A BILL TO BE ENTITLED
AN ACT AUTHORIZING THE CHILDREN AND FAMILIES SPECIALTY PLAN AS AN ADDITIONAL MEDICAID MANAGED CARE PLAN AND MAKING OTHER CHANGES TO MEDICAID MANAGED CARE STATUTES.

The General Assembly of North Carolina enacts:

SECTION 1.(a) The Department of Health and Human Services (DHHS) shall issue a request for proposals to procure a single statewide children and families specialty plan contract with a prepaid health plan, as defined in G.S. 58-93-5 or G.S. 108D-1, with services to begin no later than December 1, 2023. Each eligible responding entity may submit only one response to an RFP issued by DHHS. DHHS shall define the services available and the Medicaid and NC Health Choice beneficiaries who are eligible to enroll in the children and families specialty plan, except as otherwise specified in this act.

SECTION 1.(b) DHHS shall request approval from the Centers for Medicare and Medicaid Services (CMS) to require that a child who is automatically enrolled in the children and families specialty plan under G.S. 108D-62(f) may not elect to enroll instead in a standard benefit plan or a behavioral health and intellectual/developmental disabilities tailored plan unless doing so is in the best interest of the child.

SECTION 2. G.S. 108D-1 reads as rewritten:

"§ 108D-1. Definitions.
The following definitions apply in this Chapter:

(4) Behavioral health and intellectual/developmental disabilities tailored plan or BH IDD tailored plan. – A capitated prepaid health plan contract under the Medicaid transformation demonstration waiver that meets all of the requirements of Article 4 of this Chapter, including the requirements pertaining to BH IDD tailored plans, but excluding the requirements pertaining only to the CAF specialty plan.

(5a) Children and families specialty plan or CAF specialty plan. – A statewide capitated prepaid health plan contract under the Medicaid transformation demonstration waiver that meets all of the requirements of Article 4 of this Chapter, including the requirements pertaining to the CAF specialty plan, but excluding the requirements only pertaining to BH IDD tailored plans.
(6) Closed network. — The network of providers that have contracted with (i) a local management entity/managed care organization operating the combined 1915(b) and (c) waivers or (ii) an entity operating a BH IDD tailored plan to furnish mental health, intellectual or developmental disabilities, and substance abuse services to enrollees.

…

(30) Prepaid health plan or PHP. — A prepaid health plan, as defined in G.S. 58-93-5, that is under a capitated contract with the Department for the delivery of Medicaid and NC Health Choice services, or a local management entity/managed care organization that is under a capitated PHP contract with the Department to operate a BH IDD tailored plan.

…

(36) Standard benefit plan. — A capitated prepaid health plan contract under the Medicaid transformation demonstration waiver that meets all of the requirements of Article 4 of this Chapter except for the requirements pertaining only to a BH IDD tailored plan and only to the CAF specialty plan.

SECTION 3. G.S. 108D-5.3 reads as rewritten:

"§ 108D-5.3. Enrollee requests for disenrollment.

(b) Without Cause Enrollee Requests for Disenrollment. — An enrollee shall be allowed to request disenrollment from the PHP without cause only during the times specified in 42 C.F.R. § 438.56(c)(2), except that enrollees who are in any of the following groups may request to disenroll at any time:

(1) Beneficiaries who meet the definition of Indian under 42 C.F.R. § 438.14(a).
(2) Beneficiaries who are enrolled in the foster care system described in G.S. 108D-40(a)(14).
(3) Beneficiaries who are in the former foster care Medicaid eligibility category.
(4) Beneficiaries who receive Title IV-E adoption assistance.
(5) Beneficiaries who are receiving long-term services and supports in institutional or community-based settings.
(6) Any other beneficiaries who are not required to enroll in a PHP under G.S. 108D-40.
(7) Beneficiaries who are described in G.S. 108D-40(a)(12).

…"

SECTION 4. G.S. 108D-21 reads as rewritten:


Each LME/MCO operating the combined 1915(b) and (c) waivers shall develop and maintain a closed network of providers to furnish mental health, intellectual or developmental disabilities, and substance abuse services to its enrollees. The closed network is the network of providers that have contracted with the local management entity/managed care organization operating the combined 1915(b) and (c) waivers."
the Department approves an alternative arrangement for securing the types of services offered by
the essential providers.

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SECTION 6. G.S. 108D-23 reads as rewritten:

§ 108D-23. BH IDD tailored plan networks.

Entities operating BH IDD tailored plans shall develop and maintain a closed network of
providers only for the provision of behavioral health, intellectual and developmental disability,
and traumatic brain injury services. The closed network is the network of providers that have
contracted with the entity operating a BH IDD tailored plan to furnish these services to enrollees."

SECTION 7. Article 3 of Chapter 108D of the General Statutes is amended by
adding a new section to read:


The entity operating the children and families specialty plan shall develop and maintain a
closed network of providers only for the provision of the following services:

(1) Intensive in-home services.

(2) Multisystemic therapy.

(3) Residential treatment services.

(4) Services provided in private residential treatment facilities.

The closed network is the network of providers that have contracted with the entity operating
the CAF specialty plan to furnish the services specified in this section to enrollees."

SECTION 8.(a) G.S. 108D-35 reads as rewritten:

§ 108D-35. Services covered by PHPs.

(a) Capitated PHP contracts shall cover all Medicaid and NC Health Choice services,
including physical health services, prescription drugs, long-term services and supports, and
behavioral health services for NC Health Choice recipients, except as otherwise provided in this
section.

(b) The capitated contracts required by this section shall not cover:

(1) Medicaid services covered by the local management entities/managed care
organizations (LME/MCOs) under the combined 1915(b) and (c) waivers
waivers, or an approved 1915(i) waiver, shall not be covered under a standard
benefit plan, except that all capitated PHP contracts shall cover the following
services:

... q. Substance abuse comprehensive outpatient treatment program
services.

r. Substance abuse intensive outpatient program services.

s. Social setting detoxification services.

In accordance with this subdivision, 1915(b)(3) services shall not be covered
under a standard benefit plan.

...""

SECTION 8.(b) The Revisor of Statutes is authorized to change all references to
"G.S. 108D-35(1)" to "G.S. 108D-35(b)(1)" throughout Article 4 of Chapter 108D of the General
Statutes.

SECTION 9. G.S. 108D-40 reads as rewritten:

§ 108D-40. Populations covered by PHPs.

(a) Capitated PHP contracts shall cover all Medicaid and NC Health Choice program aid
categories except for the following categories:

... (12) Recipients with a serious mental illness, a serious emotional disturbance, a
severe substance use disorder, an intellectual/developmental disability, or who
have survived a traumatic brain injury and who are receiving traumatic brain
injury services, who are on the waiting list for the Traumatic Brain Injury waiver, or whose traumatic brain injury otherwise is a knowable fact, until BH IDD tailored plans become operational, at which time this population will be enrolled with a BH IDD tailored plan in accordance with G.S. 108D-60(10).

Recipients—G.S. 108D-60(a)(10), except as described in subdivision (14) of this subsection. Except as provided in G.S. 108D-60(a)(11), recipients in this category shall have the option to voluntarily enroll with a PHP operating a standard benefit plan, provided that (i) a recipient electing to enroll with a PHP operating a standard benefit plan would only have access to the behavioral health services covered by PHPs according to G.S. 108D-35(1) standard benefit plans and would no longer have access to the behavioral health services excluded from standard benefit plan coverage under G.S. 108D-35(1) and (ii) the recipient's informed consent shall be required prior to the recipient's enrollment with a PHP operating a standard benefit plan. Recipients in this category shall include, at a minimum, recipients who meet any of the following criteria:

(13) Recipients in the following categories shall not be covered by PHPs for a period of time to be determined by the Department that shall not exceed five years after the date that capitated PHP contracts begin:

…

c. Recipients who are (i) enrolled in the foster care system, (ii) receiving Title IV-E adoption assistance, (iii) under the age of 26 and formerly were in the foster care system, or (iv) under the age of 26 and formerly received adoption assistance.

(14) Until the CAF specialty plan becomes operational, recipients who are (i) children enrolled in foster care in this State, (ii) receiving adoption assistance, or (iii) former foster care youth until they reach the age of 26. When the CAF specialty plan becomes operational, recipients described in this subdivision will be enrolled in accordance with G.S. 108D-62.

..."
to enroll with a PHP operating a standard benefit plan, provided that a recipient electing to enroll with a PHP operating a standard benefit plan would only have access to the behavioral health services covered by the standard benefit plans and would no longer have access to the behavioral health services excluded from standard benefit plan coverage under G.S. 108D-35(1) and provided that the recipient's informed consent shall be required prior to the recipient's enrollment with a PHP operating a standard benefit plan.

(11) Recipients described in G.S. 108D-40(a)(12) shall not have the option to voluntarily enroll with a PHP operating a standard benefit plan or the CAF specialty plan while receiving services offered by the programs or in the settings specified below:

a. Recipients enrolled in the Innovations waiver.
b. Recipients enrolled in the Traumatic Brain Injury waiver.
c. Recipients residing in or receiving respite services at an intermediate care facility for individuals with intellectual/developmental disabilities.
d. Recipients enrolled in and being served under Transitions to Community Living.
e. Recipients receiving State-funded residential services, including group living, family living, supported living, and residential supports.

(b) The Department may contract with entities operating BH IDD tailored plans under a capitated or other arrangement for the management of behavioral health, intellectual and developmental disability, and traumatic brain injury services for any recipients excluded from PHP coverage under G.S. 108D-40(a)(4), (5), (7), (10), (11), (12), and (13)(13), and, until the CAF specialty plan becomes operational, any Medicaid recipients excluded from PHP coverage under G.S. 108D-40(a)(14)."

SECTION 12. Article 4 of Chapter 108D of the General Statutes is amended by adding a new section to read:


(a) The following definitions apply in this section:

(1) Caretaker relative. – As defined in 42 C.F.R. § 435.4.
(2) Child. – A person who is under the age of 18, is not married, and has not been legally emancipated.
(3) Custodian. – As defined in G.S. 7B-101.
(4) Foster care. – The placement of a child who is described in G.S. 108D-40(a)(14) whose custody has been awarded by court order or pursuant to a voluntary placement agreement from the parent, custodian, or guardian (i) to the county department of social services or (ii) to the Eastern Band of Cherokee Indians' Department of Public Health and Human Services.
(5) Guardian. – A guardian of the person as defined in G.S. 35A-1202.
(6) Minor. – A person who is under the age of 18.
(7) Parent. – As defined in 42 C.F.R. § 435.603(b).
(8) Reunification. – As defined in G.S. 7B-101.
(9) Sibling. – As defined in 42 C.F.R. § 435.603(b).

(b) The CAF specialty plan is defined as one statewide capitated PHP contract that meets all the requirements in this Article pertaining to capitated PHP contracts, excluding the requirements that only apply to BH IDD tailored plan contracts, except as specifically provided in this section. With regard to the CAF specialty plan, all of the following shall occur:

(1) The capitated contract for the CAF specialty plan shall be the result of a request for proposals issued by the Department. Only entities that meet the definition of PHP under G.S. 58-93-5 or under this Chapter are eligible to...
respond to the request for proposal issued by the Department to operate the
CAF specialty plan.

(2) An entity operating the CAF specialty plan shall authorize, pay for, and
manage all Medicaid and NC Health Choice services covered under the plan.

(3) An entity operating the CAF specialty plan shall operate care coordination
functions and provide whole-person, integrated care across healthcare and
treatment settings and foster care placements for recipients enrolled in the plan
to support family preservation, advance the reunification of families, support
the permanency goals of children, and support the health of former foster
youth.

(4) An entity operating the CAF specialty plan shall be the single point of care
management accountability.

(5) The Department shall establish requirements for the effective operation of the
CAF specialty plan that, at a minimum, shall address all of the following:

a. Continuity of care and support across health care settings, changes in
placement, and when the child transitions into the former foster youth
Medicaid eligibility category.

b. Managing care according to competencies specific to the recipients
described in G.S. 108D-40(a)(14) and to recipients receiving child
protective services in-home services, including medication
management, utilization of trauma-informed care, and any other areas
determined appropriate by the Department.

c. Coordination of activities with local governments, county departments
of social services, the Division of Juvenile Justice of the Department
of Public Safety, and other related agencies that support the child
welfare system.

d. Approaches to address unmet health-related resource needs.

(c) In addition to the services required to be covered by all PHPs under G.S. 108D-35,
the CAF specialty plan shall cover the behavioral health, intellectual and developmental
disability, and traumatic brain injury services excluded from standard benefit plan coverage
under G.S. 108D-35(1), except that the CAF specialty plan shall not cover:

(1) Innovations waiver services.

(2) Traumatic Brain Injury waiver services.

(3) Services provided to recipients residing in or receiving respite services at an
intermediate care facility for individuals with intellectual/developmental
disabilities.

(4) Services provided to recipients determined eligible to participate in and be
served under Transitions to Community Living.

(5) Non-Medicaid behavioral health services funded with federal, State, and local
funding in accordance with Chapter 122C of the General Statutes and other
applicable State and federal law, rules, and regulations.

(d) Unless ineligible under subsection (e) of this section, the following Medicaid and NC
Health Choice recipients shall be eligible to enroll in the CAF specialty plan:

(1) Recipients described in G.S. 108D-40(a)(14) and their children. The children
shall be enrolled in the CAF specialty plan for as long as the parent remains
enrolled, unless the parent elects to enroll the child in another plan in
accordance with subsection (g) of this section.

(2) Adults identified on an open child protective services in-home family services
agreement case and any minor children living in the same home.
(3) Adults identified in an open Eastern Band of Cherokee Indians Department of Public Health and Human Services Family Safety program case and any children living in the same home.

(4) The minor siblings of a child in foster care who lived in the same home as that child at the time of the child's removal and with whom household reunification efforts are ongoing.

(5) Recipients who have a child temporarily in foster care if all of the following are met:
   a. A court of competent jurisdiction has not found that aggravated circumstances exist in accordance with G.S. 7B-901(c).
   b. A court of competent jurisdiction has not found that a plan of reunification would be unsuccessful or would be inconsistent with the child's health or safety in accordance with G.S. 7B-906.1(d).
   c. The recipient is any of the following:
      1. A parent.
      2. A caretaker relative.
      3. A custodian.
      4. A guardian.

(6) Any other recipients who have had involvement with the child welfare system and whom the Department has determined would benefit from enrollment in the CAF specialty plan.

(e) The following Medicaid and NC Health Choice recipients shall be not eligible to enroll in the CAF specialty plan:

(1) Recipients who require services that are excluded from coverage by the CAF specialty plan under subsection (c) of this section.

(2) Temporary safety provider caregivers identified on an open child protective services in-home family services agreement case or an open Eastern Band of Cherokee Indians Department of Public Health and Human Services Family Safety program case.

(3) Recipients who are excluded from PHP coverage under G.S. 108D-40(a).

(f) Recipients described in subdivision (d)(1) of this section shall be automatically enrolled in the CAF specialty plan, unless they are also described in G.S. 108D-40(a)(5), in which case they may enroll voluntarily. All other recipients described under subsection (d) of this section may enroll voluntarily in the CAF specialty plan.

(g) Except as limited by any provision of a waiver or State Plan amendment approved by CMS, recipients eligible to enroll in the CAF specialty plan under subsection (d) of this section shall have the option to enroll with a PHP operating a standard benefit plan or, if eligible under G.S. 108D-40(a)(12), a BH IDD tailored plan. A recipient enrolled in the CAF specialty plan who elects to enroll with a PHP operating a standard benefit plan would only have access to the behavioral health services covered by the standard benefit plans and would no longer have access to the behavioral health services excluded from standard benefit plan coverage under G.S. 108D-35(1). The recipient's informed consent, or, as applicable, the informed consent of the recipient's custodian or guardian, shall be required prior to the recipient's enrollment with a PHP operating a standard benefit plan.

(h) Recipients described in G.S. 108D-40(a)(14)(i) who exit the custody of the county department of social services may elect to remain enrolled in the CAF specialty plan for 12 months after the date the recipient exits custody. In the case of recipients who achieve reunification, any of the following individuals with whom the recipient reunifies may also elect to remain enrolled in the CAF specialty plan as long as the recipient remains enrolled:

(1) A parent.
(2) A caretaker relative.
(3) A custodian.
(4) A guardian.
(5) A minor sibling."

SECTION 13. G.S. 122C-3 reads as rewritten:

"§ 122C-3. Definitions.
The following definitions apply in this Chapter:

(4) Children and families specialty plan or CAF specialty plan. – As defined in G.S. 108D-1.

(20c) Local management entity/managed care organization (LME/MCO). – A local management entity that is under contract with the Department to operate the combined Medicaid Waiver program authorized under Section 1915(b) and Section 1915(c) of the Social Security Act or to operate a BH IDD tailored plan-capitated PHP contract under Article 4 of Chapter 108D of the General Statutes.

SECTION 14. G.S. 122C-115 reads as rewritten:

"§ 122C-115. Duties of counties; appropriation and allocation of funds by counties and cities.

(e) Beginning on the date that capitated contracts under Article 4 of Chapter 108D of the General Statutes begin, LME/MCOs shall cease managing Medicaid services for all Medicaid recipients other than recipients described in G.S. 108D-40(a)(1), (4), (5), (6), (7), (10), (11), (12), and (13), and (14).

(e1) Until BH IDD tailored plans become operational, all of the following shall occur:

(1) LME/MCOs shall continue to manage the Medicaid services that are covered by the LME/MCOs under the combined 1915(b) and (c) waivers for Medicaid recipients described in G.S. 108D-40(a)(1), (4), (5), (6), (7), (10), (11), (12), and (13), and (14).

(f) Entities operating the BH IDD tailored plans under G.S. 108D-60 may continue to manage, under any contract with the Department in accordance with G.S. 108D-60(b), the behavioral health, intellectual and developmental disability, and traumatic brain injury services for any Medicaid recipients described in G.S. 108D-40(a)(4), (5), (7), (10), (11), (12), and (13) under any contract with the Department in accordance with G.S. 108D-60(b),(13), and, until the CAF specialty plan becomes operational, recipients excluded from PHP coverage under G.S. 108D-40(a)(14)."

SECTION 15. Part 2 of Article 4 of Chapter 122C of the General Statutes is amended by adding a new section to read:

"§ 122C-115.5. Children and families specialty plan operation.

An area authority is authorized to operate the CAF specialty plan under a contract with the Department. For purposes of operating the CAF specialty plan only, all of the following apply:

(1) The area authority shall have a statewide catchment area.
(2) Counties are prohibited from withdrawing from or declining to participate in the statewide catchment area of the CAF specialty plan."

SECTION 16. Except as otherwise provided, this act is effective when it becomes law.