## **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019**

S

## **SENATE BILL 808**

Appropriations/Base Budget Committee Substitute Adopted 6/10/20

Medicaid Funding Act. Short Title:

Sponsors:

Referred to:

	May 20, 2020				
1	A BILL TO BE ENTITLED				
2	AN ACT APPROPRIATING FUNDS FOR THE DOROTHEA DIX CAMPUS RELOCATION				
3	PROJECT AND FOR THE CHILD WELFARE CASE MANAGEMENT COMPONENT				
4	OF NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH				
5	TECHNOLOGY (NC FAST); APPROPRIATING CORONAVIRUS RELIEF FUNDS FOR				
6 7	BEHAVIORAL HEALTH AND CRISIS SERVICES; APPROPRIATING FUNDS FOR THE OPERATION OF THE NORTH CAROLINA MEDICAID PROGRAM AND THE				
8	IMPLEMENTATION OF MEDICAID TRANSFORMATION; AND MAKING				
9	MEDICAID TRANSFORMATION-RELATED CHANGES.				
10	The General Assembly of North Carolina enacts:				
11	The General Assembly of North Caronna chaets.				
12	PART I. DOROTHEA DIX CAMPUS RELOCATION PROJECT				
13	<b>SECTION 1.(a)</b> There is transferred from the General Fund to the State Capital and				
14	Infrastructure Fund the sum of fifteen million dollars (\$15,000,000) in nonrecurring funds for the				
15	2020-2021 fiscal year.				
16	SECTION 1.(b) There is appropriated from the State Capital and Infrastructure Fund				
17	to the Office of State Budget and Management the sum of fifteen million dollars (\$15,000,000)				
18	in nonrecurring funds for the 2020-2021 fiscal year to be allocated for the Dorothea Dix campus				
19	relocation project with the Department of Health and Human Services.				
20	<b>SECTION 1.(c)</b> The Department of Administration, in collaboration with the				
21	Department of Health and Human Services, shall select land located in Wake County suitable for				
22	the Dorothea Dix campus relocation project. The funds appropriated in this Part shall be used for				
23	planning expenses associated with the relocation project.				
24 25	<b>SECTION 1.(d)</b> This Part becomes effective July 1, 2020.				
23 26	PART II. FUNDS FOR CHILD WELFARE CASE MANAGEMENT COMPONENT OF				
20 27	NC FAST				
28	<b>SECTION 2.(a)</b> There is appropriated from the General Fund to the Department of				
29	Health and Human Services, Division of Central Management and Support, the sum of six million				
30	one hundred fifty-four thousand four hundred eighty dollars (\$6,154,480) in nonrecurring funds				
31	for the 2020-2021 fiscal year for updates and changes to the child welfare case management				
32	component of the North Carolina Families Accessing Services through Technology (NC FAST)				
33	system, including child welfare program changes in accordance with the federal Family First				
34	Prevention Services Act, updates for the Comprehensive Child Welfare Information System				
35	(CCWIS), funding for the Independent Verification and Validation (IV&V) contract, and risk				
36	assessment tool changes under Rylan's Law, S.L. 2017-41.				



(Public)

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	<b>SECTION 2.(b)</b> This section becomes effective July 1, 2020.
3	PART III. FUND BEHAVIORAL HEALTH AND CRISIS SERVICES IN RESPONSE TO
ŀ	THE COVID-19 PANDEMIC
5	<b>SECTION 3.(a)</b> The State Controller shall transfer the sum of fifty million dollars
5	(\$50,000,000) in nonrecurring funds for the 2020-2021 fiscal year from the Coronavirus Relief
7	Reserve established in Section 2.1 of S.L. 2020-4 to the Coronavirus Relief Fund established in
3	Section 2.2 of that same act (Coronavirus Relief Fund).
) )	<b>SECTION 3.(b)</b> There is appropriated from the Coronavirus Relief Fund to the
	Office of State Budget and Management (OSBM) the sum of fifty million dollars (\$50,000,000)
	in nonrecurring funds for the 2020-2021 fiscal year, to allocate to the Department of Health and
	Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse
	Services (DMH/DD/SAS), for distribution to the local management entities/managed care
	organizations (LME/MCOs) to fund behavioral health and crisis services in response to the
	COVID-19 pandemic. The DMH/DD/SAS shall determine how to distribute these funds among
	the LME/MCOs.
	<b>SECTION 3.(c)</b> The requirements and limitations set forth in Part I of S.L. 2020-4
	apply to the funds appropriated in this Part. The OSBM shall include the funds transferred and
	appropriated in this section in the report required under Section 1.7 of S.L. 2020-4.
	<b>SECTION 3.(d)</b> This Part becomes effective July 1, 2020.
	PART IV. DISALLOW TRANSFER OF MEDICAID BUDGET SURPLUS
	<b>SECTION 4.(a)</b> Notwithstanding Section 11F.2(d) of S.L. 2017-57, Section
	3.6(b)(1) of S.L. 2019-242, or any other provision of law to the contrary, the Department of
	Health and Human Services, Division of Health Benefits, shall not transfer any amount of the
	certified Medicaid budget surplus calculated for the 2019-2020 fiscal year to the Department of
	Health and Human Services, Division of Mental Health, Developmental Disabilities, and
	Substance Abuse Services, for allocation to local management entities/managed care
	organizations (LME/MCOs) to offset any reduction in single-stream funding.
	SECTION 4.(b) This section becomes effective June 30, 2020.
	PART V. FUNDS FOR OPERATION OF THE MEDICAID PROGRAM
	<b>SECTION 5.1.(a)</b> Funds received by the Department of Health and Human Services,
	Division of Health Benefits, during the 2019-2020 fiscal year due to the acceleration of the
	federal fiscal year 2019-2020 MRI/GAP Plan that (i) represent the portion of the State's annual
	Medicaid payment, as defined in G.S. 108A-121, attributable to the quarter July 1, 2020, through
	September 30, 2020, and (ii) have not been expended by June 30, 2020, shall not revert at the
	end of the fiscal year but shall remain available and shall be used for the Medicaid program for
	the 2020-2021 fiscal year.
	<b>SECTION 5.1.(b)</b> This section becomes effective June 30, 2020.
	<b>SECTION 5.2.</b> There is appropriated from the General Fund to the Department of
	Health and Human Services, Division of Health Benefits, the sum of one million four hundred
	thousand dollars (\$1,400,000) in nonrecurring funds for the 2020-2021 fiscal year to be used for
	the implementation of an electronic visit verification (EVV) system that will be used for personal
	care services and home health services under the Medicaid program.
	SECTION 5.3.(a) Of the funds appropriated to the Department of Health and Human
	Services, Division of Health Benefits, for the 2019-2020 fiscal year that have not been expended
	by June 30, 2020, and in addition to the funds described in Section 5.1 of this act, the sum of
	thirty million dollars (\$30,000,000) in nonrecurring funds shall not revert at the end of the fiscal
	year but shall remain available and shall be used for the Medicaid and NC Health Choice
	programs rebase in the 2020-2021 fiscal year.

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1	<b>SECTION 5.3.(b)</b> This section becomes effective June 30, 2020.		
2	<b>SECTION 5.4.</b> The State Controller shall transfer the sum of eighty-four million		
3	dollars (\$84,000,000) in nonrecurring funds for the 2020-2021 fiscal year from funds ava	ilable	
4	in the Medicaid Transformation Reserve in the General Fund to the Department of Healt	h and	
5	Human Services, Division of Health Benefits, to be used for the Medicaid and NC Health C	hoice	
6	programs rebase. Funds transferred under this section are appropriated for the purpose set	forth	
7	in this section.		
8	SECTION 5.5. Notwithstanding G.S. 143C-4-11, as enacted by Section 14 of	of this	
9	act, the sum of one hundred thirty-six million dollars (\$136,000,000) in nonrecurring fun	ds for	
10	the 2020-2021 fiscal year shall be transferred from the Medicaid Contingency Reserve	in the	
11	General Fund to the Department of Health and Human Services, Division of Health Benef	ïts, to	
12	be used for the Medicaid and NC Health Choice programs rebase. Funds transferred under	er this	
13	section are appropriated for the purpose set forth in this section.		
14	SECTION 5.6. There is appropriated from the General Fund the sum of two hu	ndred	
15	thirteen million dollars (\$213,000,000) in nonrecurring funds for the 2020-2021 fiscal year	to the	
16	Department of Health and Human Services, Division of Health Benefits, to be used for	or the	
17	Medicaid and NC Health Choice programs rebase.		
18	SECTION 5.7. Except as otherwise provided, this Part becomes effective J	uly 1,	
19	2020.		
20			
21	PART VI. MEDICAID ELIGIBILITY REDETERMINATIONS		
22	<b>SECTION 6.</b> No later than 60 days after the expiration of the declared nation		
23	public health emergency as a result of the 2019 novel coronavirus, each county department	ent of	
24	social services, and any federally recognized Native American tribe within the State that	at has	
25	assumed responsibility for the Medicaid program pursuant to G.S. 108A-25(e), shall do all	of the	
26	following:		
27	(1) Redetermine Medicaid eligibility for all Medicaid beneficiaries for y		
28	eligibility was continued as a result of Section 6008(b)(3) of P.L. 116	5-127,	
29	including all of the following:		
30	a. Beneficiaries who were due for an annual or other periodic renew	val of	
31	their Medicaid eligibility.		
32	b. Beneficiaries who experienced a change in circumstance affe	ecting	
33	their Medicaid eligibility.		
34	c. Beneficiaries whose Medicaid eligibility was affected by inform	nation	
35	received through post-eligibility verification.		
36	(2) Provide notice to beneficiaries determined to be ineligible for Medicai		
37	result of subdivision (1) of this section, in accordance with G.S. 108A-7	/9.	
38			
39	PART VII. MEDICAID TRANSFORMATION NECESSITIES		
40			
41	DELAY IMPLEMENTATION OF MEDICAID TRANSFORMATION		
42	SECTION 7.(a) Subdivision (4) of Section 3 of S.L. 2015-245, as amend	ed by	
43	Section 4 of S.L. 2018-49, reads as rewritten:		
44	"(4) Eighteen months after the date that CMS approves the 1115 demonst		
45	waiver request submitted as required by this act on June 1, 2016, as ame		
46	No later than July 1, 2021. – Capitated contracts shall begin. DHHS may	-	
47	recipient enrollment on a regional basis, provided that initial rec	-	
48	enrollment shall be complete no later than five months after the date cap	ıtated	
49 7 0	contracts <del>are required to beg</del> in."	• •	
50	<b>SECTION 7.(b)</b> If Medicaid capitated payments do not begin on July 1, 202		
51	required by Subdivision (4) of Section 3 of S.L. 2015-245, as amended by Section 4 o	t S.L.	

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1	2018-49 and subsection (a) of this section, then, to compensate for the delay, the Department of				
2	Health and Human Services, Division of Health Benefits, shall make the follow				
3	payments to prepaid health plans (PHPs), as defined in G.S. 108D-1, for each full	month after			
4	June 30, 2021, that Medicaid capitated payments have not been paid to the PHPs:				
5	(1) Four million dollars (\$4,000,000) to each PHP that has been	n awarded a			
6	statewide standard benefit plan PHP capitated contract as of June	e 1, 2020.			
7	(2) A prorated amount of four million dollars (\$4,000,000) to each H				
8	been awarded a regional standard benefit plan PHP capitated co				
9	June 1, 2020, based upon the number of regions the PHP is contrac				
10	<b>SECTION 7.(c)</b> The payments required under subsection (b) of this sect				
11	be required for any month in which the failure of a PHP to receive a capitation pa	ayment after			
12	July 1, 2021, is caused by the PHP.				
13					
14		MEDICAID			
15	TRANSFORMATION NEEDS				
16	<b>SECTION 8.(a)</b> The State Controller shall transfer the sum of nineteen				
17	hundred twenty thousand dollars (\$19,420,000) for the 2020-2021 fiscal year				
18		available in the Medicaid Transformation Reserve in the General Fund to the Medicaid			
19	Transformation Fund established under Section 12H.29 of S.L. 2015-241.				
20	<b>SECTION 8.(b)</b> Subject to the fulfillment of conditions specified in su	. ,			
21	of this section, the sum of nineteen million four hundred twenty thousand dollars (\$				
22	in nonrecurring funds for the 2020-2021 fiscal year from the Medicaid Transformatio	•			
23	be transferred to the Department of Health and Human Services, Division of Health Benefits				
24	(DHB), for the sole purpose of providing the State share for qualifying needs directly related to				
25	Medicaid transformation, as required by S.L. 2015-241, as amended. Funds may be transferred				
26	to DHB as qualifying needs arise during the 2020-2021 fiscal year and need not be transferred in				
27	one lump sum. To the extent that any funds are transferred under this subsection, the funds are				
28	appropriated for the purpose set forth in this subsection.				
29	For the purposes of this section, the term "qualifying need" shall be limited to information technology, time-limited staffing, and contracts related to the following Medicaid				
30		ng Medicald			
31 32	transformation needs:				
32 33	<ol> <li>Program design.</li> <li>Beneficiary experience.</li> </ol>				
33 34					
34 35	<ul> <li>(3) NC FAST upgrades related to Medicaid transformation.</li> <li>(4) Data management tools.</li> </ul>				
36	(4) Data management tools. (5) Program integrity.				
30 37	(6) Technical and operational integration.				
38	<ul><li>(7) Provider experience.</li></ul>				
39	<b>SECTION 8.(c)</b> A request by the Department of Health and Huma	an Services			
40	Division of Health Benefits (DHB), for the transfer of funds pursuant to this sect				
41	made to the Office of State Budget and Management (OSBM) and shall include the amount				
42	requested and the specific qualifying need for which the funds are to be used. None				
43	identified in this section shall be transferred to DHB until OSBM verifies all of the				
44	information:	ile tono wing			
45	(1) The amount requested is to be used for a qualifying need in the	e 2020-2021			
46	fiscal year.	0 2020 2021			
47	(2) The amount requested provides a State share that will not re	esult in total			
48	requirements that exceed sixty-three million one hundred twee				
49	dollars (\$63,120,000) for the 2020-2021 fiscal year.				
50	<b>SECTION 8.(d)</b> Any federal funds received in any fiscal year by the De	epartment of			
51	Health and Human Services. Division of Health Benefits (DHB), that represent a re	-			

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1 2 3	share already expended on a qualifying need related to the funds received by DHB under this section shall be deposited into the Medicaid Transformation Fund. SECTION 8.(e) This section becomes effective July 1, 2020.			
4 5	REPEAL OF PAST DIRECTIVE TO ELIMINATE GME TO ALIGN WITH MEDICAID			
6 7 8	<ul> <li>TRANSFORMATION SECTION 9. Section 12H.12(b) of S.L. 2014-100 and Section 12H.23 of S.L.</li> <li>2015-241, as amended by Section 88 of S.L. 2015-264, are repealed.</li> </ul>			
9	2019 2 11, us unended by Section 66 61 5.2. 2019 201, up repeated.			
10	MEDICAID TRANSFORMATION HOTLINE OPTION			
11	<b>SECTION 10.</b> The Department of Health and Human Services shall ensure that the			
12	existing DHHS Customer Service hotline is responsive to questions posed by a Medicaid			
13	beneficiary or provider or by the general public that are related to the rollout of Medicaid			
14	transformation.			
15	DUDADI E MEDICAL FOLUDMENT DATE ELOOD			
16 17	DURABLE MEDICAL EQUIPMENT RATE FLOOR SECTION 11. For the first three years of the initial standard benefit plan prepaid			
17	health plan capitated contracts required under Article 4 of Chapter 108D of the General Statutes,			
19	the rate floor for durable medical equipment under managed care shall be set at one hundred			
20	percent (100%) of the Medicaid fee-for-service rates for durable medical equipment.			
21	percent (100%) of the medicate for service faces for darable medical equipment.			
22	TRIBAL OPTION/MEDICAID TRANSFORMATION			
23	SECTION 12.(a) The Department of Health and Human Services may contract with			
24	an Indian managed care entity (IMCE) or an Indian health care provider (IHCP), as defined under			
25	42 C.F.R. § 438.14(a), to assist in the provision of health care or health care—related services to			
26	Medicaid and NC Health Choice beneficiaries who are members of federally recognized tribes			
27	or who are eligible to enroll in an IMCE. Contracts may include health care or health care-related			
28	services as agreed upon with the IMCE or IHCP, as approved by the Secretary of the Department			
29	of Health and Human Services and as allowed by the Centers for Medicare and Medicaid Services			
30	(CMS), including, but not limited to, the following services:			
31	(1) Primary care case management as a primary care case managed system or			
32	entity, as described in 42 C.F.R. § 438.2.			
33 34	<ul> <li>(2) Utilization management and referrals.</li> <li>(3) The management or provision of home, and community based corrigon under</li> </ul>			
34 35	(3) The management or provision of home- and community-based services under a 1915(c) waiver.			
36	(4) The management or provision of specialized services covered by a behavioral			
37	health and intellectual/developmental disabilities (BH/IDD) tailored plan in			
38	accordance with G.S. 108D-60(8).			
39	Coverage provided by the IMCE or IHCP may be more permissive, but no more			
40	restrictive, than Medicaid or NC Health Choice medical coverage policy adopted or amended by			
41	the Department of Health and Human Services; however, the coverage shall be in compliance			
42	with federal regulations and policies related to the receipt of federal funding for these health care			
43	or health care–related services.			
44	<b>SECTION 12.(b)</b> G.S. 108D-40(a) reads as rewritten:			
45	"(a) Capitated PHP contracts shall cover all Medicaid and NC Health Choice program aid			
46	categories except for the following categories:			
47 19				
48 49	(5a) Eligible recipients who are enrolled in a DHHS-contracted Indian managed			
49 50	<u>care entity, as defined in 42 C.F.R. § 438.14(a).</u>			
50 51	SECTION 12.(c) G.S. 122C-115(e) reads as rewritten:			
51	$\mathbf{D} = \mathbf{D} = $			

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1	"(e) Beginning on the date that capitated contracts under Article 4 of	-	
2	General Statutes begin, LME/MCOs shall cease managing Medicaid services for all Medicaid		
3	recipients other than recipients described in G.S. $108D-40(a)(1)$ , (4), (5), (5)		
4	(12), and (13). Until BH IDD tailored plans become operational, all of the	0	
5	(1) LME/MCOs shall continue to manage the Medicaid ser		
6	by the LME/MCOs under the combined 1915(b) and (c)		
7	recipients described in G.S. 108D-40(a)(1), (4), (5), (5)	<u>a), (</u> 6), (7), (10), (11),	
8	(12), and (13).		
9	(2) The Division of Health Benefits shall negotiate actuar		
10	rates directly with the LME/MCOs based on the change	in composition of the	
11	population being served by the LME/MCOs.		
12	(3) Capitation payments under contracts between the Divis		
13	and the LME/MCOs shall be made directly to the LME/	MCO by the Division	
14	of Health Benefits."		
15	SECTION 12.(d) The Department of Health and Human Ser	rvices is authorized to	
16	seek approval from CMS and submit any necessary State Plan Amendmen	ts and waivers, or any	
17	amendments thereto, to implement the provisions of this section.		
18			
19	REVISE AND RENAME THE SUPPLEMENTAL PAYMENT	PROGRAM FOR	
20	ELIGIBLE MEDICAL PROFESSIONAL PROVIDERS		
21	SECTION 13.(a) The Department of Health and Human Se	rvices shall revise the	
22	supplemental payment program for eligible medical professional provi	ders described in the	
23	Medicaid State Plan, Attachment 4.19-B, Section 5, Pages 2 and 3, as rec	quired by this section.	
24	This payment program shall be called the Average Commercial Rate Supp	lemental and Directed	
25	Payment Program. Effective July 1, 2021, the following two changes to	the program shall be	
26	implemented:		
27	(1) The program shall no longer utilize a limit on the numb	-	
28	professional providers that may be reimbursed through	ugh the program and	
29	instead shall utilize a limit on the total payments made		
30	(2) Payments under the program shall consist of t		
31	supplemental payments that increase reimbursem	ent to the average	
32	commercial rate under the State Plan and (ii) directed p	ayments that increase	
33	reimbursement to the average commercial rate under	er the managed care	
34	system.		
35	SECTION 13.(b) The limitation on total payments made	e under the Average	
36	Commercial Rate Supplemental and Directed Payment Program for eligible	e medical professional	
37	providers shall apply to the combined amount of payments made as supplen		
38	the State Plan and payments made as directed payments under the managed	•	
39	be based on the amount of supplemental payments for services provided	during the 2018-2019	
40	fiscal year. For services provided on or after July 1, 2021, the total ann	ual supplemental and	
41	directed payments made under the Average Commercial Rate Supplemental and Directed		
42	Payment Program shall not exceed one hundred percent (100%) of the	• • • •	
43	payments for services provided by eligible medical providers during the 2	2018-2019 fiscal year,	
44	increased at the start of each State fiscal year by an inflation factor determine	ned by the Department	
45	of Health and Human Services, Division of Health Benefits.		
46	<b>SECTION 13.(c)</b> Consistent with the existing supplemental payment program for		
47	eligible medical professional providers, the Department of Health and Hum		
48	the total amount of supplemental and directed payments that may be re-		
49	providers affiliated with the East Carolina University Brody School		
50	University of North Carolina at Chapel Hill Health Care System. Ave	rage commercial rate	

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1 2	supplemental payments and directed payments shall not be made for County.	r services provided in Wake	
3	SECTION 13.(d) The Department of Health and Huma	n Services is not authorized	
4	to make any modifications to the supplemental payment prog		
5	professional providers, except as authorized by this section.		
6	SECTION 13.(e) Effective July 1, 2021, Section 12H.	13(e) of S.L. 2013-360 and	
7 8	Sections 12H.13(b) and 12H.13A of S.L. 2014-100 are repealed.	. ,	
9	MEDICAID CONTINGENCY RESERVE CODIFICATION		
10	SECTION 14. Article 4 of Chapter 143C of the Gene	eral Statutes is amended by	
10	adding a new section to read:	that Statutes is amended by	
12	" <u>§ 143C-4-11. Medicaid Contingency Reserve.</u>		
12	(a) Medicaid Contingency Reserve. – The Medicaid Conting	ency Reserve is established	
13	as a reserve to be used only for budget shortfalls in the Medicaid or I		
15	(b) Funds from the Medicaid Contingency Reserve may be all	1 <b>v</b>	
16	all of the following criteria are met:	nocated of expended only in	
17	(1) There is an act of appropriation by the General As	ssembly	
18	(2) After the State Controller has verified that all Med		
19	program receipts are being used appropriately, the		
20	found that additional funds are needed to cover a	-	
21	NC Health Choice budget for the State fiscal year		
22	(3) The Director of the Budget has reported immedia		
23	Division on the amount of the shortfall found in a		
24	(2) of this subsection. This report shall include an		
25	shortfall, such as (i) unanticipated enrollment a		
26	unanticipated growth or utilization within particu		
27	in the data or analysis used to project the Medi		
28	budget, (iv) the failure of the program to achieve		
29	factors and market trends that have impacted the		
30	services, (vi) variations in receipts from prior year	rs or from assumptions used	
31	to prepare the Medicaid and NC Health Choice b		
32	year, or (vii) other factors. The report shall also i	nclude data in an electronic	
33	format that is adequate for the Fiscal Research Div	vision to confirm the amount	
34	of the shortfall and its causes.		
35	(c) <u>Nothing in this section shall be construed to limit the a</u>	uthority of the Governor to	
36	carry out the Governor's duties under the Constitution."		
37			
38	REVISE AND UPDATE HOSPITAL ASSESSMENTS		
39	SECTION 15.1.(a) Effective July 1, 2021, Article 7 of C	Chapter 108A of the General	
40	Statutes is repealed.		
41	SECTION 15.1.(a1) Notwithstanding any provision of A	1	
42	the General Statutes to the contrary, the equity assessment, UPL as		
43	and UPL payments required under that Article for the partial year	• •	
44	and ending June 30, 2021, shall be carried out in accordance with thi		
45	period beginning October 1, 2020, the equity payment amount and	1 0	
46	required by G.S. 108A-124 shall be calculated to exclude services rendered after June 30, 2021.		
47	In order to account for these partial-year payment amounts, the Secretary of the Department of		
48	Health and Human Services may adjust the quarterly equity pay		
49 50	required by G.S. 108A-124. In order to account for any partial-yea		
50	payments or UPL payments, the Secretary of the Department of Heal		
51	make any necessary adjustments to the equity assessment percentage	ge rate, the UPL assessment	

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1 2	percentage rate, any quarterly equity assessment, and any UPL assessment required under G.S. 108A-122 and G.S. 108A-123.
3	SECTION 15.1.(a2) Subsection (a) of this section does not affect the rights or
4	liabilities of the State, a hospital subject to the equity assessment or the UPL assessment, or
5	another person arising under a statute repealed by subsection (a) of this section or arising under
6	subsection (a1) of this section before the effective date of its repeal.
7	<b>SECTION 15.1.(b)</b> Effective July 1, 2021, Chapter 108A of the General Statutes is
8	amended by adding a new Article to read:
9	" <u>Article 7A.</u>
10	"Hospital Assessment Act.
11	"Part 1. General.
12	" <u>§ 108A-130. Short title and purpose.</u>
13	This Article shall be known as the "Hospital Assessment Act." This Article does not authorize
14	a political subdivision of the State to license a hospital for revenue or impose a tax or assessment
15	on a hospital.
16 17	" <u>§ 108A-131. Definitions.</u> The following definitions apply in this Articles
17 18	The following definitions apply in this Article: (1) Base assessment The assessment neuclide under C S 108A 142
18 19	(1) Base assessment. – The assessment payable under G.S. 108A-142.
19 20	<ul> <li>(2) <u>CMS Centers for Medicare and Medicaid Services.</u></li> <li>(3) <u>Critical access hospital As defined in 42 C.F.R. § 400.202.</u></li> </ul>
20	<ul> <li>(4) Department. – The Department of Health and Human Services.</li> </ul>
22	(5) Prepaid health plan. – As defined in G.S. 108D-1.
23	(6) Public hospital. – A hospital that certifies its public expenditures to the
24	Department pursuant to 42 C.F.R. § 433.51(b) during the fiscal year for which
25	the assessment applies.
26	(7) Secretary. – The Secretary of Health and Human Services.
27	(8) State's annual Medicaid payment. – An annual amount equal to one hundred
28	twenty million dollars (\$120,000,000) for the taxable year October 1, 2020,
29	through September 30, 2021, increased each year over the prior year's
30	payment by the percentage specified as the Medicare Market Basket Index
31	less productivity most recently published in the Federal Register.
32	(9) Supplemental assessment. – The assessment payable under G.S. 108A-141.
33	(10) Total hospital costs. – The costs as calculated using the most recent available
34	Hospital Cost Report Information System's cost report data available through
35	CMS or other comparable data, including both inpatient and outpatient
36	components, for all hospitals that are not exempt from the applicable
37 38	assessment. "§ 108A-132. Due dates and collections.
38 39	(a) Assessments under this Article are due quarterly in the time and manner prescribed
40	by the Secretary and shall be considered delinquent if not paid within seven calendar days of this
41	due date.
42	(b) With respect to any hospital owing a past-due assessment amount under this Article,
43	the Department may withhold the unpaid amount from Medicaid or NC Health Choice payments
44	otherwise due or impose a late payment penalty. The Secretary may waive a penalty for good
45	cause shown.
46	(c) In the event the data necessary to calculate an assessment under this Article is not
47	available to the Secretary in time to impose the quarterly assessments for a payment year, the
48	Secretary may defer the due date for the assessment to a subsequent quarter.
49	" <u>§ 108A-133. Assessment appeals.</u>

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1	A hospital may appeal a determination of the assessment amount owed through a
2	reconsideration review. The pendency of an appeal does not relieve a hospital from its obligation
3	to pay an assessment amount when due.
4	"§ 108A-134. Allowable costs; patient billing.
5	(a) Assessments paid under this Article may be included as allowable costs of a hospital
6	for purposes of any applicable Medicaid reimbursement formula, except that assessments paid
7	under this Article shall be excluded from cost settlement.
8	(b) Assessments imposed under this Article may not be added as a surtax or assessment
9	on a patient's bill.
10	" <u>§ 108A-135. Rule-making authority.</u>
11	The Secretary may adopt rules to implement this Article.
12	"§ 108A-136. Repeal.
13	If CMS determines that an assessment under this Article is impermissible or revokes approval
14	of an assessment under this Article, then that assessment shall not be imposed and the
15	Department's authority to collect the assessment is repealed.
16	"Part 2. Supplemental and Base Assessments.
17	"§ 108A-140. Applicability.
18	(a) The assessments imposed under this Part apply to all licensed North Carolina
19	hospitals, except as provided in this section.
20	(b) The following hospitals are exempt from both the supplemental assessment and the
21	base assessment:
22	(1) Critical access hospitals.
23	(2) Freestanding psychiatric hospitals.
24	(3) Freestanding rehabilitation hospitals.
25	(4) Long-term care hospitals.
26	(5) State-owned and State-operated hospitals.
27	(6) The primary affiliated teaching hospital for each University of North Carolina
28	medical school.
29	(c) Public hospitals are exempt from the supplemental assessment.
30	" <u>§ 108A-141. Supplemental assessment.</u>
31	(a) The supplemental assessment shall be a percentage, established by the General
32	Assembly, of total hospital costs.
33	(b) The Department shall propose the rate of the supplemental assessment to be imposed
34	under this section when the Department prepares its budget request for each upcoming fiscal
35	year. The Governor shall submit the Department's proposed supplemental assessment rate to the
36	General Assembly each fiscal year.
37	(c) The Department shall base the proposed supplemental assessment rate on all of the
38	following factors:
39	(1) The percentage change in aggregate payments to hospitals subject to the
40	supplemental assessment for Medicaid and NC Health Choice enrollees,
41	excluding hospital access payments made under 42 C.F.R. § 438.6, as
42	demonstrated in data from prepaid health plans and the State, as determined
43	by the Department.
44	(2) Any changes in the federal medical assistance percentage rate applicable to
45	the Medicaid or NC Health Choice programs for the applicable year.
46	(d) The rate for the supplemental assessment for each taxable year shall be the percentage
47	rate set by law by the General Assembly.
48	" <u>§ 108A-142. Base assessment.</u>
49 50	(a) The base assessment shall be a percentage, established by the General Assembly, of
50	total hospital costs.

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1	<u>(b)</u>	The I	Department shall propose the rate of the base assess	ment to be imposed under
2	this section	on wher	the Department prepares its budget request for each	upcoming fiscal year. The
3	Governor	shall s	ubmit the Department's proposed base assessment rat	te to the General Assembly
4	each fisca	ıl year.		-
5	(c)		Department shall base the proposed base assessment	rate on all of the following
6	factors:			<u>_</u>
7		(1)	The change in the State's annual Medicaid paymen	t for the applicable year.
8		(2)	The percentage change in aggregate payments to h	
9		<u>1</u> =7	assessment for Medicaid and NC Health Choice en	1 0
)			access payments made under 42 C.F.R. § 438.6, as	• •
			prepaid health plans and the State, as determined b	
		(3)	Any changes in the federal medical assistance per	
		<u>(0)</u>	the Medicaid or NC Health Choice programs for the	• • • •
		<u>(4)</u>	Any changes as determined by the Department in (i	• •
		<u></u>	Medicaid State Plan, (ii) managed care payments a	
			§ 438.6 for which the nonfederal share is not	
			appropriations, and (iii) reimbursement under the N	-
	(d)	The r	ate for the base assessment for each taxable year shall	· · · · ·
		-	neral Assembly.	<u>r se me percentage rate set</u>
			ayment from other hospitals.	
	(a)		ospital that is exempt from both the base and supple	emental assessments under
		-	es an intergovernmental transfer to the Department	
3			funds and (ii) has acquired, merged, leased, or mana	
ŀ			2011, then the exempt hospital shall transfer to the S	• •
5			nount shall be a percentage of the amount of funds the	
5			gh such an intergovernmental transfer and (ii) are to b	
7			t the exempt hospital is able to receive because of the	
3	or managed hospital.			
	(b) Beginning October 1, 2021, the percentage described in subsection (a) of this section			
	shall be calculated by dividing the amount of the State's annual Medicaid payment by the total			
			under the base assessment under G.S. 108A-142.	<u> </u>
	(c)		ne partial year beginning July 1, 2021, and ending	September 30, 2021, the
		-	ibed in subsection (a) of this section shall be calcula	-
			the State's annual Medicaid payment by the amour	• •
			r G.S. 108A-142.	
			se of funds.	
,			s of the assessments imposed under this Part, and a	ll corresponding matching
			ust be used to make the State's annual Medicaid pay	
1			bitals made directly by the Department, to fund a port	-
		-	plans attributable to hospital care, and to fund the no	
			n payments."	
	<u></u>		<b>FION 15.1.(b1)</b> Notwithstanding any provision of (	G.S. 108A-131, as enacted
	by subsec		) of this section, to the contrary, for the taxable year	
	•		021, total hospital costs, as defined in G.S. 108A-1.	
	-		spital Cost Report Information System's 2017 cost rep	
			Iedicare and Medicaid Services.	poir and available unough
			<b>FION 15.1.(c)</b> The percentage rate to be used in ca	culating the supplemental
	assessme		er G.S. 108A-141, as enacted in subsection (b) of	0 11
			edths percent (2.32%) for the taxable year October 1	
	•		pplemental assessment shall be imposed only for mo	
			e supplemental assessment imposed during the per	0 0
1	July 1, 20	<i></i> 1. 11	to suppremental assessment imposed during the per	104 July 1, 2021, unough

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1	September 30, 2021, shall equal one-fourth of the amount of supplemental assessment that	at would	
2	have been imposed for the full taxable year.		
3	<b>SECTION 15.1.(d)</b> The percentage rate to be used in calculating the base asso	essment	
4	under G.S. 108A-142, as enacted in subsection (b) of this section, is two and four hum	ndredths	
5	percent (2.04%) for the taxable year October 1, 2020, through September 30, 2021. T	he base	
6	assessment shall be imposed only for months beginning on or after July 1, 2021. T		
7	assessment imposed during the period July 1, 2021, through September 30, 2021, sha		
8	one-fourth of the amount of base assessment that would have been imposed for the full		
9	year.		
0	<b>SECTION 15.2.</b> Notwithstanding G.S. 143C-4-11, as enacted by Section 14	4 of this	
1	act, the State Controller shall transfer funds from the Medicaid Contingency Reserve		
2	Department of Health and Human Services, Division of Health Benefits (DHB), only		
3	request by DHB as needed to cover any shortfall in receipts from the supplemental	• •	
14	assessment under G.S. 108A-141 and G.S. 108A-142, enacted by subsection (b) of Section		
5	of this act, and only if the following two conditions are met:		
6	(1) The Office of State Budget and Management (OSBM) has certified th	at there	
7	will be a shortfall in receipts from the supplemental or base assessment		
8	(2) OSBM has certified that the amount requested by DHB does not exc		
9	shortfall in receipts certified by OSBM under subdivision (1) of this s		
20	Upon making the request to the State Controller for the transfer of funds pur		
21	this section, DHB shall notify the Fiscal Research Division and the Joint Legislative O		
22	Committee on Medicaid and NC Health Choice of the request and the amount of the requ	-	
23	the extent any funds are transferred under this section, the funds are hereby appropriated		
24	purpose set forth in this section. The authority set forth in this section expires June 30, 2		
25	purpose set forth in this section. The autionity set forth in this section expires fune 30, 2	022.	
26	GROSS PREMIUMS TAX/PREPAID HEALTH PLANS		
27	SECTION 16.(a) The title of Article 8B of Chapter 105 of the General Statut	es reads	
28	as rewritten:		
29	"Article 8B.		
30	"Taxes Upon Insurance Companies.Companies and Prepaid Health Plans."		
31	SECTION 16.(b) G.S. 105-228.3 reads as rewritten:		
32	"§ 105-228.3. Definitions.		
33	The following definitions apply in this Article:		
34	(1) Article 65 corporation. – A corporation subject to Article 65 of Chapt	er 58 of	
35	the General Statutes, regulating hospital, medical, and dental		
36	corporations.		
37	(2) Capitation payment. – Amounts paid by the Department of Health and	Human	
38	Services to prepaid health plans under capitated contracts for the del		
39	Medicaid and NC Health Choice services in accordance with Artic		
40	Chapter 108D of the General Statutes.		
11	(1a)(3) Captive insurance company. – Defined in G.S. 58-10-340.		
42	(10)(5) Captive insurance company. — Defined in 0.5. 56 16 516. (1b)(4) Foreign captive insurance company. — A captive insurance comp	nanv as	
43	defined in G.S. 58-10-340(9), except that such company is not for	•	
44	licensed under the laws of this State but is formed and licensed under the		
45	of any jurisdiction within the United States other than this State.		
+5 16	$\frac{(2)(5)}{(2)(5)}$ Insurer. – An insurer as defined in G.S. 58-1-5 or a group of employed	ers who	
+0 47	have pooled their liabilities pursuant to G.S. 97-93 of the V		
+7 48	Compensation Act.	1 01 101 3	
+0 49	(6) Prepaid health plan. – As defined in G.S. 108D-1.		
+9 50	(3) (3)(7) Self-insurer. – An employer that carries its own risk pursuant to G.S. 9	$97_{0}3$ of	
	(3)(7) Sen-insurer. – An employer that carries its own fisk pursuant to 0.5. S the Workers' Compensation Act."	/-/3 01	
51	the workers Compensation Act.		

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1	SEC	<b>FION 16.(c)</b> G.S. 105-228.5 reads as rewritten:		
2		axes measured by gross premiums.		
3	(a) Tax Levied. – A tax is levied in this section on insurers, Article 65 corporations, health			
4		ganizations, prepaid health plans, and self-insurers.		
5		anization, prepaid health plan, or Article 65 corporation that		
6	U	ction is not subject to franchise or income taxes imposed	5	
7	respectively, of t	•	- ,	
8	1 •	Base. –		
9	(0) 1011	Insurers. – The tax imposed by this section on an	insurer or a health	
10	(1)	maintenance organization shall be measured by gross pre		
11		done in this State during the preceding calendar year.		
12	(2)	Repealed by Session Laws 2006-196, effective for taxab	le vears beginning on	
12	(2)	or after January 1, 2008.	ie years beginning on	
13 14	(3)	Article 65 Corporations. – The tax imposed by this sec	tion on an Article 65	
15	(3)	corporation shall be measured by gross collections from		
16		exclusive of receipts from cost plus plans, received by the	<b>1</b>	
17		the preceding calendar year.	ic corporation during	
18	(4)	Self-insurers. – The tax imposed by this section on a	calf incurar chall be	
18 19	(4)	measured by the gross premiums that would be charged		
20		most similar industry or business, taken from the manua	0	
20 21		in force in this State, applied to the self-insurer's pay		
21			-	
22		calendar year as determined under Article 36 of Chapt		
23 24	(5)	Statutes modified by the self-insurer's approved experier		
24 25	<u>(5)</u>	<u>Prepaid health plans. – The tax imposed by this section</u>		
		plan shall be measured by gross capitation payments rec		
26 27		health plan from the Department of Health and Human		
		provided to enrollees in the State Medicaid program of	r NC Health Choice	
28	(h.1) <b>C</b> -1	program in the preceding calendar year.		
29		lation of Tax Base. – In determining the amount of g	-	
30	business in this State, all gross premiums received in this State, credited to policies written or procured in this State, or derived from business written in this State shall be deemed to be for			
31				
32		ng persons, property, or risks resident or located in this St	ate unless one of the	
33	following applies			
34	(1)	The premiums are properly reported and properly alloca	0	
35		from business done in some other nation, territory, state,		
36	(2)	The premiums are from policies written in federal areas f		
37	~ .	service who pay premiums by assignment of service pay		
38	-	ums from business done in this State in the case of life		
39		mental contracts providing for disability benefits, acciden		
40	1	efits that are not annuities, means all premiums collected	•	
41		ntracts of reinsurance, for policies the premiums on which a	1 0	
42	-	s, or corporations resident in this State, or in the case o	• • •	
43	contracts of insurance covering persons resident within this State. The only deductions allowed			
44	shall be for premiums refunded on policies rescinded for fraud or other breach of contract and			
45	premiums that were paid in advance on life insurance contracts and subsequently refunded to the			
46	-	n payer, beneficiary or estate. Gross premiums shall be c		
47		amounts as provided in the policy contracts for the time in a	<b>.</b> .	
48	whether satisfied	by cash payment, notes, loans, automatic premium loans,	applied dividend, or	

whether satisfied by cash payment, notes, loans, automatic premium loans, applied dividend, orby any other means except waiver of premiums by companies under a contract for waiver of

50 premium in case of disability.

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1	Gross premiu	ims from business done in this State in the case of pre	paid health plans means		
2		all capitation payments received by a prepaid health plan from the Department of Health and			
3	Human Services for the delivery of services to enrollees in the State Medicaid program or NC				
4	Health Choice program in the calendar year. Capitation payments refunded by a prepaid health				
5		plan to the State are the only allowable deductions.			
6	Gross premiums from business done in this State for all other health care plans and contracts				
7	of insurance, including contracts of insurance required to be carried by the Workers'				
8	Compensation Act, means all premiums written during the calendar year, or the equivalent				
9	thereof in the case of self-insurers under the Workers' Compensation Act, for contracts covering				
10	property or risks in this State, other than for contracts of reinsurance, whether the premiums are				
11	designated as premiums, deposits, premium deposits, policy fees, membership fees, or				
12	assessments. Gross premiums shall be deemed to have been written for the amounts as provided				
13	in the policy contracts, new and renewal, becoming effective during the year irrespective of the				
14	time or method of making payment or settlement for the premiums, and with no deduction for				
15	dividends whether returned in cash or allowed in payment or reduction of premiums or for				
16	additional insurance, and without any other deduction except for return of premiums, deposits,				
17		ents for adjustment of policy rates or for cancellation or			
18		sions. – Every insurer, in computing the premium tax			
19	following from the gross amount of premiums, and the gross amount of excluded premiums is				
20	-	exempt from the tax imposed by this section:			
21	(1)	All premiums received on or after July 1, 1973, fro	om policies or contracts		
22		issued in connection with the funding of a pension, a	1		
23		plan qualified or exempt under section 401, 403, 404			
24		Code as defined in G.S. 105-228.90.	, ,		
25	(2)	Premiums or considerations received from an	nuities, as defined in		
26	( )	G.S. 58-7-15.			
27	(3)	Funds or considerations received in connection with	funding agreements, as		
28		defined in G.S. 58-7-16.			
29	(4)	The following premiums, to the extent federal law	prohibits their taxation		
30		under this Article:	-		
31		a. Federal Employees Health Benefits Plan pren	niums.		
32		b. Medicaid or Medicare premiums.			
33		c. Medicaid or NC Health Choice premiums	s, other than capitation		
34		payments, paid by or on behalf of a Medica	id or NC Health Choice		
35		beneficiary.			
36	(d) Tax F	Rates; Disposition. –			
37	(1)	Workers' Compensation The tax rate to be applie	ed to gross premiums, or		
38		the equivalent thereof in the case of self-insurers, or	n contracts applicable to		
39		liabilities under the Workers' Compensation Act is tw	o and five-tenths percent		
40		(2.5%). The net proceeds shall be credited to the Ger	neral Fund.		
41	(2)	Other Insurance Contracts. – The tax rate to be appli-	ed to gross premiums on		
42		all other taxable contracts issued by insurers	or health maintenance		
43		organizations and to be applied to gross premiums ar	nd gross collections from		
44		membership dues, exclusive of receipts from cost	plus plans, received by		
45		Article 65 corporations is one and nine-tenths p	ercent (1.9%). The net		
46		proceeds shall be credited to the General Fund.			
47	<u>(2a)</u>	Prepaid Health Plans. – The tax rate to be applied	to gross premiums from		
48		capitation payments received by prepaid health plan	ns is one and nine-tenths		
49		percent (1.9%). The net proceeds shall be credited to	the General Fund.		
50	(3)	Additional Rate on Property Coverage Contracts	An additional tax at the		
51		rate of seventy-four hundredths percent (0.74%) appl	ies to gross premiums on		

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insurance contracts for property coverage. The tax is imposed on ten percent		
(10%) of the gross premiums from insurance contracts for automobile		
physical damage coverage and on one hundred percent (100%) of the gross		
premiums from all other contracts for property coverage. Twenty percent		
(20%) of the net proceeds of this additional tax must be credited to the		
Volunteer Fire Department Fund established in Article 87 of Chapter 58 of		
the General Statutes. Twenty percent (20%) of the net proceeds must be		
credited to the Department of Insurance for disbursement pursuant to		
G.S. 58-84-25. Up to twenty percent (20%), as determined in accordance with		
G.S. 58-87-10(f), must be credited to the Workers' Compensation Fund. The		
remaining net proceeds must be credited to the General Fund. The additional		
tax imposed on property coverage contracts under this subdivision is a special		
purpose assessment based on gross premiums and not a gross premiums tax.		
The following definitions apply in this subdivision:		
a. Automobile physical damage. – The following lines of business		
identified by the NAIC: private passenger automobile physical		
damage and commercial automobile physical damage.		
b. Property coverage. – The following lines of business identified by the		
NAIC: fire, farm owners multiple peril, homeowners multiple peril,		
nonliability portion of commercial multiple peril, ocean marine, inland		
marine, earthquake, private passenger automobile physical damage,		
commercial automobile physical damage, aircraft, and boiler and		
machinery. The term also includes insurance contracts for wind		
damage.		
c. NAIC. – National Association of Insurance Commissioners.		
(e) Report and Payment. – Each taxpayer doing business in this State shall, within the		
first 15 days of March, file with the Secretary of Revenue a full and accurate report of the total		
gross premiums as defined in this section, the payroll and other information required by the		
Secretary in the case of a self-insurer, or the total gross collections from membership dues		
exclusive of receipts from cost plus plans collected in this State during the preceding calendar		
year. The taxes imposed by this section shall be remitted to the Secretary with the report.		
(f) Installment Payments Required. – Taxpayers that are subject to the tax imposed by this section and have a premium tax liability of ten thousand dollars (\$10,000) or more for		
business done in North Carolina during the immediately preceding year shall remit three equal		
quarterly installments with each installment equal to at least thirty-three and one-third percent		
$(33 \ 1/3\%)$ of the premium tax liability incurred in the immediately preceding taxable year. The		
quarterly installment payments shall be made on or before April 15, June 15, and October 15 of		
each taxable year. The <u>company taypayer</u> shall remit the balance by the following March 15 in		
the same manner provided in this section for annual returns.		
The Secretary may permit an insurance company <u>or prepaid health plan</u> to pay less than the		
required estimated payment when the insurer or prepaid health plan reasonably believes that the		
total estimated payments made for the current year will exceed the total anticipated tax liability		
for the year.		
An underpayment or an overpayment of an installment payment required by this subsection		
accrues interest in accordance with G.S. 105-241.21. An overpayment of tax shall be credited to		
the company taxpayer and applied against the taxes imposed upon the company taxpayer under		
this Article		

48 this Article.

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

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-	issue policies on any person except members. This section does not apply to a captive insuranc company taxed under G.S. 105-228.4A." SECTION 16.(d) G.S. 58-6-25 reads as rewritten:		
"§ 58-6-2		rance regulatory charge.	
(e)	Defin	itions. – The following definitions apply in this secti	on:
	 (2) "	Insurance company. – A company <u>or prepaid h</u> <u>G.S. 58-93-5</u> , that pays the gross premiums tax lev G.S. 105-228.8.	
		<b>TION 16.(e)</b> G.S. 105-259 reads as rewritten:	
"§ 105-2		recy required of officials; penalty for violation.	
(b)		osure Prohibited. – An officer, an employee, or an a	
access to tax information in the course of service to or employment by the State may not disclose the information to any other person except as provided in this subsection. Standards used or to			
be used for the selection of returns for examination and data used or to be used for determining the standards may not be disclosed for any purpose. All other tax information may be disclosed			
		sure is made for one of the following purposes:	ormation may be discrosed
j			
	(49)	To exchange information concerning a tax impo	osed by Article 8B of this
		Chapter with the North Carolina Department o	
		Carolina Department of Health and Human Servic	
		needed to fulfill a duty imposed on the Departmen	t.Department of Revenue.
	" SEC1	<b>TION 16.(f)</b> This section is effective 30 days after i	t becomes law and applies
to canitat		nents received by prepaid health plans on or after th	11
to capita	tion pay	nents received by prepare nearth plans on or after th	at date.
HOSPIT	TAL UN	COMPENSATED CARE FUND	
	SECT	<b>TION 17.</b> Article 9 of Chapter 143 of the General Sta	tutes is amended by adding
a new see	ction to	read:	
" <u>§ 143C</u> -		ospital Uncompensated Care Fund.	
<u>(a)</u>		on The Hospital Uncompensated Care Fund is es	tablished as a nonreverting
· •		e Department of Health and Human Services.	
<u>(b)</u>		<u>e of Funds. – The Hospital Uncompensated Care Fu</u>	
		share adjustment receipts arising from certified publes	
(c) to utilize		<u>ation of Funds. – The Department of Health and Humn</u> n the Hospital Uncompensated Care Fund to make	
		ity receiving the payment has been determined to	
-		subsection (d) of this section:	o be un engière entry m
	(1)	Payments to institutions for mental diseases, as	s defined in 42 C.F.R. §
		435.1010.	
	<u>(2)</u>	Payments to hospitals to reimburse inpatient ser	-
		costs or outpatient services uncompensated care co	
<u>(d)</u>		ility and Fund Allocations. – The Department of H	
	-	for determining eligibility for, and allocations of, Hos	spital Uncompensated Care
Fund pay	ments."		
MEDIC			

## 50 MEDICAID NONTAX REVENUE

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