GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 434 PROPOSED SENATE COMMITTEE SUBSTITUTE H434-PCS40573-BC-41

Short Title: Lower Healthcare Costs. (Public)

D

Sponsors:

Referred to:

March 19, 2025

A BILL TO BE ENTITLED 1 2 AN ACT LOWERING HEALTHCARE COSTS AND INCREASING PRICE 3 TRANSPARENCY. 4 Whereas, rising healthcare costs place a significant financial burden on individuals, 5 families, employers, and taxpayers, greatly contribute to inflation, and make it increasingly 6 difficult for residents to access essential healthcare services; and 7 Whereas, North Carolina has intolerably high healthcare costs, with recent studies 8 ranking the State 50th out of 50 in the United States; and 9 Whereas, skyrocketing healthcare costs have resulted in over 40 percent of Americans 10 reporting some type of healthcare debt, according to one study; and 11 Whereas, many patients face unexpected medical bills due to a lack of disclosure about out-of-network providers and a general lack of transparency in healthcare pricing, resulting 12 13 in financial strain and hardship; and 14 Whereas, employers are burdened with the increasing costs of providing health 15 insurance for employees, leading to higher premiums, deductibles, and out-of-pocket expenses; 16 and 17 Whereas, patients and employers are often unable to compare the costs of medical 18 services due to a lack of clear and accessible pricing information, hindering their ability to make 19 informed decisions; and 20 Whereas, the absence of price transparency in the healthcare system leads to market inefficiencies, less awareness of price difference, less competition, and higher prices, with 21 22 consumers often unable to identify the most cost-effective providers; and 23 Whereas, transparency in healthcare pricing allows consumers to shop for affordable 24 healthcare services and encourages competition among healthcare providers to offer more 25 competitive pricing; and 26 Whereas, providing consumers with clear, understandable, and accessible 27 information about the costs of healthcare services will foster a more competitive and patient-centered healthcare market; and 28 29 Whereas, requiring healthcare providers and insurers to disclose their prices in 30 advance, including all providers and services a patient may need, both in-network and 31 out-of-network, will enable consumers to make more informed choices about their care, leading 32 to better healthcare outcomes at lower costs; and 33 Whereas, price transparency will incentivize hospitals and healthcare providers to 34 improve the quality of care while reducing prices, to the benefit of patients and employers; and Whereas, clear pricing and competition among healthcare providers will encourage 35 36 innovation in healthcare delivery and improve overall efficiency within the system; and



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1		Where	eas, empowering patients and employers with pricing inform	ation will help
2	create a h		re system that prioritizes affordability, access, and choice; and	I I I I I I I I I I I I I I I I I I I
3			eas, President Trump recently signed an Executive Order to n	nake healthcare
4	prices tra		t, "empower[ing] patients with clear, accurate, and actionable he	
5	-	-	o "ensur[ing] hospitals and insurers disclose actual prices, not	
6			ke prices comparable across hospitals and insurers, including pr	
7	prices"; N		· · · · ·	1 0
8	The Gene	eral Ass	embly of North Carolina enacts:	
9			•	
10	PART 1	I. GRI	EATER TRANSPARENCY IN HOSPITAL AND AN	MBULATORY
11	SURGIC	CAL FA	CILITY HEALTHCARE COSTS	
12		SECT	FION 1.1. Article 11B of Chapter 131E of the General St	atutes reads as
13	rewritten	:		
14			"Article 11B.	
15			"Transparency in Health Care Costs.	
16		" <u>Pa</u>	art 1. Health Care Cost Reduction and Transparency Act of 2013	<u>3.</u>
17	"§ 131E-	214.11.	Title.	
18	This (article <u>P</u>	art shall be known as the Health Care Cost Reduction and Trans	sparency Act of
19	2013.			
20	••••			
21	"§ 131E-		Disclosure of prices for most frequently reported DRC	Js, CPTs, and
22		HCP		
23	(a)		<u>itions. – The following definitions apply in this Article:Part:</u>	
24		(1)	Ambulatory surgical facility. – A facility licensed under Part	4 of Article 6 of
25			this Chapter.	
26		(2)	Commission. – The North Carolina Medical Care Commissio	n.
27		$\frac{(2a)}{(2b)}$	<u>CPT. – Current Procedural Terminology.</u>	
28		$\frac{(2b)}{(2a)}$	<u>DRG. – Diagnostic Related Group.</u>	
29 30		$\frac{(2c)}{(2)}$	<u>HCPCS. – The Healthcare Common Procedure Coding System</u> Health insurer. – An entity that writes a health benefit plan as	
30 31		(3)	following:	ind is one of the
32			a. An insurance company under Article 3 of Chapter 58	of the Conoral
32 33			Statutes.	of the General
33 34			b. A service corporation under Article 65 of Chapter 58	of the General
35			Statutes.	of the General
36			c. A health maintenance organization under Article 67 o	of Chapter 58 of
37			the General Statutes.	i enupter 56 or
38			d. A third-party administrator of one or more group h	nealth plans, as
39			defined in section 607(1) of the Employee Retirement I	-
40			Act of 1974 (29 U.S.C. § 1167(1)).	
41		(4)	Hospital. – A medical care facility licensed under Article 5 of	this Chapter or
42			under Article 2 of Chapter 122C of the General Statutes.	T T
43		(5)	Public or private third party. – Includes the State, the feder	al government.
44			employers, health insurers, third-party administrators, and	-
45			organizations.	e
46		<u>(6)</u>	Statewide data processor. – As defined in G.S. 131E-214.1.	
47	(b)		ming with the reporting period ending September 30, 2015	, and annually
48	. ,	0	erly Report on Most Frequently Reported DRGs for Inpatients	•
49		-	ital shall provide to the Department of Health and Human Ser	
50			tilizing electronic health records software, the following inform	

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1 2	100 most frequently reported admissions by DRG for inpatients as established by the Department:	•
2 3 4 5	 (1) The amount that will be charged to a patient for each DRG if all charges are paid in full without a public or private third party paying for any portion of the charges. In calculating this amount, each hospital shall include charges for 	f
6 7	each billable item and service associated with the DRG regardless of whether the health service is performed by a physician or nonphysician practitioner	r
8 9 10	 (2) <u>employed by the hospital.</u> (2) The average negotiated settlement on the amount that will be charged to a patient required to be provided in subdivision (1) of this subsection. 	ı
10 11 12	 (3) The amount of Medicaid reimbursement for each DRG, including claims and pro rata supplemental payments. 	l
13	(4) The amount of Medicare reimbursement for each DRG.	
14 15 16	(5) For each of the five largest health insurers providing payment to the hospital on behalf of insureds and teachers and State employees, the range and the average of the amount of payment made for each DRG. Prior to providing this	e 5
17 18 19	information to the Department <u>statewide</u> data processor, each hospital shall redact the names of the health insurers and any other information that would otherwise identify the health insurers.	
20	A hospital shall not be required to report the information required by this subsection for any	7
21	of the 100 most frequently reported admissions where the reporting of that information	
22	reasonably could lead to the identification of the person or persons admitted to the hospital in	
23	violation of the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA) or	
24	other federal law.	
25	(c) The Commission shall adopt rules on or before March 1, 2016, to ensure that	ŧ
26 27	subsection (b) of this section is properly implemented and that hospitals report this information to the Department in a uniform manner. The rules shall include all of the following:	
28 29	 (1) The method by which the Department shall determine the 100 most frequently reported DRGs for inpatients for which hospitals must provide the data set out 	
30	in subsection (b) of this section.	
31	(2) Specific categories by which hospitals shall be grouped for the purpose of	
32	disclosing this information to the public on the Department's Internet Web	,
33	site.	
34	(d) Beginning with the reporting period ending September 30, 2015, and annually	F
35	thereafter, Quarterly Report on Total Costs for the Most Common Surgical and Imaging	5
36	Procedures On a quarterly basis, each hospital and ambulatory surgical facility shall provide	•
37	to the Department, statewide data processor, utilizing electronic health records software,	,
38	information on the total costs for the 20 most common surgical procedures and the 20 most	t
39	common imaging procedures, by volume, performed in hospital outpatient settings or in	
40	ambulatory surgical facilities, along with the related CPT and HCPCS codes. In providing	5
41	information on total costs, each hospital and ambulatory surgical facility shall include the costs	5
42	for each billable item and service associated with the procedure regardless of whether the health	
43	service is performed by a physician or nonphysician practitioner employed by the hospital or	
44	ambulatory surgical facility. Hospitals and ambulatory surgical facilities shall report this	
45	information in the same manner as required by subdivisions (b)(1) through (5) of this section,	
46	provided that hospitals and ambulatory surgical facilities shall not be required to report the	
47	information required by this subsection where the reporting of that information reasonably could	
48	lead to the identification of the person or persons admitted to the hospital in violation of the	
49 50	federal Health Insurance Portability and Accountability Act of 1996 (HIPAA) or other federal law.	

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1	(e) The (Commission shall adopt rules on or before Ma	rch 1, 2016, to ensure that
2		this section is properly implemented and that hosp	
3	facilities report the	nis information to the Department in a uniform ma	unner. The rules shall include
4	the method by w	hich the Department shall determine the 20 most	common surgical procedures
5	and the 20 most	common imaging procedures for which the hospi	tals and ambulatory surgical
6	facilities must pr	ovide the data set out in subsection (d) of this sect	ion.
7	(el) The C	Commission shall adopt rules to establish and def	ine no fewer than 10 quality
8	measures for lice	nsed hospitals and licensed ambulatory surgical fa	cilities.
9	(f) Upon	request of a patient for a particular DRG, imagination	aging procedure, or surgery
10	procedure report	ed in this section, a hospital or ambulatory surgi	cal facility shall provide the
11	information requ	ired by subsection (b) or subsection (d) of this sec	tion to the patient in writing,
12	either electronica	lly or by mail, within three business days after rec	eiving the request.
13	<u>(f1)</u> <u>Comr</u>	nission Rules The Commission shall adopt ru	les to accomplish all of the
14	following:	-	-
15	(1)	To ensure that subsection (b) of this section is pr	roperly implemented and that
16		hospitals report this information to the statewide	e data processor in a uniform
17		manner. The rules shall include the method b	by which the statewide data
18		processor shall determine the 100 most free	quently reported DRGs for
19		inpatients for which hospitals must provide the	data set out in subsection (b)
20		of this section and the specific categories by whi	ch hospitals shall be grouped
21		for the purpose of disclosing this information to the	he public on the Department's
22		website.	
23	<u>(2)</u>	To ensure that subsection (d) of this section is pr	roperly implemented and that
24		hospitals and ambulatory surgical facilities re-	
25		statewide data processor in a uniform manner.	The rules shall include the
26		method by which the statewide data processor	
27		common surgical procedures and the 20 most c	
28		for which the hospitals and ambulatory surgica	al facilities must provide the
29		data set out in subsection (d) of this section.	
30	<u>(3)</u>	To establish and define no fewer than 10 qu	ality measures for licensed
31		hospitals and licensed ambulatory surgical facili	
32	<u>(4)</u>	To establish procedures for the statewide data	
33		required by subsections (b) and (d) of this section	
34		Department for publication on the Department's	
35		50B-21.3 does not apply to rules adopted un	
36		1) or subdivision $(f1)(2)$ of this section. A rule as	±
37		on $(f1)(1)$ or subdivision $(f1)(2)$ of this section become	•
38		ollowing the month in which the rule is appro-	oved by the Rules Review
39	Commission.		
40			
41		Penalty for noncompliance.	
42	_	ent may impose a civil penalty on any hospital or	
43	-	bly with the requirements of this Part. For each da	-
44	· · · · · ·	hall not be (i) less than one hundredth of one perce	•
45		utive officer of the noncompliant hospital or ambu	
46		thousand dollars (\$2,000). This civil penalty shall	
47 48	· ·	the Centers for Medicare and Medicaid Services	
48	-	on the facility. The Department shall remit the cle	
49 50	-	t to this section to the Civil Penalty and Forfeitu	are rund in accordance with
50 51	<u>G.S. 115C-457.2</u>		
51	SEC	TION 1.1A. G.S. 131E-214.4(a) reads as rewritten	1.

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"(a)	A star	ewide data processor shall perform the following duties:	
	 <u>(8)</u>	Receive data required to be submitted by hospitals under G and by hospitals and ambulatory surgical facilities under G and submit that data to the Department of Health and (Department) for publication on the Department's website.	<u>S. 131E-214.13(d)</u> Human Services
	SEC	FION 1.2. This Part becomes effective on the later of Janu	
G.S. 13 acts occ	ne rules 1E-214.1 curring or	adopted by the North Carolina Medical Care C 3(f1)(2) take effect, and G.S. 131E-214.18, as enacted by t n or after that date. The Commission shall notify the Revise 1 under G.S. 131E-214.13(f1)(1) and (f1)(2) take effect.	ommission under his Part, applies to
PART	II. GRE	CATER TRANSPARENCY IN HEALTHCARE PROV	IDER BILLING
PRACT	FICES		
	SEC	FION 2.1. Article 11B of Chapter 131E of the General Statu	tes, as amended by
Part I of	f this act,	is amended by adding a new Part to read:	
		Part 2. Transparency in Healthcare Provider Billing Practice	es.
		Definitions.	
The	followin	g definitions apply in this Part:	
	<u>(1)</u>	Health benefit plan As defined in G.S. 58-3-167, or	under the laws of
		another state or the federal government.	
	<u>(2)</u>	Healthcare provider. – As defined in G.S. 90-410.	
	<u>(3)</u>	Insurer. – As defined in G.S. 58-3-167.	
		Fair notice requirements; heath service facilities.	
<u>(a)</u>		ces Provided at a Participating Health Service Facility A	
	• •	participating in an insurer's healthcare provider network (i	
		ything other than screening and stabilization in accordance v	
		sured individual to receive emergency services, (iii) schedu	-
		ervices for an insured individual, or (iv) seeks prior authorizat	
		of nonemergency services to an insured individual, the heat insured individual with a written disclosure containing a	
informa		insured individual with a written disclosure containing a	I of the following
moma		Services may be provided at the health service facility for	which the insurad
	<u>(1)</u>	individual may receive a separate bill.	which the filsuled
	<u>(2)</u>	Certain healthcare providers may be called upon to render	care to the insured
	<u>(2)</u>	individual during the course of treatment and those health	
		not have contracts with the insured's insurer and are	
		nonparticipating healthcare providers in the insurer's h	
		network. Any nonparticipating healthcare providers shall	÷
		written disclosure using the individual's healthcare pro-	
		practice name as used on the applicable health service fact	
		provider's credentials or name badge.	<u>Inty 5 of neutricure</u>
	<u>(3)</u>	Text, using a bold or other distinguishable font, that	states that certain
	<u>(9)</u>	consumer protections available to the insured individual	
		rendered by a health service facility or healthcare provider	
		insurer's healthcare provider network may not be applicable	
		rendered by a nonparticipating healthcare provider.	
(b)	Emer	gency Services Provided at Nonparticipating Health Servi	ce Facilities. – As
		ble after a health service facility begins the provision of eme	
	*	dual, if the facility does not have a contract with the applicable	

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health service fa	acility shall provide the insured individual with a written	n disclosure containing
all of the follow	• •	
(1)	A statement that the health service facility does not h	ave a provider network
<u>1-1</u>	contract with the applicable insurer and is considered t	L
	provider.	
<u>(2)</u>	Text, using a bold or other distinguishable font, t	that states that certain
<u>\</u>	consumer protections available to the insured individ	
	rendered by a health service facility or healthcare prov	· · · · · · · · · · · · · · · · · · ·
	insurer's healthcare provider network may not be appli-	
	rendered by a nonparticipating health service facility.	
"§ 131E-214.31	. Fair notice requirements; healthcare providers.	
	a healthcare provider not participating in an insurer's healt	hcare provider network
	ured individual for anything other than screening and stat	
	190, (ii) schedules an appointment or procedure for non-	
	vidual, or (iii) seeks prior authorization from an insure	
	services to an insured individual, the healthcare provider s	-
	a written disclosure containing all of the following inform	-
(1)	A statement that the healthcare provider is not in t	
	provider network applicable to the individual.	
(2)	Text, using a bold or other distinguishable font, t	that states that certain
	consumer protections available to the insured individ	
	rendered by a healthcare provider participating in t	he insurer's healthcare
	provider network may not be applicable when servi	ices are rendered by a
	nonparticipating healthcare provider.	
" <u>§ 131E-214.35</u>	. Penalties.	
A healthcare	e provider's repeated failure to comply with this Article	shall indicate a general
business practic	e that is deemed an unfair and deceptive trade practice a	and is actionable under
Chapter 75 of the	he General Statutes. Nothing in this Article forecloses of	ther remedies available
under law or equ		
	TION 2.2.(a) G.S. 58-3-200(a)(1) and G.S. 58-3-200(a)	
	TION 2.2.(b) G.S. 58-3-200(a), as amended by subsec	tion (a) of this section,
reads as rewritte		
"(a) Defin	nitions. – As used The following definitions apply in this	section:
•••		
<u>(3)</u>	Clinical laboratory. – An entity in which services are	
	information or materials for use in the diagnosis, prev	· · · · · · · · · · · · · · · · · · ·
	disease or assessment of a medical or physical condition	<u>on.</u>
<u>(4)</u>	Healthcare provider. – As defined in G.S. 90-410."	
	TION 2.2.(c) G.S. 58-3-200(d) reads as rewritten:	
	ices Outside Provider Networks. – No insurer shall penali	5
	out-of-network benefit levels offered under the insured's	
	an insured receiving an extended or standing referral unde	
-	lth care healthcare providers able to meet health nee	
•	lable to the insured without unreasonable delay. Upon no	-
	urer shall determine whether a healthcare provider able to	
	able to the insured without unreasonable delay by refe	erence to the insured's
	specific medical needs of the insured."	2026 and an 1'
	TION 2.3. This Part becomes effective October 1,	
	ces provided on or after that date and to contracts issued	i, renewed, or amended
on or after that o	1410.	

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1 2 2	FOR HOSPITA	REATER FAIRNESS IN BILLING AND COLLECTION ALS AND AMBULATORY SURGICAL FACILITIES		
3		SECTION 3.1.(a) Chapter 131E of the General Statutes is amended by adding a new		
4		be entitled "Fair Billing and Collections Practices for Hospitals	and Ambulatory	
5	Surgical Faciliti			
6		TION 3.1.(b) G.S. 131E-91 is recodified as G.S. 131E-214.		
7	1	131E of the General Statutes, as created by subsection (a) of the	is section.	
8		TION 3.1.(c) G.S. 131E-214.50(d) reads as rewritten:		
9		bitals and ambulatory surgical facilities shall abide by the follo	owing reasonable	
10	collections prac	tices:		
11				
12	<u>(1a)</u>	A hospital or ambulatory surgical facility shall not refer a pa		
13		to a collections agency, entity, or other assignee unless it h	as first presented	
14		an itemized list of charges to the patient detailing, in language	e comprehensible	
15		to an ordinary layperson, the specific nature of the char	rges or expenses	
16		incurred by the patient.		
17	"			
18	SEC	TION 3.2. Article 11C of Chapter 131E of the General Statu	tes, as created by	
19		f this act, is amended by adding a new section to read:	, j	
20	• •	. Patient's right to a good-faith estimate.		
21		nitions. – The following definitions apply in this section:		
22	$\overline{(1)}$	CMS. – The federal Centers for Medicare and Medicaid Ser	vices.	
23	$\overline{(2)}$	Facility. – A hospital or ambulatory surgical facility lic		
24	<u> </u>	Chapter.		
25	<u>(3)</u>	Items and services. – All items and services, including ind	ividual items and	
26	<u> </u>	services and service packages, that could be provided by a fa		
27		in connection with an inpatient admission or an outpatient v		
28		facility has established a standard charge. Examples incl		
29		limited to, all of the following:	ude, but ute not	
30		<u>a.</u> <u>Supplies and procedures.</u>		
31		b. Room and board.		
32				
33		<u>c.</u> <u>Fees for use of the facility or other items.</u> <u>d.</u> <u>Professional charges for services of physicians a</u>	and nonphysician	
, j 84		practitioners who are employed by the facility.	<u>.nd nonpitystetan</u>	
,4 85			and nonphysician	
,5 86		e. <u>Professional charges for services of physicians a</u> practitioners who are not employed by the facility.	ind nonphysician	
37		<u>f.</u> <u>Any other items or services for which a facility 1</u>	has astablished a	
38		standard charge.	las established a	
39	(A)	Service package. – An aggregation of individual items an	d correison into a	
10	<u>(4)</u>	single service with a single charge.	<u>u services into a</u>	
+0 41	(5)		hulad by a nationt	
	<u>(5)</u>	Shoppable service. – A non-urgent service that can be schee		
42		in advance. The term includes all CMS-specified shoppable	•	
43		many additional facility-selected shoppable services as are	<u>e necessary for a</u>	
44 45		<u>combined total of at least 300 shoppable services.</u>	ith active of for	
45 46		d-Faith Estimate. – Upon request of any patient for a good-fa	-	
46 47		ce, the facility shall provide to the patient, in writing, at least the		
47 49	2	the patient schedules the shoppable service, an itemized list of o		
48		prehensible to an ordinary layperson, that the patient will be ob		
49 50		rvices related to the shoppable service. The good-faith estimate		
50 5 1		ated Group (DRG), Current Procedural Terminology (CPT), or Healthcare	
51	Common Proce	dure Coding System (HCPCS) code for each expected charge.		

le serv	v case in which a patient has requested a good-faith esting the patient's final bill for that shoppable service sha	imate from a facility for
	ice, the patient's final bill for that shoppable service sha	-
<u>nt (5%</u>		
) of the good-faith estimate provided to the patient pursu	uant to this section.
	Department shall adopt rules to implement this section."	
	TION 3.3. This Part becomes effective on the later of	• • •
	opted by the Department under G.S. 131E-214.52 take e	
on or a	fter that date. The Department shall notify the Revisor of	f Statutes when the rules
nder G	.S. 131E-214.52 take effect.	
		CONSUMERS FROM
	· · · · · · · · · · · · · · · · · · ·	
. ,		
Defin		=
		<u>1E-176.</u>
<u>(2)</u>		
	<u>c.</u> <u>Other structures not contiguous to the main bu</u>	uilding of a hospital that
	are within 250 yards of the main building.	
	d. Any other area that has been determined to	be part of a hospital's
	campus by the Centers for Medicare and Medi	icaid Services.
(3)	Facility fee Any fee charged or billed by a he	ealth care provider for
	outpatient services provided in a hospital-based facili	ty that is (i) intended to
	compensate the health care provider for the operational	al expenses of the health
	care provider, (ii) separate and distinct from a pro-	ofessional fee, and (iii)
	charged regardless of the modality through which t	he health care services
	were provided.	
(4)	Health care provider. – As defined in G.S. 90-410.	
(5)	Health systems A parent corporation of one or more	hospitals and any entity
	affiliated with that parent corporation through o	wnership, governance,
	membership, or other means, or a hospital and any en	ntity affiliated with that
	hospital through ownership, governance, membership	o, or other means.
(6)	Hospital. – Any hospital as defined in G.S. 90-17	6(13) and any facility
	licensed under Chapter 122C of the General Statutes.	
(7)	Hospital-based facility. – A facility that is owned or o	operated, in whole or in
	· · ·	-
(8)		provider for hospital or
<u></u>		
(9)		
<u></u>		-
		·
		sinp, and interest and
Limit		cable to facility fees:
		-
<u>_/</u>	•	•
	ambulatory surgical facility.	appartment, or at all
	 7. GR SEC1 a 3.1(a) <u>14.54.</u> <u>Defin</u> (1) (2) (3) (4) (5) (6) (7) (8) (9) 	 7. GREATER PROTECTION FOR HEALTHCARE O Y FEES SECTION 4.1.(a) Article 11C of Chapter 131E of the Gen 13.1(a) of this act, is amended by adding a new section to read 14.54. Facility fees. Definitions. – The following definitions apply in this section: Ambulatory surgical facility. – As defined in G.S. 13 Campus. – Any of the following: a. The main building of a hospital. b. The physical area immediately adjacent to a h C. Other structures not contiguous to the main building. d. Any other area that has been determined to campus by the Centers for Medicare and Med (3) Facility fee. – Any fee charged or billed by a h outpatient services provided in a hospital-based facilit compensate the health care provider for the operationa care provider, (ii) separate and distinct from a pro- charged regardless of the modality through which the were provided. (4) Health care provider. – As defined in G.S. 90-410. (5) Health systems. – A parent corporation of one or more affiliated with that parent corporation through o membership, or other means, or a hospital and any e hospital through ownership, governance, membership (6) Hospital. – Any hospital as defined in G.S. 90-17 licensed under Chapter 122C of the General Statutes. (7) Hospital-based facility. – A facility that is owned or part, by a hospital and at which hospital or profession provided. (8) Professional fee. – Any fee charged or billed by a 1 professional medical services provided in a hospital-based acquired, or purchased by a hospital or health syst furnishing inpatient services under the name, owner administrative control of the hospital.

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1		<u>(2)</u>	Regardless of where the services are provided, no he	ealth care provider shall
2			charge, bill, or collect a facility fee for outpatient eval	luation and management
3			services, or any other outpatient, diagnostic, or imagin	ng services identified by
4			the Department.	
5	<u>(c)</u>	Ident	ification of Services. – The Department shall annually i	identify services subject
6	to the lim	itations	s on facility fees provided in subdivision (2) of subsection	on (b) of this section that
7	<u>may relia</u>	bly be	provided safely and effectively in non-hospital settings.	
8	<u>(d)</u>		rting Requirements Each hospital and health system	÷
9	the Depar	rtment	annually on July 1. The report shall be published on the	ne Department's website
10	and shall	contair	n the following:	
11		<u>(1)</u>	The name and full address of each facility owned or	
12			or health system that provides services for which a f	acility fee is charged or
13			billed.	
14		<u>(2)</u>	The number of patient visits at each such hospital-ba	ased facility for which a
15			facility fee was charged or billed.	
16		<u>(3)</u>	The number, total amount, and range of allowable fa	
17			facility by Medicare, Medicaid, and private insurance	
18		<u>(4)</u>	For each hospital-based facility and for the hospital	•
19			whole, the total amount billed, and the total revenue	e received from facility
20			fees.	
21		<u>(5)</u>	The top 10 procedures or services, identified b	•
22			Terminology (CPT) category I codes, provided by	±
23			system that generated the greatest amount of facility	
24			number of each of these 10 procedures or services pro	
25			revenue totals for each such procedure or service; and	
26			revenue received by the hospital or health system de	erived from facility fees
27			for each procedure or service.	
28		<u>(6)</u>	Any other information the Department may require.	
29	<u>(e)</u>		rcement. – This section shall be enforced as follows:	1 1
30		<u>(1)</u>	Any violation of this section constitutes an unfair or	
31			in violation of G.S. 75-1.1 and is subject to all of the e	
32			provisions of an unfair or deceptive trade practice un	der Article I of Chapter
33		(\mathbf{a})	75 of the General Statutes.	1) - f (1, ', 1, (',
34 25		<u>(2)</u>	In addition to the remedies described in subdivision (1	· · · · · · · · · · · · · · · · · · ·
35 36			health care provider who violates any provision of this	
30 37			to an administrative penalty of not more than one the per occurrence."	ousanu uonais (\$1,000)
38		SEC	TION 4.1.(b) No later than January 1, 2026, the Dep	nortmont of Upplith and
30 39	Uumon S		s shall adopt rules necessary to implement G.S. 131E	1
40			this section.	5-214.34, as enacted by
40 41	subsection		TION 4.2. G.S. 131E-214.54, as enacted by Section 4.1	(a) of this Part becomes
42	offective		y 1, 2026, or on the date the rules adopted by the De	
43			pursuant to Section 4.1(b) of this Part become effective	1
44			accare services provided on or after that date. The Depa	
45			tes when the rules required under Section 4.1(b) of this	•
46		1 Statu	tes when the fules required under Section 4.1(6) of this	r art become checuve.
40 47	PART V	STAT	TE AUDITOR REVIEW OF HEALTH SERVICE FA	ACILITY PRICES
48	I I III V		TION 5.1. G.S. 147-64.6(c) reads as rewritten:	
40 49	"(c)		onsibilities. – The Auditor is responsible for the followi	ing acts and activities.
5 0		•	onstenutes. The radius is responsible for the followi	
50		•••		

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<u>(24)</u>	The Auditor shall periodically examine (i) here	alth service facilities as defined
<u>(21)</u>	in G.S. 131E-176, that are recipients of State	
	under Chapter 122C of the General Statutes th	
	and report findings to the Joint Legislative (-
	and Human Services on April 1, 2026, and pe	-
	must include at least the following:	modically increation. The report
		acility charges patients whose
	a. <u>The prices that the health service f</u> insurance is out-of-network or who are	
	b. To what extent the health service facili	
	described in sub-subdivision a. of this	
PART VI. ENH	IANCEMENTS TO EMPLOYEE SAFETY	BY ALLOWING FOR THE
REMOVAL OF	F CERTAIN EMPLOYEE DETAILS FRO	OM HEALTH INSURANCE
APPEALS AND	GRIEVANCE REVIEWS	
SECT	FION 6.1.(a) G.S. 58-50-61(k) reads as rewritted	en:
	xpedited Appeals. – Within three business days	
	edited appeal, the insurer or its URO shall prov	
-	nd telephone number of the coordinator and int	-
submit written m	naterial. material for the appeal, including cont	act information for the insurer.
	nexpedited appeals, the insurer or its URO shall	
	terms, to the covered person and the covered p	-
after the insurer r	receives the request for an appeal. If the decision	on is not in favor of the covered
	en decision shall contain: contain all of the follow	
(1)	The professional qualifications and licensu	
	reviewing the appeal.	
(2)	A statement of the reviewers' understanding	of the reason for the covered
	person's basis of the appeal.	
(3)	The reviewers' insurer's or URO's decision	in clear terms and the medical
	rationale in sufficient detail for the covered p	person to respond further to the
	insurer's position.	- -
"	-	
SECT	TION 6.1.(b) G.S. 58-50-62(e) reads as rewritte	en:
"(e) First-I	Level Grievance Review. – A covered person	or a covered person's provider
	ered person's behalf may submit a grievance. <u>Al</u>	
a first-level griev		
(1)	The insurer does not have is not required to a	llow a covered person to attend
	the first-level grievance review. A covered	d person may submit written
	material. Except as provided in subdivision (3) of this subsection, within three
	business days after receiving a grievance, the i	nsurer shall provide the covered
		-
	person with the name, address, and telephone	number of the coordinator and
	information on <u>where and how to submit w</u>	
	1 1 1 1	ritten material.material for the
(2)	information on where and how to submit w	ritten material material for the tinformation for the insurer.
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u>	vritten material.material for the tinformation for the insurer. ear terms, to the covered person
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u> An insurer shall issue a written decision, in clu	vritten material.material for the t information for the insurer. ear terms, to the covered person provider, within 30 days after
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u> An insurer shall issue a written decision, in cla and, if applicable, to the covered person's receiving a grievance. The person or persons re	vritten material.material for the t information for the insurer. ear terms, to the covered person provider, within 30 days after eviewing the grievance shall not
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u> An insurer shall issue a written decision, in cla and, if applicable, to the covered person's receiving a grievance. The person or persons re be the same person or persons who initially	vritten material.material for the t information for the insurer. ear terms, to the covered person provider, within 30 days after eviewing the grievance shall not t handled the matter that is the
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u> An insurer shall issue a written decision, in cla and, if applicable, to the covered person's receiving a grievance. The person or persons re be the same person or persons who initially subject of the grievance and, if the issue is a cl	vritten material material for the t information for the insurer. ear terms, to the covered person provider, within 30 days after eviewing the grievance shall not t handled the matter that is the linical one, at least one of whom
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u> An insurer shall issue a written decision, in cla and, if applicable, to the covered person's receiving a grievance. The person or persons re be the same person or persons who initially subject of the grievance and, if the issue is a cl shall be a medical doctor with appropriate e	vritten material.material for the t information for the insurer. ear terms, to the covered person provider, within 30 days after eviewing the grievance shall not handled the matter that is the linical one, at least one of whom xpertise to evaluate the matter.
(2)	information on <u>where and how to submit w</u> <u>first-level grievance review, including contact</u> An insurer shall issue a written decision, in cla and, if applicable, to the covered person's receiving a grievance. The person or persons re be the same person or persons who initially subject of the grievance and, if the issue is a cl	vritten material.material for the t information for the insurer. ear terms, to the covered person provider, within 30 days after eviewing the grievance shall not handled the matter that is the linical one, at least one of whom xpertise to evaluate the matter. subsection, if the decision is not

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1 2		a. The professional qualifications and licensure of reviewing the grievance.	the person or persons
3		b. A statement of the reviewers' understanding bas	is of the grievance
4		c. The reviewers' insurer's decision in clear term	
5		basis or medical rationale in sufficient detail for	
6		respond further to the insurer's position.	nie eo (eree person to
7		" 	
8	SECT	TION 6.1.(c) G.S. 58-50-62(f) reads as rewritten:	
9		d-Level Grievance Review. – An insurer shall esta	blish a second-level
10	grievance review	process for covered persons who are dissatisfied with th	e first-level grievance
11	review decision of	or a utilization review appeal decision. A covered person of	or the covered person's
12	provider acting o	n the covered person's behalf may submit a second-level	grievance. All of the
13	following shall a	pply to a second-level grievance review:	
14	(1)	An insurer shall, within 10 business days after received	
15		second-level grievance review, make known to	provide the covered
16		person:person all of the following information:	
17		a. The name, address, and telephone number of a	
18		coordinate the grievance review for the insure	
19		and where to submit written material for the se	
20		review, including contact information for the ins	<u>surer.</u>
21	GEO		
22	SECI	TION 6.2. This Part is effective when it becomes law.	
23 24		MINATION OF CERTIFICATE OF NEED REVIEV	W EOD INDATIENT
24 25	REHABILITAT		CILITIES, AND
26	REHABILITAT		CILITIES, AND
20 27		TION 7.1. G.S. 131E-176 reads as rewritten:	
28	"§ 131E-176. De		
29	-	g definitions apply in this Article:	
30			
31	(9a)	Health service An organized, interrelated activ	ity that is medical,
32		diagnostic, therapeutic, rehabilitative, or a combination	-
33		that is integral to the prevention of disease or the clinic	
34		individual who is sick or injured or who has a disability.	"Health service" does
35		not include administrative and other activities that are	not integral to clinical
36		management.	
37	(9b)	Health service facility A hospital; long-term care h	ospital; rehabilitation
38		facility; nursing home facility; adult care home; kidn	ney disease treatment
39		center, including freestanding hemodialysis units; inte	5
40		for individuals with intellectual disabilities; home h	C I
41		diagnostic center; hospice office, hospice inpatient facili	ty, hospice residential
42		care facility; and ambulatory surgical facility.	
43	(9c)	Health service facility bed. – A bed licensed for use in a	2
44		in the categories of (i) acute care beds; (iii) rehabilitation	· · · · ·
45		home beds; (v)-(iii) intermediate care beds for individ	
46		disabilities; (vii) (iv) hospice inpatient facility bed	
47		residential care facility beds; (ix)-(vi) adult care hom	he beds; and (x) (vii)
48		long-term care hospital beds.	
49 50	(10)	Heavital A multi- en entrete in die die 111 die d	
50 51	(13)	Hospital. – A public or private institution which that is providing to inpatients, by or under supervision of p	

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1		services and therapeutic services for medical diag	
2		injured, disabled, or sick persons, or reha	
3 4		rehabilitation of injured, disabled, or sick person facilities licensed pursuant to G.S. 131E-77, ex	
5		and long-term care hospitals.	tept <u>renabilitation facilities</u>
6		and long-term care nospitals.	
7	 (17a)	Nursing care. – Any of the following:	
8	(174)	a. Skilled nursing care and related service	es for residents who require
9		medical or nursing care.	
10		b. Rehabilitation services services, other	than those provided at an
11		inpatient rehabilitation facility, for the	
12		who are injured or sick or who have disat	
13		c. Health-related care and services provi-	
14		individuals who because of their mental of	
15		care and services above the level of roo	
16		made available to them only through inst	
17		These are services which are not primarily f	for the care and treatment of
18 19		mental diseases.	
19 20	(22)	Rehabilitation facility. – A public or private	inpatient facility which is
20	(22)	operated for the primary purpose of assistir	
22		individuals with disabilities through an integrat	
23		other services which are provided under	
24		supervision. A facility that has been classified an	1 1
25		rehabilitation facility by the Centers for Medic	
26		pursuant to Part 412 of Subchapter B of Chapter	IV of Title 42 of the Code of
27		Federal Regulations.	
28	"		
29			
30 31	PART VIII. REQUIREMEN	UPDATED HEALTH INSURER PRIC	OR AUTHORIZATION
32	•	TON 8.(a) G.S. 58-50-61 reads as rewritten:	
33	"§ 58-50-61. Uti		
34	0	tions. – As used The following definitions	apply in this section, in
35		ind in Part 4 of this Article, the term: Article:	<u></u>
36			
37	<u>(2a)</u>	Course of treatment A prescribed order or orde	ered treatment protocol for a
38		specific covered person with a specific condition	
39		upon ahead of time with the covered person a	
40		approved by the insurer or utilization review org	ganization when prospective
41		review is applicable.	
42			
43 44	<u>(8)</u>	"Health care provider" means any person who	
44 45		certified under Chapter 90 of the General Statute to provide health care services in the ordinary ca	
45 46		a profession or in an approved education or trai	1
47		facility as defined in G.S. 131E-176(9b) or the law	
48		as a health care facility; or a pharmacy. <u>Healthca</u>	1
49		<u>G.S. 90-410.</u>	<u>.</u>
50			

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<u>(14a)</u>	Prior authorization. – The process by which insurers and UROs determine coverage on the basis of medical necessity and/or covered benefits prior to the rendering of those services.
 <u>(16a)</u>	 Urgent health care service. – A health care service, including mental and behavioral health care services, with respect to which the application of the time periods for making an urgent care determination that, in the opinion of a healthcare provider with knowledge of the covered person's medical condition, meets either of the following criteria: a. Could seriously jeopardize the life or health of the covered person or the ability of the covered person to regain maximum function. b. Would subject the covered person to severe pain that cannot be adequately managed without the care or treatment that is the subject of the utilization review.
(f) <u>Time</u>	Lines for Prospective and Concurrent Reviews. Utilization Reviews Based
Upon Type of Hea	<u>llth Care Service.</u> – As used in this subsection, <u>the term</u> "necessary information"
	ts of any patient examination, clinical evaluation, or second opinion that may
	pective and concurrent determinations shall be communicated to The time line
-	a prospective or concurrent utilization review is as follows:
<u>(1)</u>	Non-urgent health care services. – If an insurer requires a prior authorization
	review of a health care service, then the insurer or its URO shall both render a
	prior authorization review determination or noncertification and notify the
	<u>covered person and the covered person's provider within three business days</u> after the insurer obtains all necessary information about the admission,
	procedure, or health care service. to make the prior authorization review
	determination or noncertification.
<u>(2)</u>	Urgent health care services. – An insurer or its URO shall both render a
<u>\</u>	utilization review determination or noncertification concerning urgent health
	care services and notify the covered person and the covered person's provider
	of that utilization review determination or noncertification not later than 24
	hours after receiving all necessary information needed to complete the review
	of the requested health care services. If the covered person's provider or the
	insurer, or the entity conducting the review on behalf of the insurer, do not
	both have access to the electronic health records of the covered person, then
	this subdivision shall not apply and the utilization review will be subject to
	the time line under subdivision (1) of this subsection.
	Authorization Determination Notifications. – If an insurer or its URO certifies
	ice, the insurer shall notify notification shall be sent to the covered person's
-	insurer or its URO issues a noncertification, the insurer shall notify the covered
	and send then written or electronic confirmation of the noncertification shall
	ered person's provider and covered person. In person that is in compliance with
subsection (h) of t	
	<u>rrent Review Liability. – For</u> concurrent reviews, the insurer shall remain liable vices until the covered person has been notified of the noncertification.
101 meanin care ser	vices until the covered person has been notified of the noncertification.
	rements Applicable to Appeals Reviews – All of the following requirements
 <u>(j1)</u> <u>Requir</u>	rements Applicable to Appeals Reviews. – All of the following requirements is review:

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		<u>a.</u>	Possesses a current and valid non-restricted	license to practice
		_	medicine in any United States jurisdiction.	1
		<u>b.</u>	Has practiced for a period of at least three con	secutive years in the
		_	same or similar specialty as a licensed phys	-
			manages the medical condition or disease	
			authorization review is required or whose trai	
			meets all of the following criteria:	
			<u>1.</u> <u>Includes treatment of the same condition</u> the covered person.	n as the condition of
			2. Includes treatment of complications that	may result from the
			service or procedure that is the subject of	
			3. Is sufficient for the licensed physician	
			service or procedure is medically nec appropriate.	
		C	Had no direct involvement in making the prior a	dverse determination
		<u>c.</u>	or noncertification that is the subject of the appea	
		<u>d.</u>	Has no financial interest, or other conflict of int	
		<u>u.</u>	of the appeal.	crest, in the outcome
	(2)	Anne	als initiated by a licensed mental health profes	sional for a service
	<u>(2)</u>		ded by a licensed mental health professional ma	
		_	sed mental health professional rather than a lice	
			rements of subdivision (1) of this subsection shall a	1 ·
		-	sed mental health professional in the same manner	
			sed physician.	<u>. that they apply to a</u>
	(3)		icensed physician or licensed mental health profes	ssional shall consider
	<u>(J)</u>		nown clinical aspects of the health care service und	
			ertinent medical records and any medical litera	
		-	ded by the covered person's provider or by a health	
		<u>p1011</u>	ded by the covered person's provider of by a neural	<u>eure nuemty.</u>
(m)	Discl	osure o	f Utilization Review Requirements All of the f	ollowing apply to an
• •			o disclose any utilization review procedures:	<u></u>
	<u>(1)</u>		rage and member handbook. – In the certificate of c	coverage and member
	<u>1-1</u>		book provided to covered persons, an insurer shal	
			rehensive description of its utilization review proc	
			dures for appealing noncertifications and a statem	
		-	nsibilities of covered persons, including the vol-	-
		-	al process, with respect to those procedures. An insu	-
			certificate of coverage and the member handbook i	
			ability of assistance from the Department's Health	
			ding the telephone number and address of the Prog	
	(2)		<u>bective materials. – An insurer shall include a sumr</u>	
	<u></u>		w procedures in materials intended for prospective	-
	(3)		bership cards. – An insurer shall print on its membe	
	<u>, </u>		none number to call for utilization review purposes	
	(4)		site. – An insurer shall make any current prior author	
	<u></u>		estrictions readily accessible on its website.	<u>i</u>
<u>(m1)</u>	Chan;		Prior Authorization. – If an insurer intends either	to implement a new
			ew requirement or restriction or to amend an exi	
-			w or amended requirement shall not be in effect	• •
			en updated to reflect the new or amended requirem	

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1	claim shall not be denied for failure to obtain a prior authorization if the pr	ior authorization				
2	requirement or amended requirement was not in effect on the date of service of					
3						
4	(n1) Prior Authorization Determination Validity. – All of the following a	oply to the length				
5	of time an approved prior authorization shall remain valid under certain circum	stances:				
6	(1) If a covered person enrolls in a new health benefit plan offe	ered by the same				
7	insurer under which the prior authorization was approved, the	en the previously				
8	approved prior authorization remains valid for the initial 90	days of coverage				
9	under the new heath benefit plan. This section does not requ					
10	service if it is not a covered service under the new health ber					
11	(2) If a health care service, other than for in-patient care					
12	authorization and is for the treatment of a covered person's c	hronic condition,				
13	then the prior authorization shall remain valid for no less than	six months from				
14	the date the healthcare provider receives notification of the pr	rior authorization				
15	approval.					
16	(o) Violation. – A-In accordance with this Chapter, a violation of this se	ction subjects an				
17	insurer and an agent of the insurer to G.S. 58-2-70.					
18	(p) Federal Rule Alignment. – No later than January 1, 2028, an insurer	offering a health				
19	benefit plan or a utilization review agent acting on behalf of an insurer offering	g a health benefit				
20	plan shall implement and maintain a prior authorization application progra	mming interface				
21	meeting the requirements under 45 C.F.R. § 156.223(b) as it existed on January	<u>1, 2025.</u>				
22	(q) Reserved for future codification purposes.					
23	(r) Reserved for future codification purposes.					
24	(s) <u>Artificial Intelligence. – An artificial intelligence-based algorithm</u>	shall not be used				
25	as the sole basis to deny a utilization review determination."					
26	SECTION 8.(b) In accordance with G.S. 135-48.24(b) and G.S.	.,.,				
27	which require the State Treasurer to implement procedures that are substantia	-				
28	provisions of G.S. 58-50-61 for the North Carolina State Health Plan for Te					
29	Employees (State Health Plan), the State Treasurer and the Executive Administ					
30	Health Plan shall review all practices of the State Health Plan and all contracts w	-				
31	of, any third party conducting any utilization review on behalf of the State Heal					
32	compliance with subsection (a) of this section no later than the start of the next					
33	SECTION 8.(c) Section 8(a) of this act becomes effective October					
34	applies to insurance contracts, including contracts with utilization review organ					
35	renewed, or amended on or after that date. The remainder of this section is effective when it					
36	becomes law.					
37						
38	PART IX. EFFECTIVE DATE	1 . 1				
39 40	SECTION 9. Except as otherwise provided, this act is effective	when it becomes				

40 law.