

STATE OF NORTH CAROLINA  
DEPARTMENT OF HEALTH AND HUMAN SERVICES

JOSH STEIN  
GOVERNOR

DEV DUTTA SANGVAI  
SECRETARY

April 22, 2025

**SENT VIA ELECTRONIC MAIL**

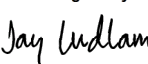
Mr. Brian Matteson, Director  
Fiscal Research Division  
Suite 619, Legislative Office Building  
Raleigh, NC 27603-5925

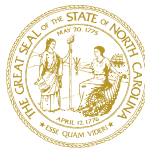
Dear Director Matteson:

Session Law 2023-134, Section 9E.8.(b) requires the Department of Health and Human Services (DHHS) to report on Medicaid Rebase tracking, transparency and predictability, including Medicaid enrollment information, Medicaid General Fund expenditures, budget challenges, and any changes to the Medicaid program. This report is due to the Joint Legislative Oversight Committee on Medicaid, the Office of State Budget Management, and the Fiscal Research Division. Pursuant to the provisions of law, the Department is pleased to submit the attached report.

Should you have any questions regarding this report, please contact Karen Wade, Director of Policy, at [Karen.Wade@dhhs.nc.gov](mailto:Karen.Wade@dhhs.nc.gov).

Sincerely,

DocuSigned by:  
  
on behalf of Devdutta Sangvai  
06565C1C2A8F4C8...  
Devdutta Sangvai  
Secretary



STATE OF NORTH CAROLINA  
DEPARTMENT OF HEALTH AND HUMAN SERVICES

JOSH STEIN  
GOVERNOR

DEVDUTTA SANGVAI  
SECRETARY

April 22, 2025

**SENT VIA ELECTRONIC MAIL**

The Honorable Jim Burgin, Chair  
Joint Legislative Oversight  
Committee on Medicaid  
North Carolina General Assembly  
Room 620, Legislative Office Building  
Raleigh, NC 27603

The Honorable Donny Lambeth, Chair  
Joint Legislative Oversight  
Committee on Medicaid  
North Carolina General Assembly  
Room 303, Legislative Office Building  
Raleigh, NC 27603

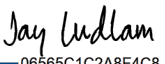
The Honorable Larry Potts, Chair  
Joint Legislative Oversight  
Committee on Medicaid  
North Carolina General Assembly  
Room 307B1, Legislative Office Building  
Raleigh, NC 27603

Dear Chairmen:

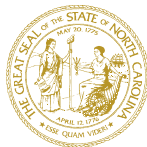
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Devdutta Sangvai  
Secretary

on behalf of Devdutta Sangvai



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
Ms. Kristin Walker  
State Budget Director  
Office of State Budget and Management  
Room 5200, Administration Building,  
Raleigh, NC 27603-8005

Dear Director Walker:

Session Law 2023-134, Section 9E.8.(b) requires the Department of Health and Human Services (DHHS) to report on Medicaid Rebase tracking, transparency and predictability, including Medicaid enrollment information, Medicaid General Fund expenditures, budget challenges, and any changes to the Medicaid program. This report is due to the Joint Legislative Oversight Committee on Medicaid, the Office of State Budget Management, and the Fiscal Research Division. Pursuant to the provisions of law, the Department is pleased to submit the attached report.

Should you have any questions regarding this report, please contact Karen Wade, Director of Policy, at [Karen.Wade@dhhs.nc.gov](mailto:Karen.Wade@dhhs.nc.gov).

Sincerely,

DocuSigned by:  
  
06565C1C2A8F4C8...  
Devdutta Sangvai  
Secretary

on behalf of Devdutta Sangvai

# **Medicaid Rebase Tracking, Transparency, and Predictability**

**Session Law 2023-134, Section 9E.8**



**Report to**

**Joint Legislative Oversight Committee on Medicaid**

**Office of State Budget Management**

**Fiscal Research Division**

**By**

**North Carolina Department of Health and Human Services**

**April 22, 2025**

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## Background

Per Section 9E.8(b) of Session Law 2023-134, the Department of Health and Human Services, Division of Health Benefits (DHB), shall, on a prescribed schedule beginning November 1, 2023, report to the Office of State Budget Management, the Joint Legislative Oversight Committee on Medicaid, and the Fiscal Research Division on the following information:

1. For the initial report, Medicaid enrollment projections for the 2023-2025 fiscal biennium. For each subsequent report, the actual enrollment relative to those projections.
2. The year-to-date General Fund expenditures for Medicaid through the most recent month for which there is complete data.
3. Projections on Medicaid General Fund expenditures needed for the remaining months in the 2023-2025 fiscal biennium.
4. Any Medicaid-related budget challenges identified by DHB for the 2023-2025 fiscal biennium and the 2025-2027 fiscal biennium, and the estimated cost related to those challenges. Challenges that have been identified in a previously submitted report for which there are no updates need not be identified in subsequent reports.
5. Changes to the Medicaid program that are planned to be implemented at any time in the future under the authority granted under G.S. 108A-54(e)(1), the predicted impact of those changes to the Medicaid budget for the 2023-2025 fiscal biennium and the 2025-2027 fiscal biennium, and the anticipated implementation timeline for those changes. Planned changes that have been identified in a previously submitted report for which there are no updates need not be identified in subsequent reports.
6. Changes to the Medicaid program required under federal or State law that will be implemented, the predicted impact of those changes to the Medicaid budget for the 2023-2025 fiscal biennium and the 2025-2027 fiscal biennium, and the anticipated implementation timeline for those changes. Changes that have been identified in a previously submitted report for which there are no updates need not be identified in subsequent reports.
7. Any unanticipated costs to the Medicaid program that were not accounted for in either the model used to create Governor Cooper's Recommended Budget for the 2023-2025 fiscal biennium, or the projection contained in any prior report submitted under this section. Any unanticipated costs that have been identified in a previously submitted report for which there are no updates need not be identified in subsequent reports.
8. The amount, if any, of funds DHB is requesting to be transferred out of the Medicaid Contingency Reserve, as established under G.S. 143C-4-11, and as much information as possible that meets the requirements under G.S. 143C-4-11(b)(3).

# Report Findings

## 1. Medicaid Non-Expansion Enrollment Projections for the 2025 – 2027 Biennium

NC Medicaid (Division of Health Benefits; DHB) works closely with the State Office of Budget & Management (OSBM) to forecast enrollment for the Medicaid program (including former NC Health Choice program members who were merged with Medicaid <sup>1</sup>). In advance of each State Fiscal Biennium, DHB uses this DHB-OSBM consensus Medicaid enrollment forecast as a main foundation to build the Rebased Budget (“Rebase”) model for services provided to Medicaid members. The Rebase cost is primarily driven by the product of forecasted enrollment (by eligibility category) and projected average costs per member (by eligibility type or capitation rate cell) and is the cornerstone of the Governor’s Recommended Biennial Budget for DHB.

The enrollment forecast used to create the Rebase for SFY 2025 is characterized by the following notable features:

- 1) The Continuous Coverage Unwinding (CCU) that began on July 1, 2023, marked a steady decline in non-expansion enrollment, particularly non-disabled adults. The rate of decline was slower in SFY 2024 than projected, however, due to county social services offices’ operational capacity and the volume of redeterminations faced by some counties, leading enrollment on July 1, 2024, to be higher than the original biennial projection. The updated projection for CCU-related enrollment decline across SFY 2025 benefits from a year’s worth of experience regarding county redetermination operations and therefore should be more accurate than the original projection. There is still a great deal of uncertainty, however, as many variables (i.e., county workforce, monthly redetermination capacity, impact of Hurricane Helene) will contribute to the actual monthly decline in enrollment over the remaining SFY 2025.
- 2) Medicaid enrollment in the current fiscal year is characterized by continuing extended enrollment of children (through federal “e14” flexibility), but this non-redetermination of children has, as expected, allowed the counties to focus on the adult population, leading to higher rates of redetermination and disenrollment of non-disabled adults than originally expected. This dynamic has the net effect of reducing costs to the Medicaid program (since the Per Member Per Month cost for adults is approximately 2.5 times that for children), as compared to a scenario in which the e14 flexibility was not in place in NC.
- 3) Historically, Non-Expansion Medicaid enrollment has remained elevated for up to two years following significant economic shocks, such as recessions. Following that same trend, on-expansion enrollment is not projected to return to pre-COVID levels, even after unwinding is complete.
- 4) **Medicaid Expansion enrollment is not included** in the Rebase forecast or expenditure model. DHB will refer to “Non-Expansion (Non-Exp)” and “Expansion (Exp)” enrollment in this and future reports. Since Medicaid Expansion did not launch until December 1, 2023, there is no Expansion Enrollment until that date. Expansion enrollment and expenditures will be tracked separately, as they do not use General Fund dollars.

The SFY 2025 Updated Governor’s Recommended Rebase (item 9 on p. 147 of Governor’s Recommended Budget Adjustments FY 2024-25) utilized an updated DHB-OSBM consensus enrollment forecast that took into

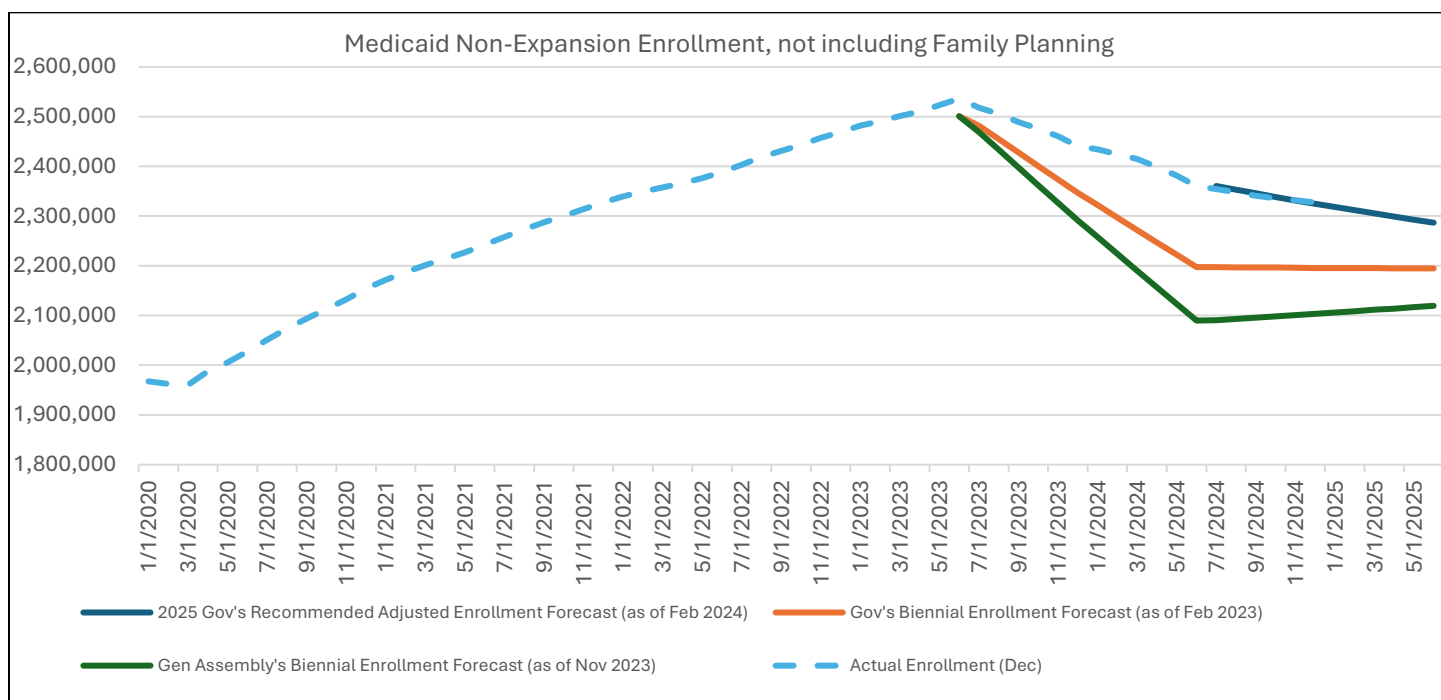
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<sup>1</sup> As of April 1, 2023, consistent with Section 15 of S.L. 2022-74 as amended by Section 3.2 of S.L. 2023-11.

account the actual experience from SFY 2024. Figure 1 illustrates this updated forecast, which is characterized by a more gradual decline than that original SFY 2025 Governor’s forecast that was created in February 2023 in the run up to the 2023-25 biennium. This more gradual decline (i.e., a slower pace of redeterminations and disenrollments) reflects the expectation, based on experience to date, that the CCU will take longer to complete and therefore, the initial and average enrollment in SFY 2025 will be higher than originally forecast in the Governor’s Recommended Biennial Budget.

Figure 1, “Total Non-Expansion Medicaid Enrollment SFY 2020-2025,” illustrates the Governor’s Rebase enrollment forecast for SFY 2025, contrasted with the actual enrollment (excluding Family Planning enrollees) observed from January 2020 through-November 2024, and the 2023-25 biennial forecasts from the original two-year Governor’s and General Assembly’s versions of the Medicaid Rebase. The actual total enrollment through November 2024 is tracking below the SFY 2025 updated projection because the CCU-related redetermination and disenrollment of non-disabled adults is occurring more rapidly than was projected when the SFY 2025 forecast was constructed in February 2024.

**Figure 1: Total Non-Expansion Medicaid Enrollment (Excluding Family Planning) SFY 2020-2025**



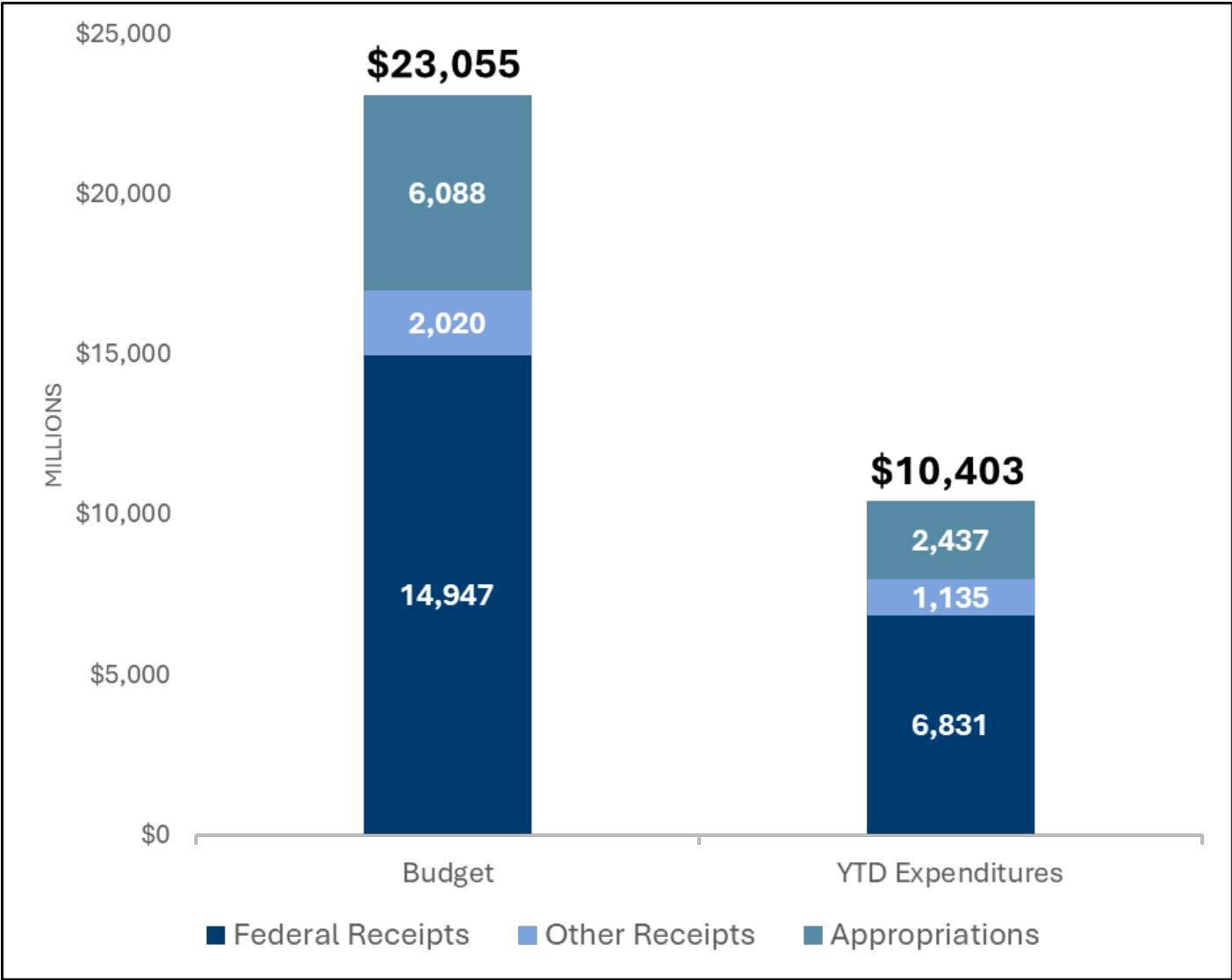
*Data Sources: Medicaid Monthly Enrollment Reports; Months through November 2024 reflect actual cumulative enrollment; December 2024 and January 2025 are based on estimated cumulative (i.e., including retroactive) enrollment.*

## 2. Year-to-Date General Fund Expenditures

The year-to-date (YTD) Medicaid expenditures through the most recent month for which there is complete data are summarized and compared to the SFY 2025 authorized budget in Figure 2 “Non-Expansion Medicaid Services: SFY 2025 Authorized Budget vs YTD Actual Expenditures through November 2024.”



**Figure 2 Non-Expansion Medicaid Services: SFY 2025 Authorized Budget v. Actual Expenditures through November 2024**

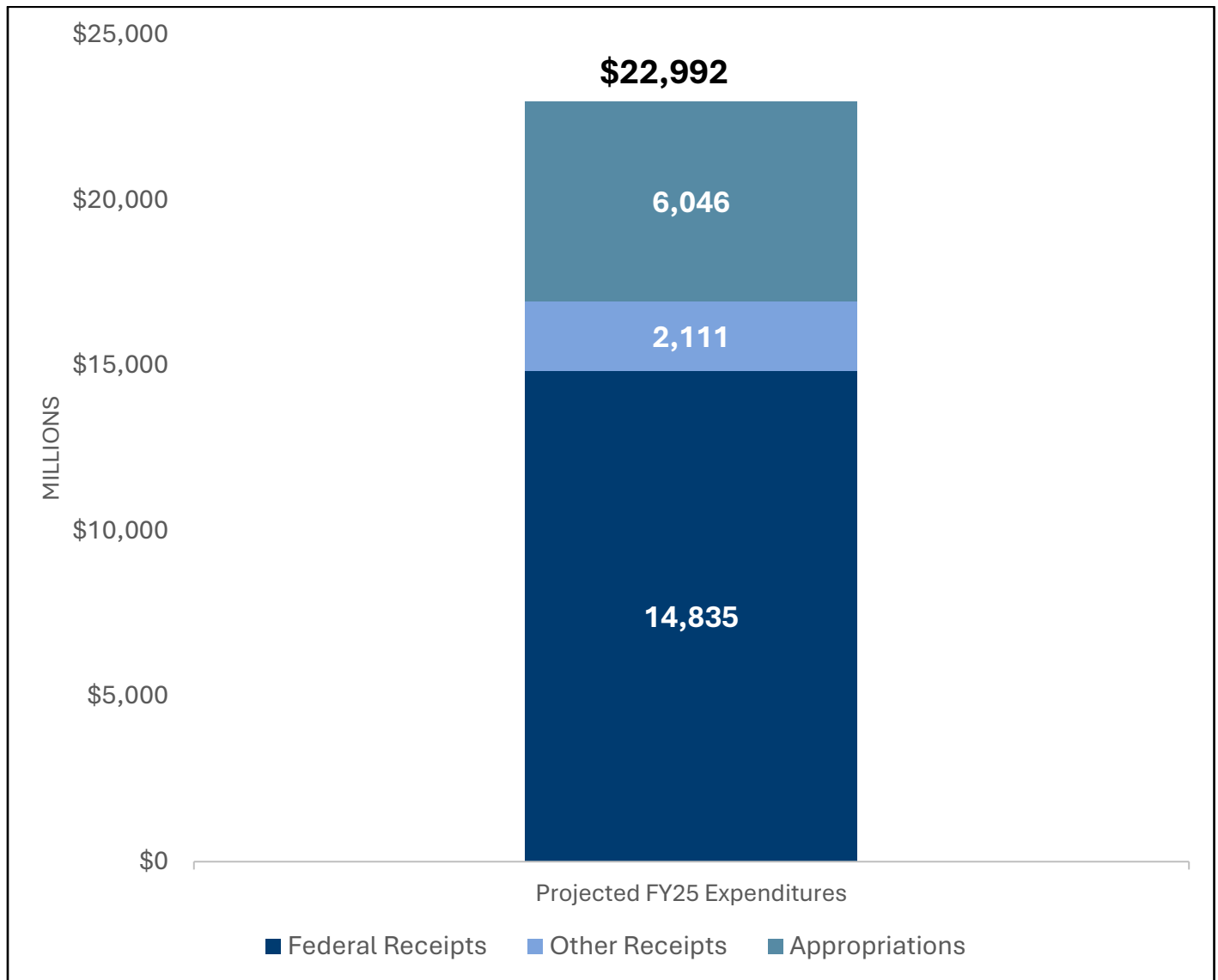


Source: SFY 2025 November BD701 Report; Note – does not include HASP or Medicaid Expansion expenditures, which have no General Fund impact.

**3. Projected General Fund Expenditures for State Fiscal Year (SFY) 2025**

Figure 3 “NC Medicaid Projected Non-Expansion Service Expenditures,” illustrates the updated projected Medicaid expenditures by fund source for the remainder of the biennium. This forecast comes from the update of the Governor’s Recommended Budget model that was used to inform the Medicaid Rebase item in the Governor’s Recommended Budget Adjustments for FY 2024-25. This update uses an updated projection of enrollment and mid-year adjustments to capitation rates to project total expenditures for SFY 2025.

**Figure 3: NC Medicaid Projected Non-Expansion Service Expenditures for SFY 2025**



*Source: Updated Governor’s Model SFY25; Note – does not include HASP or Medicaid Expansion expenditures, which will have no General Fund impact. Does not include CFSP, which will not launch until SFY 2026. Includes SFY 2025 mid-year adjustments to capitation rates.*

#### **4. Budget Challenges Identified by NC Medicaid for SFY 2023-25 and 2025-27**

As stated in the November 2024 version of this report, Medicaid does not foresee significant challenges in staying within budget for services in SFY 2025.

Challenges for SFY 2026-27 include the following:

- 1) Another decrease in federal match rate (“Federal Medical Assistance Percentage” or FMAP) of 0.44 percentage points (for FFY 2026) will lead to a higher state share of costs for the same services (i.e., even if all other factors were to remain the same).
- 2) Annual health care cost inflation (also known as “trend”) typically leads “per member per month” (PMPM) capitation rates for managed care services to increase annually, even if there are no changes to the type of amount of services.
- 3) Recurring health care provider rate increases are badly needed for many provider types to maintain access to care for Medicaid members. While the General Assembly has helped to stabilize access to care by appropriating much needed recurring funding for rate increases to long term care providers (e.g., Skilled Nursing Facilities, Adult Care Homes, Personal Care Services, Community Alternatives Programs), Behavioral Health Services, and has supported both Facilities-based (e.g., Intermediate Care Facilities for Individuals with Intellectual and Developmental Disabilities/ICF-ID) and Home and Community-Based Services (e.g., Home Health, Innovations Waiver) providers, many other provider types, such as Durable Medical Equipment (DME), Specialized Therapies (Speech-Language, Occupational, Physical), Dialysis, and Dental, have not received rate increases and are struggling to continue serving Medicaid members at reimbursement levels that have been stagnant since 2012-2015.

#### **5. Planned Program Changes under G.S.108A-54(e)(1) Authority**

Other than the changes noted in the prior report, NC Medicaid does not plan to make any additional program changes that would add materially to expenditures for SFY 2025.

#### **6. Program Changes Required under State or Federal Law**

Other than the changes noted in the prior report, NC Medicaid has not identified any other changes required under State or Federal law that were not projected in the Governor’s Recommended Budget Adjustments for SFY 2024-25 and that would create additional costs for SFY 2025.

#### **7. Unanticipated Costs Not Accounted for in the Budget Model**

Other than the items noted in the prior report, NC Medicaid has not identified any other material unanticipated costs that were not projected in the Governor’s Recommended Budget Adjustments for SFY 2024-25.

#### **8. Requested Transfer of Medicaid Contingency Reserve**

DHB is not requesting any Medicaid Contingency Reserve Funds at this time. Future reports will provide updates regarding assessment of this need.

# Appendix: Prior Report Submission (November 2024)

## Report Findings

### 1. Medicaid Non-Expansion Enrollment Projections for the State Fiscal Year (SFY) 2025

NC Medicaid (Division of Health Benefits; DHB) works closely with the State Office of Budget & Management (OSBM) to forecast enrollment for the Medicaid program (including former NC Health Choice program members who were merged with Medicaid <sup>1</sup>). In advance of each State Fiscal Biennium, DHB uses this DHB-OSBM consensus Medicaid enrollment forecast as a main foundation to build the Rebased Budget (“Rebase”) model for services provided to Medicaid members. The Rebase cost is primarily driven by the product of forecasted enrollment (by eligibility category) and projected average costs per member (by eligibility type or capitation rate cell) and is the cornerstone of the Governor’s Recommended Biennial Budget for DHB.

The enrollment forecast used to create the Rebase for SFY 2025 is characterized by the following notable features:

- 1) The Continuous Coverage Unwinding (CCU) that began on July 1, 2023, marked a steady decline in non-expansion enrollment, particularly non-disabled adults. The rate of decline was slower in SFY 2024 than projected, however, due to county social services offices’ operational capacity and the volume of redeterminations faced by some counties, leading enrollment on July 1, 2024, to be higher than the original biennial projection. The updated projection for CCU-related enrollment decline across SFY 2025 benefits from a year’s worth of experience regarding county redetermination operations and therefore should be more accurate than the original projection. There is still a great deal of uncertainty, however, as many variables (i.e., county workforce, monthly redetermination capacity, impact of Hurricane Helene) will contribute to the actual monthly decline in enrollment over the remaining SFY 2025.
- 2) Medicaid enrollment in the current fiscal year is characterized by continuing extended enrollment of children (through federal “e14” flexibility), but this non-redetermination of children has, as expected, allowed the counties to focus on the adult population, leading to higher rates of redetermination and disenrollment of non-disabled adults than originally expected. This dynamic has the net effect of reducing costs to the Medicaid program (since the Per Member Per Month cost for adults is approximately 2.5 times that for children), as compared to a scenario in which the e14 flexibility was not in place in NC.
- 3) Historically, Non-Expansion Medicaid enrollment has remained elevated for up to two years following significant economic shocks, such as recessions. Non-expansion enrollment is not projected to return to pre-COVID levels, even after unwinding is complete.
- 4) **Medicaid Expansion enrollment is not included** in the Rebase forecast or expenditure model. DHB will refer to “Non-Expansion (Non-Exp)” and “Expansion (Exp)” enrollment in this and future reports. Since Medicaid Expansion did not launch until December 1, 2023, there is no Expansion Enrollment until that date. Expansion enrollment and expenditures will be tracked separately, as they do not use General Fund dollars.

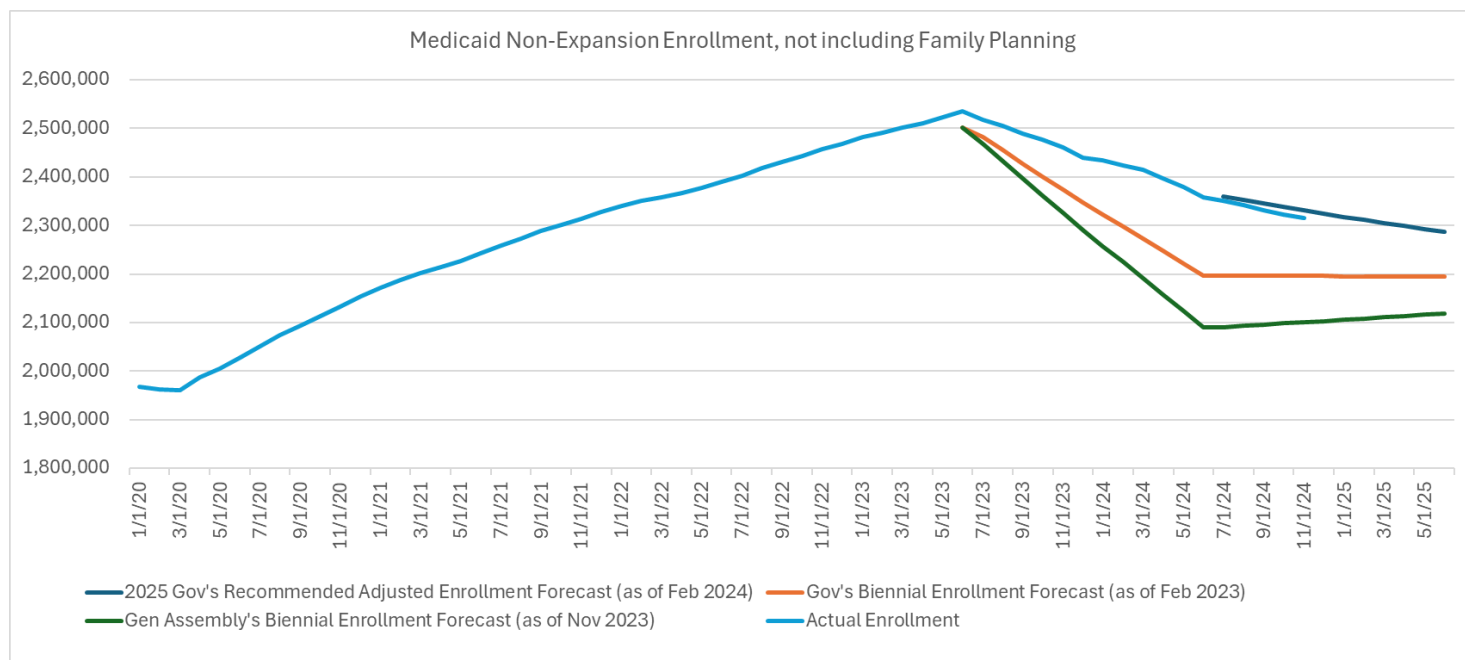
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<sup>1</sup> As of April 1, 2023, consistent with Section 15 of S.L. 2022-74 as amended by Section 3.2 of S.L. 2023-11.

The SFY 2025 Updated Governor’s Recommended Rebase (item 9 on p. 147 of Governor’s Recommended Budget Adjustments FY 2024-25) utilized an updated DHB-OSBM consensus enrollment forecast that took into account the actual experience from SFY 2024. Figure 1 illustrates this updated forecast, which is characterized by a more gradual decline than that original SFY 2025 Governor’s forecast that was created in February 2023 in the run up to the 2023-25 biennium. This more gradual decline (i.e., a slower pace of redeterminations and disenrollments) reflects the expectation, based on experience to date, that the CCU will take longer to complete and therefore, the initial and average enrollment in SFY 2025 will be higher than originally forecast in the Governor’s Recommended Biennial Budget.

Figure 1, “Total Non-Expansion Medicaid Enrollment SFY 2020-2025,” illustrates the Governor’s Rebase enrollment forecast for SFY 2025, contrasted with the actual enrollment (excluding Family Planning enrollees) observed from January 2020 through-November 2024, and the 2023-25 biennial forecasts from the original two-year Governor’s and General Assembly’s versions of the Medicaid Rebase. The actual total enrollment through November 2024 is tracking below the SFY 2025 updated projection because the CCU-related redetermination and disenrollment of non-disabled adults is occurring more rapidly than was projected when the SFY 2025 forecast was constructed in February 2024.

**Figure 1: Total Non-Expansion Medicaid Enrollment (Excluding Family Planning) SFY 2020-2025**

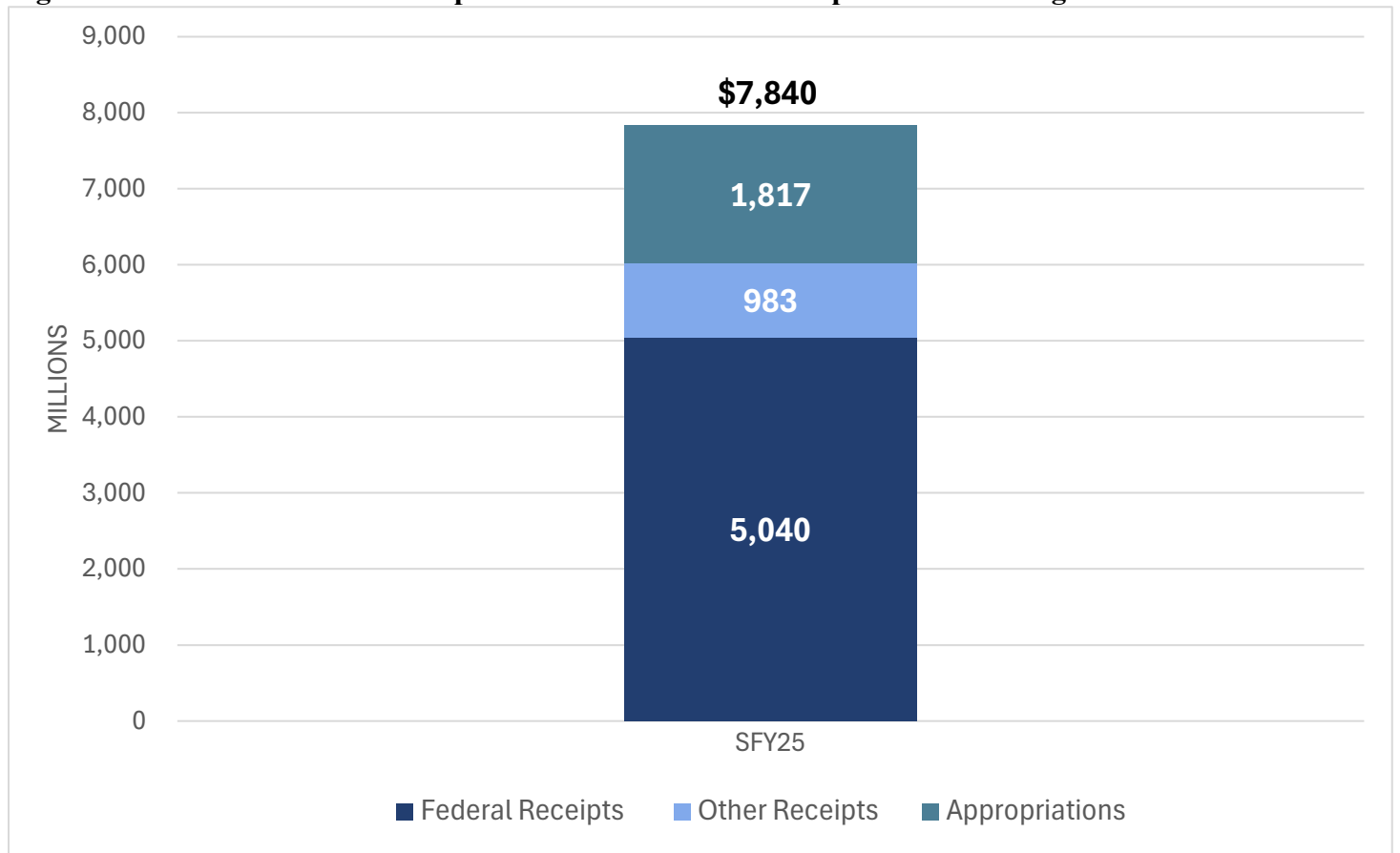


*Data Sources: Medicaid Monthly Enrollment Reports; July, August, and September 2024 actuals reflect actual cumulative enrollment; October and November based on estimated cumulative (i.e., including retroactive) enrollment.*

## 2. Year-to-Date General Fund Expenditures

The year-to-date (YTD) Medicaid expenditures, through the most recent month for which there is complete data are summarized in Figure 2 “Actual Year-to-Date Non-Expansion Medicaid Service Expenditures through October 2024.”

**Figure 2 Actual SFY 2025 Non-Expansion Medicaid Service Expenditures through October 2024**

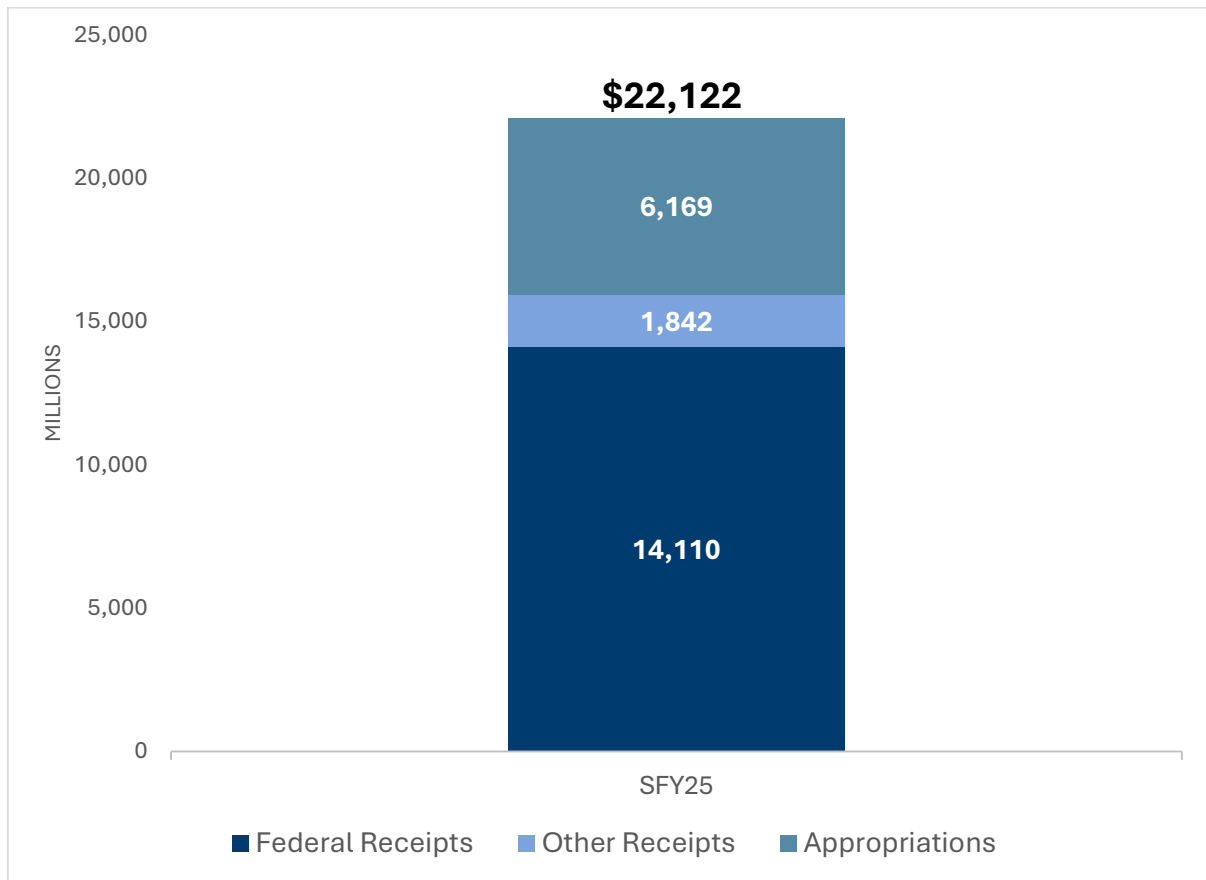


*Source: SFY 2025 BD701 Report; Note – does not include HASP or Medicaid Expansion expenditures, which will have no General Fund impact. Also, excludes Healthy Opportunities, Tailored Plan Launch Runout, Temporary Savings Fund transfer out; and is adjusted to include PHP Withholds, Graduate Medical Education & Modernized Assessment/Intergovernmental Transfers.*

### 3. Projected General Fund Expenditures for State Fiscal Year (SFY) 2025

Figure 3 “NC Medicaid Projected Non-Expansion Expenditures,” illustrates the updated projected Medicaid expenditures by fund source for the biennium. This forecast comes from the update of the Governor’s Recommended Budget model that was used to inform the Medicaid Rebase item in the Governor’s Recommended Budget Adjustments for FY 2024-25. *Note that this projection has not yet been updated to account for any new projection of enrollment or expenditures for the remaining months of SFY 2025 based on actual year to date data. NC Medicaid anticipates providing that updated forecast in the next iteration of this Rebase report, due February 2025.*

**Figure 3: NC Medicaid Projected Non-Expansion Service Expenditures for SFY 2025**



*Source: Updated Governor's Budget Model; Note – does not include HASP or Expansion expenditures, neither of which have General Fund impact. This projection also has not yet been updated to account for any new projection of enrollment or expenditures for the remaining months of SFY 2025 based on actual year to date data. NC Medicaid anticipates providing that updated forecast in the next iteration of this Rebase report, due February 2025.*

#### **4. Budget Challenges Identified by NC Medicaid for SFY 2023-2025**

NC Medicaid had estimated in February 2024, given the data that was available at that time, that the decrease in adult Medicaid enrollees as a result of the Continuous Coverage Unwinding would continue to be at a more gradual rate than had been projected at the start of the biennium. With the success of NC Medicaid's federal "e14 waiver" strategy for increasing the rate of redetermining adults, however, actual enrollment through the month of November suggests that overall adult enrollment for SFY 2025, even after accounting for the still uncertain effects of Hurricane Helene, will be lower than originally projected. As a result of the lower capitation costs associated with the lower-than-originally-projected adult enrollment, Medicaid does not foresee significant challenges in staying within budget for services in SFY 2025.

#### **5. Planned Program Changes under G.S.108A-54(e)(1) Authority**

NC Medicaid has made or plans to make the following program changes, each of which will have a fiscal impact (as noted below):

1. **Coverage of Weight Loss Drugs** (approximately \$9 million state appropriations) – Current year capitation rates include funding to cover the use of GLP-1 drug therapies when prescribed as part of a treatment for obesity.
2. **Rate Increases for Substance Use Disorder (SUD) services** (approximately \$5.5 million state appropriations) – Current year capitation rates have been increased for Substance Abuse Intensive Outpatient Program (SAIOP), Substance Abuse Comprehensive Outpatient Treatment (SACOT), Withdrawal Management, and Opioid Treatment Protocol services to modernize rates for these services that were not included in last year's historic behavioral health rate increase. These investments will address increasing provider costs to deliver services, sustain provider participation within the Medicaid program, and support Medicaid members' access to care statewide.

#### **6. Program Changes Required under State or Federal Law**

NC Medicaid must adjust capitation rates to account for compliance with federal service parity requirements (also known as "mental health parity"). Parity requires that NC Medicaid have comparable access to services across its various lines of service (i.e., physical health and mental health services) and coverage products (e.g., Standard Plans, Tailored Plans). In order to ensure this comparability, various quantity limits on mental health services need to be removed and/or lowered, which in turn leads to a projection of higher utilization, which in turn leads to a need for higher capitation rates. The increased capitation rates, effective January 1, 2025, will cost approximately \$4 million in additional appropriations for SFY 2025 (approximately \$8 million annualized).

NC Medicaid has not identified any other changes required under State or Federal law that were not projected in the Governor's Recommended Budget Adjustments for SFY 2024-25 and that would create additional costs for SFY 2025.

#### **7. Unanticipated Costs Not Accounted for in the Budget Model**

As noted above in section five, NC Medicaid has taken several actions to make critical enhancements to clinical coverages and rates that will enhance Medicaid enrollees' access to health-improving treatments and supports.



NC Medicaid is also investing dollars in the high-value/high-return social determinants of health supports delivered through the Healthy Opportunities Pilots (not a part of the rebase, but rather funded from Medicaid Transformation funding). In addition to the funding included in the Governor's Medicaid Transformation Fund request for SFY 2025 (\$20.8 million), NC Medicaid anticipates spending another \$25 million to meet the increased demand projected for SFY 2025; together this represents \$45 million of appropriations spend that was not funded explicitly by a legislative appropriation. Initial research has indicated that dollars invested in Healthy Opportunities produce net savings for the health system over time; NC Medicaid does not anticipate savings to the state being realized in this current fiscal year but does anticipate this year's investments may lower next year's capitation rates.

## **8. Requested Transfer of Medicaid Contingency Reserve**

DHB is not requesting any Medicaid Contingency Reserve Funds at this time. Future reports will provide updates regarding assessment of this need.