a Community Support Team
16		shall be based upon medical necessity as defined by the Department and
17		shall not exceed 18 hours per week.
18	(5)	MH Residential. – The Department of Health and Human Services shall
19		restructure the Medicaid child mental health, developmental disabilities, and
20		substance abuse residential services to ensure that total expenditures are
21		within budgeted levels. All restructuring activities shall be in compliance
22		with federal and State law or rule. The Divisions of Medical Assistance and
23		Mental Health, Developmental Disabilities, and Substance Abuse Services
24		shall establish a team inclusive of providers, LMEs, and other stakeholders
25		to assure effective transition of recipients to appropriate treatment options.
26		The restructuring shall address all of the following:
27		a. Submission of the therapeutic family service definition to CMS.
28		b. The Department shall reexamine the entrance and continued stay
29		criteria for all residential services. The revised criteria shall promote
30		least restrictive services in the home prior to residential placement.
31		During treatment, there must be inclusion in community activities
32		and parent or legal guardian participation in treatment.
33		c. Require all existing residential providers or agencies to be nationally
34		accredited within one year of enactment of this act. Any providers
35		enrolled after the enactment of this act shall be subject to existing
36		endorsement and nationally accrediting requirements. In the interim,
37		providers who are nationally accredited will be preferred providers
38 39		for placement considerations.d. Before a child can be admitted to Level III or Level IV placement, an
39 40		1
40 41		assessment shall be completed to ensure the appropriateness of placement, and one or more of the following shall apply:
42		1. Placement shall be a step down from a higher level placement
42 43		such as a psychiatric residential treatment facility or inpatient;
43 44		or
45		2. Multisystemic therapy or intensive in-home therapy services
46		have been unsuccessful; or
47		3. The Child and Family Team has reviewed all other
48		alternatives and recommendations and recommends Level III
49		or IV placement due to maintaining health and safety; or
		1 8

1			4. Transition or discharge plan shall be submitted as part of the
2			initial or concurrent request.
3		e.	Length of stay is limited to no more than 180 days. Any exceptions
4			granted will require for non-CABHAs an independent psychological
5			or psychiatric assessment, for CABHAs, a psychological or
6			psychiatric assessment that may be completed by the CABHA, and
7			for both Child and Family Team review of goals and treatment
8			progress, family or discharge placement setting are actively engaged
9			in treatment goals and objectives and active participation of the prior
10			authorization of vendor.
11		f.	Submission of discharge plan is required in order for the request for
12			authorization for Level III or Level IV services to be considered
13			complete, but the authorization approval is not conditional upon the
14			receipt of the signature of the system of care coordinator. The LME
15			will designate appropriate individuals who can sign the discharge
16			plan within 24 hours of receipt of the discharge plan. Failure to
17			submit a complete discharge plan will result in the request being
18			returned as unable to process.
19		a	Any residential provider that ceases to function as a provider shall
20		g.	provide written notification to DMA, the Local Management Entity,
20			recipients, and the prior authorization vendor 30 days prior to closing
22			of the business.
		h	
23		h.	Record maintenance is the responsibility of the provider and must be
24			in compliance with record retention requirements. Records shall also
25			be available to State, federal, and local agencies.
26		i.	Failure to comply with notification, recipient transition planning, or
27			record maintenance shall be grounds for withholding payment until
28			such activity is concluded. In addition, failure to comply shall be
29			conditions that prevent enrollment for any Medicaid or State-funded
30			service. A provider (including its officers, directors, agents, or
31			managing employees or individuals or entities having a direct or
32			indirect ownership interest or control interest of five percent (5%) or
33			more as set forth in Title XI of the Social Security Act) that fails to
34			comply with the required record retention may be subject to
35			sanctions, including exclusion from further participation in the
36			Medicaid program, as set forth in Title XI.
37	(6)	Reduce	e Medicaid rates Subject to the prior approval of the Office of State
38		Budget	and Management, the Secretary shall reduce Medicaid provider rates
39			mplish the reduction in funds for this purpose enacted in this act. The
40		Secreta	ry shall consider the impact on access to care through primary care
41		provide	ers and critical access hospitals and may adjust the rates accordingly.
42		Medica	aid rates predicated upon Medicare fee schedules shall follow
43		Medica	are reductions but not Medicare increases unless federally required.
44		The re	ductions authorized by this subdivision are subject to the following
45		additio	nal limitations:
46		a.	Additional Limitation on Reductions for Adult Care Home Services.
47			- Provider rates for adult care home services shall not be reduced
48			below current levels.
49		b.	Exceptions for Certain Providers. – The rate reduction applies to all
50			Medicaid private and public providers with the following exceptions:
-			

1			1.	Federally qualified health centers.
2			2.	Rural health centers.
3			3.	State institutions.
4			4.	Hospital outpatient.
5			5.	Pharmacies.
6			6.	Local health departments.
7			7.	The State Public Health Laboratory.
8			8.	The noninflationary components of the case-mix
9				reimbursement system for nursing facilities.
10	(7)	Medica	aid ide	ntification cards The Department shall issue Medicaid
11		identifi	cation of	cards to recipients on an annual basis with updates as needed.
12	(8)	The De	epartme	ent of Health and Human Services shall develop a plan for the
13			-	of case management services utilizing CCNC. The plan shall
14				me line and process for implementation, the identification of
15		savings	s, and	the Medicaid recipients affected by the consolidation.
16		Consol	idation	under this subdivision does not apply to HIV case
17				By December 1, 2012, the Department shall report on the plan
18		0		of Representatives Appropriations Subcommittee on Health
19				ervices, the Senate Appropriations Committee on Health and
20				es, and the Fiscal Research Division.
21	(9)			se of promoting cost-effective utilization of outpatient mental
22				es for children, DMA shall require prior authorization for
23				ving the sixteenth visit.
24	(10)			Medicaid Private Duty Nursing (PDN). – DMA shall change
25	~ /			Private Duty Nursing program provided under the State
26				a, as follows:
27		a.		cture the current PDN program to provide services that are:
28			1.	Provided only to qualified recipients under the age of 21.
29			2.	Authorized by the recipient's primary care or attending
30				physician.
31			3.	Limited to 16 hours of service per day, unless additional
32				services are required to correct or ameliorate defects and
33				physical and mental illnesses and conditions as defined in 42
34				U.S.C. § 1396d(r)(5).
35			4.	Approved based on an initial assessment and continuing need
36				reassessments performed by an Independent Assessment
37				Entity (IAE) that does not provide PDN services and
38				authorized in amounts that are medically necessary based on
39				the recipient's medical condition, amount of family assistance
40				available, and other relevant conditions and circumstances, as
41				defined by the Medicaid Clinical Coverage Policy for this
42				service.
43			5.	Provided in accordance with a plan of care approved by DMA
44				or its designee.
45		b.	Develo	op and submit to CMS a 1915(c) Home and Community_Based
46				es Waiver for individuals dependent on technology to
47				ute for a vital body function.
48		c.		approved by CMS and upon approval of the Medicaid Clinical
49				age Policy, transition all qualified recipients age 21 and older

1			over a second state and the second seco
1			currently receiving PDN to waiver services provided under the
2 3	(11)	Made	Technology Dependent Waiver.
3 4	(11)		caid service modifications and eliminations. – Subject to the prior
			val of the Centers for Medicare and Medicaid Services where required,
5			ivision of Medical Assistance shall make the following eliminations of
6			difications to Medicaid services:
7		a.	Optical. – Eliminate adult routine eye exams. Eye exams shall be
8			restricted to cases in which a specific optical problem exists.
9		b.	Durable Medical Equipment. – Negotiate a single source contract
10			with a manufacturer for incontinence supply procurement,
11			notwithstanding any other provision of law. The contract shall
12			provide that suppliers may use the contract but are also free to take
13			advantage of better prices available elsewhere.
14		c.	Specialized Therapies For evaluations, re-evaluations, as well as
15			physical, occupational, speech, respiratory, and audiological services,
16			reduce the maximum number of allowable services by 1 per year.
17		d.	Home Health. – Restrict usage of the miscellaneous T199 code. All
18			billing must be for a specific service.
19		e.	Pregnancy Home Model Initiative. –
20		f.	Dental. –
21			1. Eliminate composite fillings for back teeth fillings.
22			2. Limit the number of surfaces that can be filled to four per
23			tooth.
24			3. Limit frequency of scaling and replaning to once every two
25			years.
26			4. Raise the threshold for eligibility for replaning to 5mm to
27			4mm.
28			5. Eliminate cast dentures for partial dentures only and replace
29			with acrylic dentures. Change the frequency frequency of
30			replacement from every 10 years to every eight years.
31			6. Require prior authorization for oral excision of gum tissue.
32		g.	Miscellaneous. –
33			1. Restrict usage of evaluation and management billing as well
34			as of unlisted codes and strengthen supporting documentation
35			requirements. Billing shall use specific service codes for
36			specific services as a prerequisite to reimbursement.
37			2. Restrict circumcision coverage to medically necessary
38			procedures.
39			3. Utilize Bloodhound, Inc. software, or comparable software, to
40			examine billing codes that are duplicative or inconsistent with
41			evidence-based practices.
42			4. Require prior authorization for back surgery for selective
43			diagnoses and require that all other therapies have been
44			exhausted prior to granting authorization.
45			5. Require prior authorization for capsule endoscopy but not
46			traditional endoscopy.
47			6. Require prior authorization for selected medical procedures
48			and services, including elective cardiac procedures, chronic
49			pain management, and related procedures.

1	7. Negotiate a single source contract for genetic testing,
2	notwithstanding any other provision of law.
3	SECTION #.(b) At least 30 days prior to the adoption of new or amended medical
4	coverage policies necessitated by the reductions to the Medicaid program enacted in this act,
5	the Department shall:
6	(1) Publish the proposed new or amended medical coverage policies via the
7	Medicaid Bulletin published on the Department's Web site, which shall
8	include an invitation to readers to send written comments on the proposed
9	new or amended policies to the Department's mailing address, including
10	e-mail.
11	(2) Notify via direct mail the members of the Physician Advisory Group (PAG)
12	of the proposed policies.
13	(3) Update the policies published on the Web site to reflect any changes made as
14	a result of written comments received from the PAG and others.
15	(4) Provide written notice to recipients about changes in policy.
16	SECTION #.(c) The Department of Health and Human Services shall not
17	implement any actions directed by this act if the Department determines that such actions
18	would jeopardize the receipt of federal funds appropriated or allocated to the Department.

DRAFT SPECIAL PROVISION



2011-DHHS-H48

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MEDICAID WAIVER FOR ASSISTED LIVING

2 **SECTION #.(a)** The Department of Health and Human Services, Division of 3 Medical Assistance (Division) shall develop and implement a home and community-based 4 services program under Medicaid State Plan 1915(i) authority in order to continue Medicaid 5 funding of personal care services to individuals living in adult care homes.

6 **SECTION #.(b)** The Division shall implement the program upon approval of the 7 application by the Centers for Medicare and Medicaid Services.

8 **SECTION #.(c)** On or before April 1, 2012, the Division shall provide a report on 9 the status of approval and implementation of the program to the Joint Legislative Commission 10 on Governmental Operations, the Senate Appropriations Committee on Health and Human

11 Services, the House of Representatives Appropriations Subcommittee on Health and Human

12 Services, and the Fiscal Research Division.

DRAFT SPECIAL PROVISION



2011-DHHS-H26B

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 **PROGRAM INTEGRITY**

SECTION #.(a) In order to ensure all claims presented by a provider for payment by the Department of Health and Human Services meet the Department's medical necessity criteria and all other applicable Medicaid, Health Choice, or other federal or state documentation requirements, a provider may be required to undergo prepayment claims review by DHHS. Claims reviews conducted pursuant to this section shall be in accordance with the provisions of the Patient Protect and Affordable Care Act, P.L. 111-148, and any implementing regulations.

DRAFT SPECIAL PROVISION



2011-DHHS-H35

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 TRANSFER TO OFFICE OF ADMINISTRATIVE HEARINGS

2 SECTION #. From funds available to the Department of Health and Human 3 Services (Department) for the 2011-2012 fiscal year, the sum of one million dollars 4 (\$1,000,000) and for the 2012-2013 fiscal year, the sum one million dollars (\$1,000,000) shall 5 be transferred by the Department of Health and Human Services to the Office of Administrative Hearings (OAH). These funds shall be allocated by the OAH for mediation services provided 6 7 for Medicaid applicant and recipient appeals and to contract for other services necessary to 8 conduct the appeals process. OAH shall continue the Memorandum of Agreement (MOA) with 9 the Department for mediation services provided for Medicaid recipient appeals and contracted 10 services necessary to conduct the appeals process. The MOA will facilitate the Department's 11 ability to draw down federal Medicaid funds to support this administrative function. Upon 12 receipt of invoices from OAH for covered services rendered in accordance with the MOA, the

13 Department shall transfer the federal share of Medicaid funds drawn down for this purpose.

DRAFT SPECIAL PROVISION



2011-DHHS-H40

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative
1	NC HEALTH CH	OICE
2	SECTI	ION #.(a) G.S. 108A-54.3 is amended by adding a new subdivision to read:
3	"§ 108A-54.3. Pro	ocedures for changing medical policy.
4	The Departme	nt shall develop, amend, and adopt medical coverage policy in accordance
5	with the following	:
6		
7	<u>(5)</u>	Any changes in medical policy that require an amendment to the Health
8		Choice State Plan will be submitted by the Department upon approval of the
9		proposed policy."
10		ION #.(b) G.S. 108A-70.21(b) reads as rewritten:
11		ts Except as otherwise provided for eligibility, fees, deductibles,
12	1 .	other cost sharing charges, health benefits coverage provided to children
13	eligible under the	Program shall be equivalent to coverage provided for dependents-under the
14		North Carolina Medicaid Program except for the following:
15		No services for long-term care.
16		No nonemergency medical transportation.
17		No EPSDT.
18		Dental services shall be provided on a restricted basis in accordance with
19		criteria adopted by the Department to implement this subsection.
20		the benefits provided under the Predecessor Plan, North Carolina Medicaid
21		owing services and supplies are covered under the Health Insurance Program
22		lished under this Part:
23		Oral examinations, teeth cleaning, and topical fluoride treatments twice
24		during a 12-month period, full mouth X-rays once every 60 months,
25		supplemental bitewing X rays showing the back of the teeth once during a
26		12 month period, sealants, extractions, other than impacted teeth or wisdom
27		teeth, therapeutic pulpotomies, space maintainers, root canal therapy for
28		permanent anterior teeth and permanent first molars, prefabricated stainless
29		steel crowns, and routine fillings of amalgam or other tooth colored filling
30		material to restore diseased teeth.
31		Orthognathic surgery to correct functionally impairing malocclusions when
32		orthodontics was approved and initiated while the child was covered by
33		Medicaid and the need for orthognathic surgery was documented in the
34 25		orthodontic treatment plan.
35 26	(2)	Vision: Scheduled routine eye examinations once every 12 months, eyeglass
36 37		lenses or contact lenses once every 12 months, routine replacement of avaglass frames once every 24 months, and optical supplies and solutions
37 38		eyeglass frames once every 24 months, and optical supplies and solutions when needed. Optical NCHC regipients must obtain optical services
		when needed. Optical <u>NCHC</u> recipients must obtain optical services,
39		supplies, and solutions must be obtained from NCHC enrolled, licensed or

1		certified ophthalmologists, optometrists, or optical dispensing laboratories.
2		opticians. In accordance with G.S. 148-134, NCHC providers must order
3		complete eyeglasses, eyeglass lenses, and ophthalmic frames through Nash
4		Optical Plant. Eyeglass lenses are limited to <u>NCHC-approved single vision</u> ,
5		bifocal, trifocal, or other complex lenses necessary for a Plan enrollee's
6		visual welfare. Coverage for oversized lenses and frames, designer frames,
7		photosensitive lenses, tinted contact lenses, blended lenses, progressive
8		multifocal lenses, coated lenses, and laminated lenses is limited to the
9		coverage for single vision, bifocal, trifocal, or other complex lenses provided
10		by this subsection. Eyeglass frames are limited to those-NCHC-approved
11		<u>frames</u> made of zylonite, metal, or a combination of zylonite and metal. All
12		visual aids covered by this subsection require prior approval. Requests for
13		medically necessary complete eyeglasses, eyeglass lenses, and ophthalmic
14		frames outside of the NCHC-approved selection require prior approval.
15		Requests for medically necessary fabrication of complete eyeglasses or
16		eyeglass lenses outside of Nash Optical Plan require prior approval. Upon
17		prior approval refractions may be covered more often than once every 12
18		months.
19	(2)	
	(3)	Hearing: Auditory diagnostic testing services and hearing aids and
20		accessories when provided by a licensed or certified audiologist,
21		otolaryngologist, or other approved hearing aid specialist. Prior approval is
22		required for hearing aids, accessories, earmolds, repairs, loaners, and rental
23		aids.Under the North Carolina Health Choice Program for Children, the
24		co-payment for nonemergency visits to the emergency room for children
25		whose family income is at or below one hundred fifty percent (150%) of the
26		federal poverty level is ten dollars (\$10.00). The co-payment for children
27		whose family income is between one hundred fifty-one percent (151%) and
28		two hundred percent (200%) of the federal poverty level is twenty-five
29		dollars (\$25.00).
30	(4)	Over the counter medications: Selected over the counter medications
31	()	provided the medication is covered under the State Medical Assistance Plan.
32		Coverage shall be subject to the same policies and approvals as required
33		under the Medicaid program.
34	(5)	Routine diagnostic examinations and tests: annual routine diagnostic
35	(\mathbf{J})	examinations and tests, including x-rays, blood and blood pressure checks,
36		urine tests, tuberculosis tests, and general health check-ups that are
37		medically necessary for the maintenance and improvement of individual
38		health are covered.
39		re to be provided for services and materials under this subsection that do not
40		s accepted by the American Dental Association.
41	-	ent shall provide services to children enrolled in the NC Health Choice
42	• •	Community Care of North Carolina (CCNC) and shall pay Community Care
43		providers for these services the per member, per month fees as allowed under
44	Medicaid. The E	Department shall pay for these services only if sufficient information is
45		Department for utilization management of the services provided through
46	CCNC."	
47		ION #.(c) G.S. 108A-70.23 is repealed.
48		ION #.(d) G.S. 108A-70.27(c) reads as rewritten:
49		ecutive Administrator and Board of Trustees of the North Carolina Teachers'
50		rees' Major Medical Plan ("Plan") <u>DMA</u> shall provide to the Department data
50	and State Employ	the provide to the Department data

- 1 required under this section that are collected by the Plan. Data shall be reported by the Plan in
- 2 sufficient detail to meet federal reporting requirements under Title XXI. The Plan shall report
- 3 periodically to the Joint Legislative Health Care Oversight Committee claims processing data

for the Program and any other information the Plan or the Committee deems appropriate and 4

- 5 relevant to assist the Committee in its review of the Program." 6
 - SECTION #.(e) G.S. 108A-70.29 reads as rewritten:

7 "§ 108A-70.29. Program review process.

- 8
- 9 (e) Rule-Making authority. – The Department shall have the authority to adopt rules 10 for the implementation and operation of the Program review process.

11 Rulemaking authority. - The Department of Health and Human Services shall have (f)

- the authority to adopt rules for the transition and operation of the North Carolina Health Choice 12
- Program. Notwithstanding G.S. 150B-21.1(a), the Department of Health and Human Services 13
- 14 may adopt temporary rules in accordance with Chapter 150B of the General Statutes for
- enrolling providers to participate in the NC Health Choice program, for regulating provider 15
- 16 participation in the NC Health Choice program, and for other operational issues regarding the
- 17 NC Health Choice Program."

DRAFT SPECIAL PROVISION



2011-DHHS-H51

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1

MEDICATION THERAPY MANAGEMENT PILOT

SECTION #.(a) The Department of Health and Human Services shall develop a two-year medication therapy management pilot program to be administered through Community Care of North Carolina (CCNC) in order to determine (i) the best method of adapting the ChecKmedsNC program to the Medicaid program and CCNC's Medical Homes and (ii) the most effective and efficient role for community-based pharmacists as active members of CCNC's care management teams. The pilot program created pursuant to this section shall consist of the following components:

- 9 (1) Identification of at least 20 community-based pharmacies that employ a 10 pharmacist who has been given dedicated time to work with patients, their 11 care team members, and their Medical Home practices to improve patient 12 outcomes. To the extent that available resources allow, other types of 13 community-based pharmacists may be involved, including those working 14 with long-term care residents or their attending physicians.
- 15(2)Targeting of Medicaid recipients with co-occurring illnesses or conditions16that are especially susceptible to poor patient outcomes when medication is17underused, misused, or poorly coordinated.
- 18(3)Allowing pharmacists identified pursuant to subdivision (1) of this section to19have access to CCNC's web based Pharmacy Portal, which allows CCNC to20establish and monitor patients' prescriptions and to communicate with other21care team members.

SECTION #.(b) On January 1, 2012, and every six months thereafter, CCNC shall report to the Department of Health and Human Services, the House and Senate Appropriations Subcommittees on Health and Human Services, and the Fiscal Research Division of the General Assembly, on the development and implementation of this pilot program. This reporting requirement shall terminate with the filing of the third report on January 1, 2013. In addition to any other information, the reports required by this section shall include the following additional information:

- (1) The July 1, 2012 report shall include an interim evaluation of the pharmacists' demonstrated use of the CCNC Pharmacy Home Model and the pharmacists' role in intervening and successfully managing the medication therapy of Medicaid recipients with chronic illnesses.
- 33 (2) The January 1, 2013 report shall include an evaluation of the pharmacists'
 34 role in CCNC's management of Medicaid recipients with mental health
 35 diagnoses, or who receive Home Health or Nursing Home care; and a
 36 determination of the appropriate per member/per month pharmacists should
 37 receive for participating in the Medical Home Model of CCNC.
- 38 SECTION #.(c) Funding for this pilot program shall be made available through
 39 the Enhanced Federal Funding for Health Homes for the Chronically III.

GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H54

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 NO INFLATIONARY MEDICAID PROVIDER RATE INCREASES

2 **SECTION #.** Notwithstanding any other provision of law, the Secretary of the 3 Department of Health and Human Services shall not authorize any inflationary increases to 4 Medicaid provider rates during the 2011-2013 fiscal biennium, except that inflationary 5 increases for private ICF-MRs paying provider fees and nursing facilities paying provider fees

6 may occur if the State share of the increases can be funded with provider fees.

GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H44Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 MEDICAID RECIPIENT APPEALS

2 **SECTION #.** The Department of Health and Human Services shall review the 3 appeals process for adverse Medicaid determinations for Medicaid recipients to examine 4 whether it conforms with, or exceeds, the requirements of federal law.

DRAFT SPECIAL PROVISION



2011-DHHS-H63

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

6

7

8

9 10

11

1DEPARTMENT TO DETERMINE COST SAVINGS FOR MEDICAID THAT WOULD2RESULT FROM PROVISION OF MUSCULOSKELETAL HEALTH SERVICES

3 **SECTION #.(a)** The Department of Health and Human Services shall study and 4 determine the cost savings that would result for Medicaid if the following measures were 5 implemented:

- (1) Healthcare providers who have expertise in musculoskeletal conditions and who are willing to assist emergency departments were identified.
 - (2) Evidence-based medical criteria were developed, implemented, and supported for high cost/high risk elective musculoskeletal procedures.
- (3) Patient management services were provided to primary care and emergency department physicians who provided musculoskeletal services.

SECTION #.(b) The Department shall report its findings to the House and Senate
 Appropriations Subcommittees on Health and Human Services and to the Fiscal Research
 Division of the General Assembly on or before October 1, 2011.

DRAFT SPECIAL PROVISION



2011-DHHS-H64Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative
1	MEDICAID PR	OVIDER RATE ADJUSTMENTS
2	SECT	TION #.(a) Subject to the limitations contained in Section #(a)(6) a. and b. of
3		etary of Health and Human Services shall reduce Medicaid provider rates for
4	all Medicaid prov	viders by two percent (2%) except as follows:
5	(1)	Physician Services. – The provider rate for physicians shall not be reduced.
6	(2)	Hospital Inpatient Services. – The provider rate for inpatient hospital
7		services shall be reduced by a percentage equal to two percent (2%) plus a
8		percentage sufficient to achieve the amount of savings that would have
9		resulted if provider rates for physicians had been reduced by two percent
10		(2%). The provider rate for inpatient hospital services shall be further
11		reduced to offset any reduction or inflationary freeze attributable to
12		outpatient hospital services or to critical access hospitals.
13	SECT	FION #.(b) The rate reductions required by this section shall take effect in
14	accordance with	the following schedule:
15	(1)	October 1, 2011. – The provider rate reductions required by subsection (a) of
16		this section shall take effect on October 1, 2011. However, the reductions
17		shall be adjusted by a percentage sufficient to yield savings as if the
18		reductions had taken effect on July 1, 2011.
19	(2)	July 1, 2012. – On July 1, 2012, the provider rate reductions required by
20		subsection (a) of this section shall be adjusted to the level at which they
21		would have been without the adjustment required by subdivision (1) of this
22		subsection.
23		TION #.(c) No other adjustments to the provider rates for hospital outpatient
24		hospital rates shall be made, except that hospital outpatient and critical access
25	hospital rates ma	y continue to be eligible for inflationary increases.

DRAFT SPECIAL PROVISION



2011-DHHS-H65Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 DHHS SAVINGS THROUGH CCNC

2 **SECTION #.(a)** The Department of Health and Human Services, in conjunction 3 with Community Care of North Carolina Networks and North Carolina Community Care, Inc., 4 shall obtain savings totaling ninety million dollars (\$90,000,000) through cooperation and 5 effective cost savings on the part of various health care providers.

6 **SECTION #.(b)** The Department of Health and Human Services shall monitor the 7 performance of the CCNC Networks and the expenditures of various healthcare providers to 8 determine the extent to which the savings required by subsection (a) of this section are being 9 achieved.

10 **SECTION #.(c)** On or before October 1, 2011, and quarterly thereafter, the 11 Department shall report to the House and Senate Appropriations Subcommittees on Health and 12 Human Services and to the Fiscal Research Division of the General Assembly on the savings 13 being achieved pursuant to this section.

14 **SECTION #.(d)** If by October 1, 2011, savings are not being achieved at a rate 15 sufficient to yield savings in the amount required by subsection (a) of this section, the Secretary 16 of Health and Human Services shall to the extent required in order to achieve savings at the 17 required rate take whatever actions are necessary, including the following, in the following 18 order, to be effective January 1, 2012:

- 19
- 20 21
- (1) Reduce Medicaid provider rates by up to two percent (2%). This reduction shall be in addition to other provider rate reductions in this act.
- (2) Eliminate or reduce the level or duration of optional Medicaid services.

DRAFT SPECIAL PROVISION



2011-DHHS-H70Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

INCREASE GENERIC DRUG DISPENSING RATE IN MEDICAID BY REVISING PHARMACY DISPENSING FEES FOR PHARMACISTS THAT DISPENSE HIGH PROPORTIONS OF GENERIC DRUGS

4 **SECTION #.(a)** The Department of Health and Human Services shall revise its 5 pharmacy dispensing fees under the Medicaid Program in order to encourage a greater 6 proportion of prescriptions dispensed to be generic prescriptions and thereby to achieve savings 7 of fifteen million dollars (\$15,000,000) in the 2011-2012 fiscal year and twenty-four million 8 dollars (\$24,000,000) in the 2012-2013 fiscal year.

9 **SECTION #.(b)** The Department shall report its progress in achieving the savings 10 required by subsection (a) of this section on November 1, 2011, January 1, 2012, and quarterly 11 thereafter to the House and Senate Appropriations Subcommittees on Health and Human 12 Services and to the Fiscal Research Division of the General Assembly. If any report required 13 by this subsection reveals that those savings are not being achieved, the Department shall 14 reduce prescription drug rates by an amount sufficient to achieve the savings.

DRAFT SPECIAL PROVISION



2011-DHHS-H68

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 NC NOVA

SECTION #. The Department of Health and Human Services, Division of Health Service Regulation, may use up to thirty-eight thousand dollars (\$38,000) for fiscal year 2011-2012 and thirty-eight thousand dollars (\$38,000) for fiscal year 2012-2013 of existing resources to continue the NC New Organizational Vision Award certification program. The Division shall use federal civil monetary penalty receipts as a source of support for this

7 initiative, when appropriate.

DRAFT SPECIAL PROVISION



2011-DHHS-H74

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative 1 INTENSIVE FAMILY PRESERVATION SERVICES FUNDING AND PERFORMANCE 2 **ENHANCEMENTS** 3 **SECTION #.(a)** Notwithstanding the provisions of G.S. 143B-150.6, the Intensive 4 Family Preservation Services (IFPS) Program shall provide intensive services to children and 5 families in cases of abuse, neglect, and dependency where a child is at imminent risk of removal from the home and to children and families in cases of abuse where a child is not at 6 7 imminent risk of removal. The Program shall be developed and implemented statewide on a 8 regional basis. The IFPS shall ensure the application of standardized assessment criteria for determining imminent risk and clear criteria for determining out-of-home placement. 9 10 SECTION #.(b) The Department of Health and Human Services shall require that 11 any program or entity that receives State, federal, or other funding for the purpose of Intensive 12 Family Preservation Services shall provide information and data that allows for the following: An established follow-up system with a minimum of six months of 13 (1)14 follow-up services. 15 Detailed information on the specific interventions applied, including (2)utilization indicators and performance measurement. 16 Cost-benefit data. 17 (3) 18 Data on long-term benefits associated with Intensive Family Preservation (4) 19 Services. This data shall be obtained by tracking families through the 20 intervention process. The number of families remaining intact and the associated interventions 21 (5) while in IFPS and 12 months thereafter. 22 23 The number and percentage, by race, of children who received Intensive (6)24 Family Preservation Services compared to the ratio of their distribution in 25 the general population involved with Child Protective Services. 26 **SECTION #.(c)** The Department shall establish a performance-based funding 27 protocol and shall only provide funding to those programs and entities providing the required information specified in subsection (b) of this section. The amount of funding shall be based on 28 29 the individual performance of each program.

DRAFT SPECIAL PROVISION



2011-DHHS-H75

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative
1	FOSTER CARE	AND ADOPTION ASSISTANCE PAYMENT RATES
2		TION #. Part 4 of Article 2 of Chapter 108A of the General Statutes is
3		ng the following new section to read:
4	" <u>§ 108A-49.1.</u> F	oster care and adoption assistance payment rates.
5	(a) The m	naximum rates for State participation in the foster care assistance program are
6	established on a g	graduated scale as follows:
7	<u>(1)</u>	Four hundred seventy-five dollars (\$475.00) per child per month for children
8		from birth through five years of age.
9	<u>(2)</u>	Five hundred eighty-one dollars (\$581.00) per child per month for children
10		six through 12 years of age.
11	<u>(3)</u>	Six hundred thirty-four dollars (\$634.00) per child per month for children
12		<u>13 through 18 years of age.</u>
13		naximum rates for the State adoption assistance program are established
14	consistent with th	ne foster care rates as follows:
15	<u>(1)</u>	Four hundred seventy-five dollars (\$475.00) per child per month for children
16		from birth through five years of age.
17	<u>(2)</u>	Five hundred eighty-one dollars (\$581.00) per child per month for children
18		six through 12 years of age.
19	<u>(3)</u>	Six hundred thirty-four dollars (\$634.00) per child per month for children 13
20		through 18 years of age.
21		naximum rates for the State participation in human immunodeficiency virus
22		and adoption assistance are established on a graduated scale as follows:
23	<u>(1)</u>	Eight hundred dollars (\$800.00) per child per month with indeterminate HIV
24		status.
25	<u>(2)</u>	One thousand dollars (\$1,000) per child per month with confirmed
26		HIV-infection, asymptomatic.
27	<u>(3)</u>	One thousand two hundred dollars (\$1,200) per child per month with
28	$\langle A \rangle$	<u>confirmed HIV-infection, symptomatic.</u>
29	<u>(4)</u>	One thousand six hundred dollars (\$1,600) per child per month when the
30	In addition to a	child is terminally ill with complex care needs.
31		roviding board payments to foster and adoptive families of HIV-infected
32		ditional funds remaining that are appropriated for purposes described in this be used to provide medical training in avoiding HIV transmission in the home.
33 34		tate and a county participating in foster care and adoption assistance shall each
34 35		
		ercent (50%) of the nonfederal share of the cost of care for a child placed by a nt of social services or child placing agency in a family foster home or
36 37 38	county departme residential child	nt of social services or child placing agency in a family foster home or care facility. A county shall be held harmless from contributing fifty percent onfederal share of the cost for a child placed in a family foster home or

- residential child care facility under an agreement with that provider as of October 31, 2008, until the child leaves foster care or experiences a placement change." 1
- 2

DRAFT SPECIAL PROVISION



2011-DHHS-H77

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CHILD CARING INSTITUTIONS

2 **SECTION #.** Until the Social Services Commission adopts rules setting 3 standardized rates for child caring institutions as authorized under G.S. 143B-153(8), the 4 maximum reimbursement for child caring institutions shall not exceed the rate established for 5 the specific child caring institution by the Department of Health and Human Services, Office of 6 the Controller. In determining the maximum reimbursement, the State shall include county and

7 IV-E reimbursements.

DRAFT SPECIAL PROVISION



2011-DHHS-H39

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 REPEAL STATE ABORTION FUND

SECTION #. Section 93 of Chapter 479 of the 1985 Session Laws, as amended by Section 75 of Chapter 738 of the 1987 Session Laws, Section 72 of Chapter 500 of the 1989 Session Laws, Section 79 of Chapter 1066 of the 1989 Session Laws, Section 106 of Chapter 689 of the 1991 Session Laws, Section 259.1 of Chapter 321 of the 1993 Session Laws, Section 23.27 of Chapter 324 of the 1995 Session Laws, and Section 23.8A of Chapter 507 of the 1995

7 Session Laws, is repealed.

DRAFT SPECIAL PROVISION



2011-DHHS-H56

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM

2 SECTION #.(a) Of the funds appropriated from the General Fund to the 3 Department of Health and Human Services, the sum of one million five hundred eighty-four 4 thousand one hundred twenty-five dollars (\$1,584,125) for the 2011-2012 fiscal year and one 5 million five hundred eighty-four thousand one hundred twenty-five dollars (\$1,584,125) for the 6 2012-2013 fiscal year shall be used to support the child welfare postsecondary support program 7 for the educational needs of foster youth aging out of the foster care system and special needs 8 children adopted from foster care after age 12 by providing assistance with the "cost of 9 attendance" as that term is defined in 20 U.S.C. § 108711.

Funds appropriated by this subsection shall be allocated by the State Education AssistanceAuthority.

12 **SECTION #.(b)** Of the funds appropriated from the General Fund to the 13 Department of Health and Human Services the sum of fifty thousand dollars (\$50,000) for the 14 2011-2012 fiscal year and the sum of fifty thousand dollars (\$50,000) for the 2012-2013 fiscal 15 year shall be allocated to the North Carolina State Education Assistance Authority (SEAA). 16 The SEAA shall use these funds only to perform administrative functions necessary to manage 17 and distribute scholarship funds under the child welfare postsecondary support program.

SECTION #.(c) Of the funds appropriated from the General Fund to the Department of Health and Human Services the sum of three hundred thirty-nine thousand four hundred ninety-three dollars (\$339,493) for the 2011-2012 fiscal year and the sum of three hundred thirty-nine thousand four hundred ninety-three dollars (\$339,493) for the 2012-2013 fiscal year shall be used to contract with an entity to administer the child welfare postsecondary support program described under subsection (a) of this section, which development and administration shall include the performance of case management services.

25 **SECTION #.(d)** Funds appropriated to the Department of Health and Human 26 Services for the child welfare postsecondary support program shall be used only for students 27 attending public institutions of higher education in this State.

DRAFT SPECIAL PROVISION



2011-DHHS-H57L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 TANF BENEFIT IMPLEMENTATION

SECTION #.(a) The General Assembly approves the plan titled "North Carolina Temporary Assistance for Needy Families State Plan FY 2010-2012," prepared by the Department of Health and Human Services and presented to the General Assembly. The North Carolina Temporary Assistance for Needy Families State Plan covers the period October 1, 2010, through September 30, 2012. The Department shall submit the State Plan, as revised in accordance with subsection (b) of this section, to the United States Department of Health and Human Services, as amended by this act or any other act of the 2011 General Assembly.

9 **SECTION #.(b)** The counties approved as Electing Counties in the North Carolina 10 Temporary Assistance for Needy Families State Plan FY 2010-2012, as approved by this 11 section are: Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.

12 **SECTION #.(c)** Counties that submitted the letter of intent to remain as an 13 Electing County or to be redesignated as an Electing County and the accompanying county plan 14 for fiscal years 2011 through 2013, pursuant to G.S. 108A-27(e), shall operate under the 15 Electing County budget requirements effective July 1, 2009. For programmatic purposes, all 16 counties referred to in this subsection shall remain under their current county designation 17 through September 30, 2012.

18 **SECTION #.(d)** For the 2011-2012 fiscal year, Electing Counties shall be held 19 harmless to their Work First Family Assistance allocations for the 2011-2012 fiscal year, 20 provided that remaining funds allocated for Work First Family Assistance and Work First 21 Diversion Assistance are sufficient for payments made by the Department on behalf of 22 Standard Counties pursuant to G.S. 108A-27.11(b).

23 **SECTION #.(e)** In the event that Departmental projections of Work First Family 24 Assistance and Work First Diversion Assistance for the 2011-2012 fiscal year indicate that 25 remaining funds are insufficient for Work First Family Assistance and Work First Diversion 26 Assistance payments to be made on behalf of Standard Counties, the Department is authorized 27 to deallocate funds, of those allocated to Electing Counties for Work First Family Assistance in 28 excess of the sums set forth in G.S. 108A-27.11, up to the requisite amount for payments in 29 Standard Counties. Prior to deallocation, the Department shall obtain approval by the Office of 30 State Budget and Management. If the Department adjusts the allocation set forth in subsection 31 (d) of this section, then a report shall be made to the Joint Legislative Commission on 32 Governmental Operations, the House of Representatives Appropriations Subcommittee on 33 Health and Human Services, the Senate Appropriations Committee on Health and Human 34 Services, and the Fiscal Research Division.

DRAFT SPECIAL PROVISION



2011-DHHS-H11L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

	Requested by:	Representative
1	PAYMENTS FOR L	JEAP/CIP
2	SECTIO	N #.(a) Part 1 of Article 2 of Chapter 108A of the General Statutes is
3	, U	he following new section to read:
4	" <u>§ 108A-25.4.</u> Use	of payments under the Low-Income Energy Assistance Program and
5	<u>Crisis In</u>	tervention Program.
6	(a) The Low-	Income Energy Assistance Program Plan developed by the Department of
7	Health and Human S	Services (Department) and submitted to the U.S. Department of Health and
8	Human Services sha	Il focus the annual energy assistance payments on the elderly population
9	age 60 and above wi	ith income up to one hundred thirty percent (130%) of the federal poverty
10	level and disabled	persons receiving services through the Division of Aging and Adult
11	Services. The energy	y assistance payment shall be paid directly to the service provider by the
12	county department of	of social services. The Plan for Crisis Intervention Program (CIP) shall
13	provide assistance for	or vulnerable populations who meet income eligibility criteria established
14	by the Department.	The CIP payment shall be paid directly to the service provider by the
15	county department of	f social services.
16	(b) The Depa	artment shall submit the Plan for each program to the U.S. Department of
17	Health and Human S	Services no later than September 1 of each year and implement the Plan no
18	later than October 1	of each year. "
19	SECTIO	N #.(b) Beginning September 1, 2011, on or before September 1 of each
20	year and for a period	d of three years thereafter, the Department of Health and Human Services
21	shall submit a copy	of the Plan to the House Appropriations Subcommittee on Health and
22	Human Services and	Senate Appropriations Committee on Health and Human Services.

GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H58

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 CONSOLIDATE BLIND, DEAF, AND VOCATIONAL REHABILITATION DIVISIONS

2 SECTION #. On or before January 1, 2012, the Department of Health and Human

3 Services shall consolidate the Division of Services for the Blind, the Division of Services for

4 the Deaf and the Hard of Hearing, and the Division of Vocational Rehabilitation Services into

5 one division within the Department for the provision of these services.

DRAFT SPECIAL PROVISION



2011-DHHS-H71

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1

NON-MEDICAID REIMBURSEMENT CHANGES

SECTION #.(a) Providers of medical services under the various State programs,
 other than Medicaid, offering medical care to citizens of the State shall be reimbursed at rates
 no higher than those under the North Carolina Medical Assistance Program.

5 The Department of Health and Human Services may reimburse hospitals at the full 6 prospective per diem rates without regard to the Medical Assistance Program's annual limits on 7 hospital days. When the Medical Assistance Program's per diem rates for inpatient services and 8 its interim rates for outpatient services are used to reimburse providers in non-Medicaid 9 medical service programs, retroactive adjustments to claims already paid shall not be required.

10 Notwithstanding the provisions of this section, the Department of Health and 11 Human Services may negotiate with providers of medical services under the various 12 Department of Health and Human Services programs, other than Medicaid, for rates as close as possible to Medicaid rates for the following purposes: contracts or agreements for medical 13 14 services and purchases of medical equipment and other medical supplies. These negotiated 15 rates are allowable only to meet the medical needs of its non-Medicaid eligible patients, residents, and clients who require such services that cannot be provided when limited to the 16 17 Medicaid rate.

18 Maximum net family annual income eligibility standards for services in these 19 programs shall be as follows:

20	DSB Medical Eye Care	125% FPL
21	DSB Independent Living <55	125% FPL
22	DSB Independent Living 55>	200% FPL
23	DSB Vocational Rehabilitation	125% FPL
24	DVR Independent Living	125% FPL
25	DVR Vocational Rehabilitation	125% FPL

The Department of Health and Human Services shall contract at, or as close as possible to, Medicaid rates for medical services provided to residents of State facilities of the Department.

SECTION #.(b) Subject to the prior approval of the Office of State Budget and Management, the Secretary shall reduce provider rates for services rendered for the Medical Eye Care, Independent Living, and Vocational Rehabilitation programs within the Division of Services for the Blind, and Independent Living and Vocational Rehabilitation programs within the Division of Vocational Rehabilitation to accomplish the reduction in funds for this purpose enacted in this act.

DRAFT SPECIAL PROVISION



2011-DHHS-H76Q

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Requested by: Representative

1 STATE-COUNTY SPECIAL ASSISTANCE

SECTION #.(a) The maximum monthly rate for residents in adult care home facilities shall be one thousand one hundred eighty-two dollars (\$1,182) per month per resident unless adjusted by the Department in accordance with subsection (d) of this section. The eligibility of Special Assistance recipients residing in adult care homes on September 30, 2009, shall not be affected by an income reduction in the Special Assistance eligibility criteria resulting from the adoption of this maximum monthly rate, provided these recipients are otherwise eligible.

9 **SECTION #.(b)** The maximum monthly rate for residents in Alzheimer/Dementia 10 special care units shall be one thousand five hundred fifteen dollars (\$1,515) per month per 11 resident unless adjusted by the Department in accordance with subsection (d) of this section.

12 SECTION #.(c) Notwithstanding any other provision of this section, the Department of Health and Human Services shall review activities and costs related to the 13 14 provision of care in adult care homes and shall determine what costs may be considered to 15 properly maximize allowable reimbursement available through Medicaid personal care services for adult care homes (ACH-PCS) under federal law. As determined, and with any necessary 16 approval from the Centers for Medicare and Medicaid Services (CMS), and the approval of the 17 18 Office of State Budget and Management, the Department may transfer necessary funds from 19 the State-County Special Assistance program within the Division of Social Services to the 20 Division of Medical Assistance and may use those funds as State match to draw down federal 21 matching funds to pay for such activities and costs under Medicaid's personal care services for 22 adult care homes (ACH-PCS), thus maximizing available federal funds. The established rate for 23 State-County Special Assistance set forth in subsections (b) and (c) of this section shall be 24 adjusted by the Department to reflect any transfer of funds from the Division of Social Services to the Division of Medical Assistance and related transfer costs and responsibilities from 25 26 State-County Special Assistance to the Medicaid personal care services for adult care homes 27 (ACH-PCS). Subject to approval by the Centers for Medicare and Medicaid Services (CMS) 28 and prior to implementing this section, the Department may disregard a limited amount of 29 income for individuals whose countable income exceeds the adjusted State-County Special 30 Assistance rate. The amount of the disregard shall not exceed the difference between the 31 Special Assistance rate prior to the adjustment and the Special Assistance rate after the adjustment and shall be used to pay a portion of the cost of the ACH-PCS and reduce the 32 33 Medicaid payment for the individual's personal care services provided in an adult care home. In 34 no event shall the reimbursement for services through the ACH-PCS exceed the average cost of the services as determined by the Department from review of cost reports as required and 35 36 submitted by adult care homes. The Department shall report any transfers of funds and 37 modifications of rates to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, 38 39 and the Fiscal Research Division.

1 **SECTION #.(d)** The Department of Health and Human Services shall recommend 2 rates for State-County Special Assistance and for Adult Care Home Personal Care Services. 3 The Department may recommend rates based on appropriate cost methodology and cost reports 4 submitted by adult care homes that receive State-County Special Assistance funds and shall 5 ensure that cost reporting is done for State-County Special Assistance and Adult Care Home 6 Personal Care Services to the same standards as apply to other residential service providers.

GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2011

DRAFT SPECIAL PROVISION



2011-DHHS-H49L

Department of Health and Human Services Appropriations Subcommittee on Health and Human Services

Request	ed by: Representative	
DHHS B		
		t funds are made for the
fiscal yea	ar ending June 30, 2012, according to the following schedule:	
	FUNDS	
Local Pro	ogram Expenditures	
20000111		
Divis	tion of Social Services	
01.	Work First Family Assistance	\$ 80,840,356
02.	Work First County Block Grants	94,453,315
03	Work First Electing Counties	2,378,213
05.	work That Electing Counties	2,576,215
04	Adoption Services – Special Children's Adoption Fund	3,609,355
	1 1 1	, ,
05.	Family Violence Prevention	2,200,000
_		
06.		14 452 201
	Workers for Local DSS	14,452,391
07	Child Welfare Collaborative	754,115
07.		754,115
Divis	ion of Child Development	
	•	
08.	Subsidized Child Care Program	67,439,721
Divis	tion of Public Health	
00	Teen Pregnancy Initiatives	450,000
09.	Teen Tregnancy Initiatives	450,000
DHHS A	dministration	
10.	Division of Social Services	1,093,176
11.	Office of the Secretary	75,392
	DHHS E fiscal yea fiscal yea TEMPO (TANF) Local Pro Divis 01. 02. 03. 04 05. 06. 07. 06. 07. Divis 08. Divis 08. Divis 09. DHHS A 10.	DHS BLOCK GRANTS SECTION #.(a) Appropriations from federal block gran fiscal year ending June 30, 2012, according to the following schedule: TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) FUNDS Local Program Expenditures Division of Social Services 01. Work First Family Assistance 02. Work First Family Assistance 03. Work First Electing Counties 04 Adoption Services – Special Children's Adoption Fund 05. Family Violence Prevention 06. Child Protective Services – Child Welfare Workers for Local DSS 07. Child Development 08. Subsidized Child Care Program Division of Public Health 09. 09. Teen Pregnancy Initiatives DHHS Administration 10. 10. Division of Social Services

1 2 3	Transfers to Other Block Grants					
3 4 5	Division of Child Development					
5 6 7	12.	Transfer to the Child Care and Development Fund	82,210,675			
8 9 10 11	13.	Transfer to Social Services Block Grant for Child Protective Services – Child Welfare Training in Counties	1,300,000			
12 13 14	14.	Transfer to Social Services Block Grant for Foster Care Services	650,829			
15 16 17	15.	Transfer to Social Services Block Grant for Child Protective Services	5,040,000			
18 19 20	16.	Transfer to Social Services Block Grant for Adult Protective Services	1,191,925			
21 22 23	17.	Transfer to Social Services Block Grant for Child Advocacy Centers	375,000			
24 25 26	TOTAL T (TANF) I	\$358,514,463				
27 28 29	TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) EMERGENCY CONTINGENCY FUNDS					
30 31	Local Pro	gram Expenditures				
32 33	Divis	ion of Social Services				
34 35	01.	NC FAST	\$ 1,664,936			
36 37	02.	Work First – Boys and Girls Clubs	2,500,000			
38						
	03.	Maternity Homes	943,002			
39 40		Maternity Homes	943,002			
39 40 41 42			943,002 2,500,000			
 39 40 41 42 43 44 	Divisi 04.	on of Public Health				
 39 40 41 42 43 44 45 46 	Divisi 04.	ion of Public Health Teen Pregnancy Initiatives				
 39 40 41 42 43 44 45 	Divisi 04. DHHS Ad 05. TOTAL T	ion of Public Health Teen Pregnancy Initiatives dministration	2,500,000			

1 2 3	SOCIAL	SERVICES BLOCK GRANT				
4 5	Local Program Expenditures					
5 6 7	Divisi	Divisions of Social Services and Aging and Adult Services				
, 8 9	01.	County Departments of Social Services	\$ 30,288,783			
10 11	02.	Child Protective Services (Transfer from TANF)	5,040,000			
12 13	03.	Adult Protective Services (Transfer from TANF)	1,191,925			
14 15	04.	State In-Home Services Fund	2,101,113			
15 16 17	05.	State Adult Day Care Fund	2,155,301			
17 18 19 20	06.	Child Protective Services/CPS Investigative Services-Child Medical Evaluation Program	609,455			
21 22 23	07.	Foster Care Services (Transfer from TANF \$650,829)	2,147,967			
24 25	08.	Special Children Adoption Incentive Fund	500,000			
26 27 28	09.	Child Protective Services-Child Welfare Training for Counties (Transfer from TANF)	1,300,000			
29 30	10.	Home and Community Care Block Grant (HCCBG)	1,834,077			
31 32	11.	Child Advocacy Centers	375,000			
33 34	Divisi	on of Central Management and Support				
35 36	12.	ALS Association Jim Catfish Hunter Chapter	400,000			
37 38 39		ion of Mental Health, Developmental Disabilities, and Substance e Services				
40 41	13.	Mental Health Services Program	422,003			
42 43	14.	Developmental Disabilities Services Program	5,000,000			
44 45 46 47	15.	Mental Health Services-Adult and Child/Developmental Disabilities Program/ Substance Abuse Services-Adult	3,234,601			
48 49	Divisi	Division of Public Health				
50	16.	Prevent Blindness	150,000			

1 2	Divisi	on of Vocational Rehabilitation	
3 4 5 6	17. Vocational Rehabilitation Services – Easter Seal Society/UCP Community Health Program		188,263
7 8	DHHS Program Expenditures		
9 10	Divisi	on of Aging and Adult Services	
10 11 12	18.	UNC-CARES Training Contract	247,920
12 13 14	Divisi	on of Services for the Blind	
15 16	19.	Independent Living Program	3,633,077
17 18	20.	Accessible Electronic Information for Blind and Disabled Persons	75,000
19 20	Divisi	on of Health Service Regulation	
21 22	21.	Adult Care Licensure Program	411,897
23 24	22.	Mental Health Licensure and Certification Program	205,668
25 26	DHHS Ac	dministration	
27 28	23.	Division of Aging and Adult Services	688,436
29 30	24.	Division of Social Services	892,624
31 32	25.	Office of the Secretary/Controller's Office	138,058
33 34	26.	Office of the Secretary/DIRM	87,483
35 36	27.	Division of Child Development	15,000
37 38	28.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	29,665
39 40	29.	Division of Health Service Regulation	235,625
41 42 43 44	30.	Office of the Secretary-NC Interagency Council for Coordinating Homeless Programs	250,000
44 45 46	31.	Office of the Secretary	48,053
40 47 48	Transfers	to Other Block Grants	
48 49 50	Divisi	on of Public Health	

1 2 3	32.	Transfer to Preventive Health Services Block Grant for HIV/STD Prevention and Community Planning	145,819	
4 5	TOTAL	SOCIAL SERVICES BLOCK GRANT	\$ 64,042,813	
6 7	LOW-IN	COME HOME ENERGY ASSISTANCE BLOCK GRANT	-	
8 9	Local Pro	Local Program Expenditures		
10 11	Divis	ion of Social Services		
12 13	01.	Low-Income Energy Assistance Program (LIEAP)	\$ 11,862,617	
14 15	02.	Crisis Intervention Program (CIP)	53,412,538	
16 17	Local Administration			
18 19	Divis	ion of Social Services		
20 21	03.	County DSS Administration	5,604,940	
22 23		dministration		
24 25	04.	Office of the Secretary/DIRM	276,784	
26 27	05.	Office of the Secretary/Controller's Office	12,332	
28 29	Transfers to Other State Agencies			
30 31	-	rtment of Commerce		
32 33	06.	Weatherization Program	500,000	
34 35 26	07.	Heating Air Repair and Replacement Program (HARRP)	4,744,344	
36 37 38 39	08.	Local Residential Energy Efficiency Service Providers – Weatherization	25,000	
40 41 42	09.	Local Residential Energy Efficiency Service Providers – HARRP	227,038	
43 44 45	10.	Department of Commerce Administration – Weatherization	25,000	
46 47 48	11.	Department of Commerce Administration – HARRP	227,038	
49 50	TOTAL BLOCK	LOW-INCOME HOME ENERGY ASSISTANCE GRANT	\$ 76,917,631	

1 2 3	CHILD	CARE AND DEVELOPMENT FUND BLOCK GRAN	T	
4 5	Local Pro	Local Program Expenditures		
6 7	Divis	Division of Child Development		
, 8 9	01.	Subsidized Child Care Services (CCDF)	\$151,534,624	
10 11	02.	Electronic Tracking System	3,336,345	
12 13 14	03.	Subsidized Child Care Services (Transfer from TANF)	82,210,675	
15 16	04.	Quality and Availability Initiatives (TEACH Program \$3,800,000)	25,948,434	
17 18	Divis	ion of Social Services		
19 20	05.	Local Subsidized Child Care Services Support (4% Administrative Allowance)	16,471,587	
21 22	DHHS A	dministration		
23 24	Divis	ion of Child Development		
25 26	06.	DCD Administrative Expenses	6,539,277	
27 28	Divis	ion of Central Administration		
29 30 31	07.	DHHS Central Administration – DIRM Technical Services	774,317	
32 33 34	TOTAL O BLOCK	CHILD CARE AND DEVELOPMENT FUND GRANT	\$ 286,815,255	
35 36	MENTA	L HEALTH SERVICES BLOCK GRANT		
30 37 38	Local Pro	ogram Expenditures		
39 40	01.	Mental Health Services – Adult	\$ 6,656,212	
41 42	02.	Mental Health Services – Child	5,121,991	
43 44	03.	Administration	100,000	
45 46	TOTAL MENTAL HEALTH SERVICES BLOCK GRANT\$ 11,878,20			
40 47 48	SUBSTA	SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT		
48 49 50	Local Pro	ogram Expenditures		

1				
2 3 4	01.	Substance Abuse Services – Adult	\$ 20,008,541	
4 5 6	02.	Substance Abuse Treatment Alternative for Women	8,107,303	
7 8	03.	Substance Abuse – HIV and IV Drug	5,116,378	
9 10	04.	Substance Abuse Prevention – Child	7,186,857	
10 11 12	05.	Substance Abuse Services – Child	4,940,500	
13 14	06.	Institute of Medicine	250,000	
15 16	07.	Administration	250,000	
17	Divis	ion of Public Health		
18 19 20	08.	Risk Reduction Projects	633,980	
20 21 22	09.	Aid-to-Counties	209,576	
23 24 25		SUBSTANCE ABUSE PREVENTION EATMENT BLOCK GRANT	\$ 46,703,135	
26	MATERNAL AND CHILD HEALTH BLOCK GRANT			
27 28 20	Local Pro	ogram Expenditures		
29 30 31	Divis	ion of Public Health		
32 33	01.	Children's Health Services	8,528,156	
34 35	02.	Women's Health	8,510,783	
36 37	03.	Oral Health	42,268	
38 39	DHHS Program Expenditures			
40 41	Division of Public Health			
42 43	04.	Children's Health Services	1,417,087	
44 45	05.	Women's Health	136,628	
46 47	06.	State Center for Health Statistics	164,318	
48 49	07.	Quality Improvement in Public Health	1,636	
50	08.	Health Promotion	89,374	

1 2 3	09.	Office of Minority Health	40,141	
4 5	DHHS A	DHHS Administration		
6 7	Divis	Division of Public Health		
, 8 9	10.	Division of Public Health Administration	631,966	
10 11		MATERNAL AND CHILD I BLOCK GRANT	\$ 19,562,357	
12			¢ 19,00 - ,00	
13 14	PREVENTIVE HEALTH SERVICES BLOCK GRANT			
15 16	Local Program Expenditures			
17 18	Divis	ion of Public Health		
19	01.	NC Statewide Health Promotion	\$1,730,653	
20 21	02.	Services to Rape Victims	89,152	
22 23 24	03.	HIV/STD Prevention and Community Planning (Transfer from Social Services Block Grant)	145,819	
25 26 27	DHHS Program Expenditures			
27 28 29	Divis	ion of Public Health		
30 31	04.	State Center for Health Statistics	55,040	
32 33	05.	NC Statewide Health Promotion	947,056	
34 35	06.	Oral Health	70,000	
36 37	07.	State Laboratory of Public Health	16,600	
38 39	08.	Services to Rape Victims	107,960	
40 41	TOTAL PREVENTIVE HEALTH SERVICES BLOCK GRANT\$3,162,280			
42 43	COMMUNITY SERVICES BLOCK GRANT			
44 45	Local Program Expenditures			
46 47	Offic	e of Economic Opportunity		
48 49	01.	Community Action Agencies	\$ 18,075,488	
50	02.	Limited Purpose Agencies	1,004,194	

DHHS Administration			
03.	Office of Economic Opportunity	1,004,194	
TOTAL COMMUNITY SERVICES BLOCK GRANT		\$ 20,083,876	

8 GENERAL PROVISIONS

12

13

14

15

16 17

18 19

20

21

22

9 **SECTION #.(b)** Information to Be Included in Block Grant Plans. – The 10 Department of Health and Human Services shall submit a separate plan for each Block Grant 11 received and administered by the Department, and each plan shall include the following:

- (1) A delineation of the proposed allocations by program or activity, including State and federal match requirements.
 - (2) A delineation of the proposed State and local administrative expenditures.
- (3) An identification of all new positions to be established through the Block Grant, including permanent, temporary, and time-limited positions.
- (4) A comparison of the proposed allocations by program or activity with two prior years' program and activity budgets and two prior years' actual program or activity expenditures.
 - (5) A projection of current year expenditures by program or activity.
 - (6) A projection of federal Block Grant funds available, including unspent federal funds from the current and prior fiscal years.

23 SECTION #.(c) Changes in Federal Fund Availability. – If the Congress of the 24 United States increases the federal fund availability for any of the Block Grants or contingency 25 funds and other grants related to existing Block Grants administered by the Department of 26 Health and Human Services from the amounts appropriated in this section, the Department 27 shall allocate the increase proportionally across the program and activity appropriations 28 identified for that Block Grant in this section. In allocating an increase in federal fund 29 availability, the Office of State Budget and Management shall not approve funding for new 30 programs or activities not appropriated in this section.

If the Congress of the United States decreases the federal fund availability for any of the Block Grants or contingency funds and other grants related to existing Block Grants administered by the Department of Health and Human Services from the amounts appropriated in this section, the Department shall develop a plan to adjust the block grants based on reduced federal funding.

Prior to allocating the change in federal fund availability, the proposed allocation must be approved by the Office of State Budget and Management. If the Department adjusts the allocation of any Block Grant due to changes in federal fund availability, then a report shall be made to the Joint Legislative Commission on Governmental Operations, the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division.

42 **SECTION #.(d)** Appropriations from federal Block Grant funds are made for the 43 fiscal year ending June 30, 2012, according to the schedule enacted for State fiscal year 44 2011-2012 or until a new schedule is enacted by the General Assembly.

45 **SECTION #.(e)** All changes to the budgeted allocations to the Block Grants or 46 contingency funds and other grants related to existing Block Grants administered by the 47 Department of Health and Human Services that are not specifically addressed in this section 48 shall be approved by the Office of State Budget and Management, and the Office of State 49 Budget and Management shall consult with the Joint Legislative Commission on Governmental 50 Operations for review prior to implementing the changes. The report shall include an itemized listing of affected programs, including associated changes in budgeted allocations. All changes
to the budgeted allocations to the Block Grants shall be reported immediately to the House of
Representatives Appropriations Subcommittee on Health and Human Services, the Senate
Appropriations Committee on Health and Human Services, and the Fiscal Research Division.
This subsection does not apply to Block Grant changes caused by legislative salary increases
and benefit adjustments.

7

8 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

9 SECTION #.(f) The sum of one million ninety-three thousand one hundred 10 seventy-six dollars (\$1,093,176) appropriated in this section in TANF funds to the Department 11 of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall 12 be used to support administration of TANF-funded programs.

13 SECTION #.(g) The sum of two million two hundred thousand dollars (\$2,200,000) appropriated under this section in TANF funds to the Department of Health and 14 15 Human Services, Division of Social Services, for the 2011-2012 fiscal year shall be used to provide domestic violence services to Work First recipients. These funds shall be used to 16 17 provide domestic violence counseling, support, and other direct services to clients. These funds shall not be used to establish new domestic violence shelters or to facilitate lobbying efforts. 18 19 The Division of Social Services may use up to seventy-five thousand dollars (\$75,000) in 20 TANF funds to support one administrative position within the Division of Social Services to 21 implement this subsection.

22 Each county department of social services and the local domestic violence shelter 23 program serving the county shall develop jointly a plan for utilizing these funds. The plan shall 24 include the services to be provided and the manner in which the services shall be delivered. The 25 county plan shall be signed by the county social services director or the director's designee and 26 the domestic violence program director or the director's designee and submitted to the Division 27 of Social Services by December 1, 2011. The Division of Social Services, in consultation with 28 the Council for Women, shall review the county plans and shall provide consultation and 29 technical assistance to the departments of social services and local domestic violence shelter 30 programs, if needed.

31 The Division of Social Services shall allocate these funds to county departments of 32 social services according to the following formula: (i) each county shall receive a base 33 allocation of five thousand dollars (\$5,000); and (ii) each county shall receive an allocation of 34 the remaining funds based on the county's proportion of the statewide total of the Work First 35 caseload as of July 1, 2011, and the county's proportion of the statewide total of the individuals 36 receiving domestic violence services from programs funded by the Council for Women as of 37 July 1, 2011. The Division of Social Services may reallocate unspent funds to counties that 38 submit a written request for additional funds.

SECTION #.(h) The sum of fourteen million four hundred fifty-two thousand three 39 40 hundred ninety-one dollars (\$14,452,391) appropriated in this section to the Department of 41 Health and Human Services, Division of Social Services, in TANF funds for the 2011-2012 42 fiscal year for child welfare improvements shall be allocated to the county departments of 43 social services for hiring or contracting staff to investigate and provide services in Child 44 Protective Services cases; to provide foster care and support services; to recruit, train, license, 45 and support prospective foster and adoptive families; and to provide interstate and postadoption 46 services for eligible families.

47 **SECTION #.(i)** The sum of three million six hundred nine thousand three hundred 48 fifty-five dollars (\$3,609,355) appropriated in this section in TANF funds to the Department of 49 Health and Human Services, Special Children Adoption Fund, for the 2011-2012 fiscal year 50 shall be used in accordance with G.S. 108A-50.2, as enacted in Section 10.48 of S.L. 2009-451. 1 The Division of Social Services, in consultation with the North Carolina Association of County 2 Directors of Social Services and representatives of licensed private adoption agencies, shall 3 develop guidelines for the awarding of funds to licensed public and private adoption agencies 4 upon the adoption of children described in G.S. 108A-50 and in foster care. Payments received 5 from the Special Children Adoption Fund by participating agencies shall be used exclusively to 6 enhance the adoption services program. No local match shall be required as a condition for 7 receipt of these funds.

8 **SECTION #.(j)** The sum of seven hundred fifty-four thousand one hundred fifteen 9 dollars (\$754,115) appropriated in this section to the Department of Health and Human 10 Services in TANF funds for the 2011-2012 fiscal year shall be used to continue support for the 11 Child Welfare Collaborative.

12

13 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) CONTINGENCY FUNDS

14 SECTION #.(k) The sum of two million five hundred thousand dollars 15 (\$2,500,000) appropriated in this section to the Department in TANF funds for Boys and Girls Clubs for the 2011-2012 fiscal year shall be used to make grants for approved programs. The 16 Department of Health and Human Services, in accordance with federal regulations for the use 17 of TANF Contingency funds, shall administer a grant program to award funds to the Boys and 18 19 Girls Clubs across the State in order to implement programs that improve the motivation, 20 performance, and self-esteem of youths and to implement other initiatives that would be 21 expected to reduce gang participation, school dropout, and teen pregnancy rates. The 22 Department shall facilitate collaboration between the Boys and Girls Clubs and Support Our 23 Students, Communities in Schools, and similar programs and encourage them to submit joint 24 applications for the funds if appropriate.

SECTION #.(I) The sum of one million three hundred eighty-nine thousand eighty-four dollars (\$1,389,084) appropriated in this section in TANF Contingency funds to the Department of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall be used to support administration of TANF-funded programs.

29

30 SOCIAL SERVICES BLOCK GRANT

31 SECTION #.(m) The sum of one million three hundred thousand dollars 32 (\$1,300,000) appropriated in this section in the Social Services Block Grant to the Department 33 of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall 34 be used to support various child welfare training projects as follows:

35

Provide a regional training center in southeastern North Carolina.
 Provide training for residential child caring facilities.

36 37

(3) Provide for various other child welfare training initiatives.

38 SECTION #.(n) The sum of two million one hundred forty-seven thousand nine
 39 hundred sixty-seven dollars (\$2,147,967) appropriated in this section in the Social Services
 40 Block Grant for child caring agencies for the 2011-2012 fiscal year shall be allocated in support
 41 of State foster home children.

42 **SECTION #.(o)** The Department of Health and Human Services is authorized, 43 subject to the approval of the Office of State Budget and Management, to transfer Social 44 Services Block Grant funding allocated for departmental administration between divisions that 45 have received administrative allocations from the Social Services Block Grant.

46 SECTION #.(p) Social Services Block Grant funds appropriated for the Special
 47 Children's Adoption Incentive Fund will require a fifty percent (50%) local match.

48 **SECTION #.(q)** The sum of four hundred twenty-two thousand three dollars 49 (\$422,003) appropriated in this section in the Social Services Block Grant to the Department of 1 Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall be

2 used to continue a Mental Health Services Program for children.

SECTION #.(r) The sum of five million forty thousand dollars (\$5,040,000) 3 appropriated in this section in the Social Services Block Grant for the 2011-2012 fiscal year 4 5 shall be allocated to the Department of Health and Human Services, Division of Social Services. The Division shall allocate these funds to local departments of social services to 6 7 replace the loss of Child Protective Services State funds that are currently used by county 8 government to pay for Child Protective Services staff at the local level. These funds shall be 9 used to maintain the number of Child Protective Services workers throughout the State. These 10 SSBG funds shall be used to pay for salaries and related expenses only and are exempt from 11 10A NCAC 71R .0201(3) requiring a local match of twenty-five percent (25%).

SECTION #.(s) The sum of four hundred thousand dollars (\$400,000) appropriated in this section in the Social Service Block Grant for the 2011-2012 fiscal year to the Department of Health and Human Services, Division of Central Management and Support, shall be allocated to the ALS Association, Jim "Catfish" Hunter Chapter, to be used to provide patient care and community services to persons with ALS and their families. These funds are exempt from the provisions of 10A NCAC 71R.0201(3).

SECTION #.(t) The sum of one hundred fifty thousand dollars (\$150,000) appropriated in this section in the Social Service Block Grant for the 2011-2012 fiscal year to the Department of Health and Human Services, Division of Public Health, shall be allocated to Prevent Blindness North Carolina to be used for direct service programs. These funds are exempt from the provisions of 10A NCAC 71R.0201(3).

SECTION #.(u) The sum of seventy-five thousand dollars (\$75,000) appropriated in this section in the Social Service Block Grant for the 2011-2012 fiscal year to the Department of Health and Human Services, Division of Services for the Blind, shall be used to provide accessible electronic information for blind and disabled persons. These funds are exempt from the provisions of 10A NCAC 71R.0201(3).

SECTION #.(v) The sum of three hundred seventy-five thousand dollars (\$375,000) appropriated in this section in the Social Service Block Grant for the 2011-2012 fiscal year to the Department of Health and Human Services, Division of Social Services, shall be used to continue support for the Child Advocacy Centers and are exempt from the provisions of 10A NCAC 71R.0201(3).

33 SECTION #.(w) Social Service Block Grant funds allocated to the North
 34 Carolina Inter-Agency Council for 2011-2012 fiscal year for coordinating homeless programs
 35 and child medical evaluations are exempt from the provisions of 10A NCAC 71R.0201(3).
 36

37 LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT

38 Additional emergency contingency funds received may be SECTION #.(x) 39 allocated for Energy Assistance Payments or Crisis Intervention Payments without prior 40 consultation with the Joint Legislative Commission on Governmental Operations. Additional funds received shall be reported to the Joint Legislative Commission on Governmental 41 42 Operations and the Fiscal Research Division upon notification of the award. The Department of 43 Health and Human Services shall not allocate funds for any activities, including increasing 44 administration, other than assistance payments, without prior consultation with the Joint 45 Legislative Commission on Governmental Operations.

46 **SECTION #.(y)** The sum of eleven million eight hundred sixty-two thousand six 47 hundred seventeen dollars (\$11,862,617) appropriated in this section in the Low-Income Home 48 Energy Assistance Block Grant for the 2011-2012 fiscal year to the Department of Health and 49 Human Services, Division of Social Services, shall be used for energy assistance payments for 50 the households of (i) elderly persons age 60 and above with income up to one hundred thirty 1 percent (130%) of the federal poverty level and (ii) disabled persons eligible for services

2 funded through the Division of Aging and Adult Services.

3

4 CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT

5 **SECTION #.(z)** Payment for subsidized child care services provided with federal 6 TANF funds shall comply with all regulations and policies issued by the Division of Child 7 Development for the subsidized child care program.

8 **SECTION #.(aa)** If funds appropriated through the Child Care and Development 9 Fund Block Grant for any program cannot be obligated or spent in that program within the 10 obligation or liquidation periods allowed by the federal grants, the Department may move funds 11 to child care subsidies, unless otherwise prohibited by federal requirements of the grant, in 12 order to use the federal funds fully.

13

14 SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT

15 **SECTION #.(bb)** The sum of two hundred fifty thousand dollars (\$250,000) 16 appropriated in this section in the Substance Abuse Prevention and Treatment Block Grant to the Department of Health and Human Services, Division of Mental Health, Developmental 17 Disabilities, and Substance Abuse Services, for the 2011-2012 fiscal year for the North 18 19 Carolina Institute of Medicine (NCIOM) shall be used to continue its Task Force on the mental 20 health, social, and emotional needs of young children and their families. In addition to the 21 issues identified in Section 16.1 of S.L. 2010-152, the Task Force shall study the impact of 22 parents' substance use problems on the mental health and social and emotional well-being of 23 children from conception through age five. The NCIOM shall make an interim report to the General Assembly no later than January 15, 2012, which may include legislative and other 24 25 recommendations, and shall issue its final report with findings, recommendations, and any 26 proposed legislation to the 2013 General Assembly upon its convening.

27

28 MATERNAL AND CHILD HEALTH BLOCK GRANT

(1)

SECTION #.(cc) The sum of one million four hundred ninety-seven thousand dollars (\$1,497,000) appropriated in this section in the Maternal and Child Health Block Grant for the 2011-2012 fiscal year to the Department of Health and Human Services, Division of Public Health, shall be used to fund the following activities as indicated:

- 33
- 34 35
- thousand dollars (\$350,000).
 (2) Teen Pregnancy Prevention, the sum of six hundred fifty thousand dollars (\$650,000).

Folic acid for uninsured pregnant women, the sum of three hundred fifty

- 36 37 38
- (3) Healthy Start/Safe Sleep, the sum of two hundred forty-seven thousand dollars (\$247,000).
- 39 40
- (4) Perinatal Quality Collaborative of North Carolina, the sum of two hundred fifty thousand dollars (\$250,000).

SECTION #.(dd) If federal funds are received under the Maternal and Child 41 42 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 43 (42 U.S.C. § 710), for the 2011-2012 fiscal year, then those funds shall be transferred to the State Board of Education to be administered by the Department of Public Instruction. The 44 45 Department of Public Instruction shall use the funds to establish an abstinence until marriage 46 education program and shall delegate to one or more persons the responsibility of implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public 47 48 Instruction shall carefully and strictly follow federal guidelines in implementing and 49 administering the abstinence education grant funds.

SECTION #.(ee) The Department of Health and Human Services shall ensure that
 there will be follow-up testing in the Newborn Screening Program.