GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 487 Second Edition Engrossed 4/15/15

	Short Title:	Health Choice Technical RevisionsAB (Public)			
	Sponsors:	Senators Pate (Primary Sponsor); and Hise.			
	Referred to:	Rules and Operations of the Senate.			
	March 26, 2015				
1		A BILL TO BE ENTITLED			
2	AN ACT TO UPDATE OUTDATED AND OBSOLETE PROVISIONS IN CHAPTER 108A				
3	OF THE GENERAL STATUTES ON THE NC HEALTH CHOICE PROGRAM IN				
4	ORDER TO AVOID CONFUSION BY STAKEHOLDERS AND TO INCREASE				
5	EFFICIENCIES IN THE ADMINISTRATION OF THE PROGRAM.				
6	The General Assembly of North Carolina enacts:				
7	SECTION 1. G.S. 108A-70.18 reads as rewritten:				
8		8. Definitions.			
9	-	this Part, unless the context clearly requires otherwise, the term:			
10	(1)				
11		defined under Title XXI.			
12	(2)	"Family income" has the same meaning as used in determining eligibility for			
13		the Medical Assistance Program.			
14	(3)	5			
15		established by the United States Department of Health and Human Services,			
16		as revised each April 1.			
17	(4)	-			
18		established under Part 6 of Article 2 of Chapter 108A of the General			
19		Statutes.			
20	(4	a) "Predecessor Plan" means the North Carolina Teachers' and State			
21		Employees' Comprehensive Major Medical Plan in effect prior to July 1,			
22		2008.			
23	(5)	"Program" means The Health Insurance Program for Children established in			
24		this Part.			
25	(6)	"State Plan" means the State Child Health Plan for the State Children's			
26		Health Insurance Program established under Title XXI.			
27	(7)	"Title XXI" means Title XXI of the Social Security Act, as added by Pub. L.			
28		105-33, 111 Stat. 552, codified in scattered sections of 42 U.S.C.			
29	(8)	"Uninsured" means the applicant for Program benefits is not covered under			
30		any private or employer-sponsored comprehensive health insurance plan on			
31		the date of enrollment."			
32	SE	CCTION 2. G.S. 108A-70.20 reads as rewritten:			
33		0. Program established.			
34	The Healt	h Insurance Program for Children is established. The Program shall be known as			

The Health Insurance Program for Children is established. The Program shall be known as
 North Carolina Health Choice for Children, and it shall be administered by the Department of
 Health and Human Services in accordance with this Part and as required under Title XXI and



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	related federal rules and regulations. Administration of Program benefits and claims processing				
	shall be as provided under Part 5 of Article 3 of Chapter 135 of the General Statutes.described				
	<u>in 42 C.F.R. 447.45(d)(1).</u> "				
	SECTION 3. G.S. 108A-70.20A is repealed.				
	SECTION 4. G.S. 108A-70.21 reads as rewritten:				
	"§ 108A-70.21. Program eligibility; benefits; enrollment fee and other cost-sharing;				
	coverage from private plans; purchase of extended coverage.				
	(b1) Payments. – Prescription drug providers shall accept as payment in full, for				
	outpatient prescriptions filled, amounts allowable for prescription drugs under Medicaid. For				
all other providers, services provided to children enrolled in the Program shall be provided at rates, again and hundred percent (100%) of Mediavid rates, loss any as payments					
rates equivalent to one hundred percent (100%) of Medicaid rates, less any co-payments					
assessed to enrollees under this Part. <u>Payments to NC Health Choice Program providers under</u> this Part shall be paid in full and shall not be subject to cost settlement."					
	SECTION 5. G.S. 108A-70.27 reads as rewritten:				
		Data collection; reporting.			
		Department shall ensure that the following data are of	collected, analyzed, and		
reported in a manner that will most effectively and expeditiously enable the State to evaluate					
Program goals, objectives, operations, and health outcomes for children:					
	(1)	Number of applicants for coverage under the Program			
	(2)	Number of Program applicants deemed eligible for M	Iedicaid;		
	(3)	Number of applicants deemed eligible for the Program	m, by income level, age,		
		and family size;			
	(4)	Number of applicants deemed ineligible for the Pro-	ogram and the basis for		
		ineligibility;			
	(5)	Number of applications made at county departme	ents of social services,		
		public health departments, and by mail;			
	(6)	Total number of children enrolled in the Program	m to date and for the		
		immediately preceding fiscal year;			
	(7)	Total number of children enrolled in Medicaid	through the Program		
		application process;			
	(8)	Trends showing the Program's impact on hospital u			
		rates, and other indicators of quality of care, and	cost-effectiveness and		
	(0)	efficiency;			
	(9) (10)	Trends relating to the health status of children; Other data that would be useful in carrying out the pu	rpassa of this Part		
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	 (b) Repealed by Session Laws 2013-360, s. 12A.8(e), effective July 1, 2013. (c) The Division of Medical Assistance shall provide to the Department data required 				
under this section that are collected by the Plan this Division. Data shall be reported by the Plan					
the Division of Medical Assistance in sufficient detail to meet federal reported by the Flan					
under Title XXI. The Plan shall report periodically to the Joint Legislative Oversight					
	Committee on Health and Human Services claims processing data for the Program and any				
	other information the Plan or the Committee deems appropriate and relevant to assist the				
	Committee in its review of the Program."				
		TION 6. This act is effective when it becomes law.			