GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 989 Committee Substitute Favorable 7/11/19

Short Title: Required Components/Medicaid Transformation.

(Public)

Sponsors:

Referred to:

A BILL TO BE ENTITLED AN ACT TO PROVIDE FUNDS FOR THE OPERATION OF THE MEDICAID AND NC HEALTH CHOICE PROGRAMS; TO AUTHORIZE THE USE OF THE MEDICAID

April 26, 2019

3 HEALTH CHOICE PROGRAMS; TO AUTHORIZE THE USE OF THE MEDICAID TRANSFORMATION FUND FOR MEDICAID TRANSFORMATION NEEDS; TO 4 5 REPEAL PAST DIRECTIVES TO ELIMINATE GRADUATE MEDICAL EDUCATION 6 TO ALIGN WITH MEDICAID TRANSFORMATION; TO REVISE AND UPDATE 7 HOSPITAL ASSESSMENTS IN A MANNER THAT WILL CONFORM WITH 8 MEDICAID TRANSFORMATION; TO REVISE THE SUPPLEMENTAL PAYMENT 9 PROGRAM FOR ELIGIBLE MEDICAL PROFESSIONAL PROVIDERS AND TO 10 ENACT THE MEDICARE RATE SUPPLEMENTAL AND DIRECTED PAYMENT 11 PROGRAM: TO CREATE THE HOSPITAL UNCOMPENSATED CARE FUND; AND 12 TO CODIFY THE MEDICAID CONTINGENCY RESERVE.

13 The General Assembly of North Carolina enacts:

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15PART I. IMPLEMENTATION IN CONJUNCTION WITH STATUTORY16PROCEDURES FOR BUDGET CONTINUATION

17 **SECTION 1.1.** The provisions of this act shall be implemented in conjunction with 18 the procedures for budget continuation specified in G.S. 143C-5-4(b). If the provisions of this 19 act and G.S. 143C-5-4(b) are in conflict, the provisions of this act shall prevail.

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PART II. FUNDS FOR OPERATION OF THE MEDICAID PROGRAM

SECTION 2.1.(a) There is appropriated from the General Fund the sum of thirty-three million seven hundred fifty-eight thousand one hundred thirty-six dollars (\$33,758,136) in recurring funds for the 2019-2020 fiscal year to the Department of Health and Human Services, Division of Health Benefits, to be used for the Medicaid and NC Health Choice programs rebase.

SECTION 2.1.(b) There is appropriated from the General Fund the sum of
 twenty-eight million six hundred seventeen thousand six hundred fifty-five dollars (\$28,617,655)
 in recurring funds for the 2019-2020 fiscal year to the Department of Health and Human Services,
 Division of Health Benefits, for the purpose of transitioning to Medicaid managed care.

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PART III. USE OF MEDICAID TRANSFORMATION FUND FOR MEDICAID TRANSFORMATION NEEDS

34 SECTION 3.1.(a) Funds Transfer. – The State Controller shall transfer the sum of
 35 one hundred ninety-three million dollars (\$193,000,000) for the 2019-2020 fiscal year from funds



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1 available in the Medicaid Transformation Reserve in the General Fund to the Medicaid 2 Transformation Fund established under Section 12H.29 of S.L. 2015-241.

SECTION 3.1.(b) Claims Run Out. - Funds from the Medicaid Transformation Fund 3 4 may be transferred to the Department of Health and Human Services, Division of Health Benefits 5 (DHB), as needed for the purpose of paying claims related to services billed under the 6 fee-for-service payment model for recipients who are being, or have been, transitioned to managed care, otherwise known as "claims run out." Funds may be transferred to DHB as the 7 8 need to pay claims run out arises and need not be transferred in one lump sum. To the extent that 9 any funds are transferred under this subsection, the funds are appropriated for the purpose set 10 forth in this subsection.

11 SECTION 3.1.(c) Non-Claims Run Out Medicaid Transformation Needs. – Subject to the fulfillment of conditions specified in subsection (d) of this section, the sum of twenty-seven 12 13 million two hundred eighty thousand nine hundred forty-seven dollars (\$27,280,947) in 14 nonrecurring funds for the 2019-2020 fiscal year from the Medicaid Transformation Fund may be transferred to the Department of Health and Human Services, Division of Health Benefits 15 (DHB), for the sole purpose of providing the State share for nonrecurring qualifying needs 16 17 directly related to Medicaid transformation, as required by S.L. 2015-241, as amended. Funds 18 may be transferred to DHB as nonrecurring qualifying needs arise during the 2019-2021 fiscal 19 biennium and need not be transferred in one lump sum.

20 For the purposes of this section, the term "qualifying need" shall be limited to 21 information technology, time-limited staffing, and contracts related to the following Medicaid 22 transformation needs:

- 23
- Program design. (1)
- (2)Beneficiary experience.
- NC FAST upgrades related to Medicaid transformation. (3)
- (4) Data management tools.
- (5) Program integrity.
 - (6) Technical and operational integration.
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Other nonrecurring needs identified by DHB, as determined in consultation (7)with the Office of State Budget and Management.

31 SECTION 3.1.(d) Requests for Transfer of Funds for Qualifying Need. – A request 32 by the Department of Health and Human Services, Division of Health Benefits (DHB), for the 33 transfer of funds pursuant to subsection (c) of this section shall be made to the Office of State 34 Budget and Management (OSBM) and shall include the amount requested and the specific 35 nonrecurring qualifying need for which the funds are to be used. None of the funds identified in 36 subsection (c) of this section shall be transferred to DHB until OSBM verifies the following 37 information:

- 38 39
- (1)The amount requested is to be used for a nonrecurring qualifying need in the 2019-2021 fiscal biennium.
- 40 41
- The amount requested provides a State share that will not result in total (2) requirements that exceed one hundred forty million dollars (\$140,000,000) in

42 nonrecurring funds for the 2019-2021 fiscal biennium. 43 SECTION 3.1.(e) Federal Fund Receipts. – Any federal funds received in any fiscal year by the Department of Health and Human Services, Division of Health Benefits (DHB), that 44 45 represent a return of State share already expended on a qualifying need related to the funds 46 received by the DHB under this section shall be deposited into the Medicaid Transformation Fund.

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49 PART IV. REPEAL OF PAST DIRECTIVE TO ELIMINATE GME TO ALIGN WITH 50 **MEDICAID TRANSFORMATION**

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1 2 3	SECTION 4.1. Section 12H.12(b) of S.L. 2014-100 and Section 12H.23 of S.L. 2015-241, as amended by Section 88 of S.L. 2015-264, are repealed.
4	PART V. REVISE AND UPDATE HOSPITAL ASSESSMENTS
5	SECTION 5.1.(a) Effective October 1, 2019, Article 7 of Chapter 108A of the
6	General Statutes is repealed.
7	SECTION 5.1.(b) Effective October 1, 2019, Chapter 108A of the General Statutes
8	is amended by adding a new Article to read:
9	"Article 7A.
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	" <u>§ 108A-131. Definitions.</u>
17	The following definitions apply in this Article:
18	(1) Base assessment. – The assessment payable under G.S. 108A-142.
19	(2) <u>CMS. – Centers for Medicare and Medicaid Services.</u>
20	$(3) \qquad Critical access hospital As defined in 42 C.F.R. § 400.202.$
21	(4) <u>Department. – The Department of Health and Human Services.</u>
22	(5) <u>Prepaid health plan. – As defined in G.S. 108D-1.</u>
23	(6) <u>Public hospital. – A hospital that certifies its public expenditures to the</u> Department suggest to 42.0 ± 0.5 422.51 (b) during the freed wave for which
24 25	Department pursuant to 42 C.F.R. § 433.51(b) during the fiscal year for which the assessment applies
23 26	 the assessment applies. (7) Secretary. – The Secretary of Health and Human Services.
20	 (7) <u>Secretary. – The Secretary of Health and Human Services.</u> (8) <u>State's annual Medicaid payment. – An amount equal to one hundred ten</u>
28	million dollars (\$110,000,000) for State fiscal year 2019-2020, increased each
29	year over the prior year's payment by the percentage specified as the Medicare
30	Market Basket Index less productivity most recently published in the Federal
31	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	assessment.
38	" <u>§ 108A-132. Due dates and collections.</u>
39	(a) Beginning October 1, 2019, assessments under this Article are due quarterly in the
40	time and manner prescribed by the Secretary and shall be considered delinquent if not paid within
41	seven calendar days of this due date.
42 43	(b) <u>With respect to any hospital owing a past due assessment amount under this Article,</u> the Department may withhold the unpaid amount from Medicaid or NC Health Choice payments
43 44	otherwise due or impose a late payment penalty. The Secretary may waive a penalty for good
44 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 assessment under this Article is not
48	Secretary may defer the due date for the assessment to a subsequent quarter.
49	"§ 108A-133. Assessment appeals.
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A ho	spital 1	nay appeal a determination of the assess	ment amount owed through a
		eview. The pendency of an appeal does not reli	
<u>to pay an</u>	assessn	nent amount when due.	
" <u>§ 108A-</u>	134. A	lowable costs; patient billing.	
<u>(a)</u>		sments paid under this Article may be include	d as allowable costs of a hospital
for purpe	oses of a	ny applicable Medicaid reimbursement formu	ala, except that assessments paid
under this	s Article	shall be excluded from cost settlement.	
<u>(b)</u>	Asses	sments imposed under this Article may not be	e added as a surtax or assessment
<u>on a patie</u>	ent's bill	<u>.</u>	
" <u>§ 108A-</u>	135. R	ule-making authority.	
The S	Secretary	may adopt rules to implement this Article.	
" <u>§ 108A-</u>	136. R	epeal.	
<u>If CM</u>	IS deter	mines that an assessment under this Article is in	npermissible or revokes approval
<u>of an as</u>	sessmer	t under this Article, then that assessment	shall not be imposed and the
Departme	ent's aut	hority to collect the assessment is repealed.	
		"Part 2. Supplemental and Base Asses	sments.
" <u>§ 108</u> A-	140. A	pplicability.	
<u>(a)</u>	The a	assessments imposed under this Part apply	to all licensed North Carolina
hospitals.	, except	as provided in this section.	
<u>(b)</u>	The f	ollowing hospitals are exempt from both the s	supplemental assessment and the
base asse	ssment:		
	<u>(1)</u>	Critical access hospitals.	
	<u>(2)</u>	Freestanding psychiatric hospitals.	
	<u>(3)</u>	Freestanding rehabilitation hospitals.	
	<u>(4)</u>	Long-term care hospitals.	
	(5)	State-owned and State-operated hospitals.	
	(6)	The primary affiliated teaching hospital for e	each University of North Carolina
		medical school.	
<u>(c)</u>	Public	c hospitals are exempt from the supplemental a	assessment.
" <u>§ 108A-</u>	141. Su	ipplemental assessment.	
<u>(a)</u>	The s	upplemental assessment shall be a percenta	age, established by the General
Assembly	y, of tota	al hospital costs.	
<u>(b)</u>	The D	Department shall propose the rate of the supplement	mental assessment to be imposed
under thi	s sectio	n when the Department prepares its budget r	request for each upcoming fiscal
year. The	Govern	or shall submit the Department's proposed sup	oplemental assessment rate to the
General A	Assembl	<u>y each fiscal year.</u>	
<u>(c)</u>		Department shall base the proposed supplement	ntal assessment rate on all of the
following	g factors	<u>:</u>	
	<u>(1)</u>	The percentage change in aggregate paym	ents to hospitals subject to the
		supplemental assessment for Medicaid and	d NC Health Choice enrollees,
		excluding hospital access payments made	e under 42 C.F.R. § 438.6, as
		demonstrated in data from prepaid health pl	ans and the State, as determined
		by the Department.	
	<u>(2)</u>	Any changes in the federal medical assistar	nce percentage rate applicable to
		the Medicaid or NC Health Choice programs	± ±
<u>(d)</u>	The ra	ate for the supplemental assessment for each tax	xable year shall be the percentage
rate set b	y law by	the General Assembly.	_
" <u>§ 108A-</u>	142. Ba	ase assessment.	
<u>(a)</u>	The b	ase assessment shall be a percentage, establish	hed by the General Assembly, of
total hosp	oital cos	<u>ts.</u>	-

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1	(b) The	Department shall propose the rate of the base as	sessment to be imposed under
2	this section when	n the Department prepares its budget request for e	each upcoming fiscal year. The
3	Governor shall s	ubmit the Department's proposed base assessmen	t rate to the General Assembly
4	each fiscal year.		-
5	(c) The l	Department shall base the proposed base assessme	ent rate on all of the following
6	factors:		-
7	(1)	The change in the State's annual Medicaid pays	ment for the applicable year.
8	$\overline{(2)}$	The percentage change in aggregate payments	
9	<u>, , , , , , , , , , , , , , , , , , , </u>	assessment for Medicaid and NC Health Choic	- · ·
0		access payments made under 42 C.F.R. § 438.6	
1		prepaid health plans and the State, as determine	
2	<u>(3)</u>	Any changes in the federal medical assistance	
3	<u>x=x</u>	the Medicaid or NC Health Choice programs for	
1	<u>(4)</u>	Any changes as determined by the Department	
5	<u> </u>	Medicaid State Plan, (ii) managed care paymen	· ·
5		§ 438.6 for which the nonfederal share is	
7		appropriations, and (iii) reimbursement under th	-
3	(d) The r	ate for the base assessment for each taxable year	
)		eneral Assembly.	shan de the percentage fate set
)	•	ayment from other hospitals.	
1		that is exempt from both the base and supplemen	tal assessments under this Part
2	_	ergovernmental transfer to the Department to be	
3		l (ii) has acquired, merged, leased, or managed and	
4		e exempt hospital shall transfer to the State an add	•
5		a percentage of the amount of funds that (i) wo	
6		intergovernmental transfer and (ii) are to be use	
7		xempt hospital is able to receive because of the	
8		al. That percentage shall be calculated by divid	
9		d payment by the total amount collected under	
)	G.S. 108A-142.	a puyment by the total unbant concered unde	ine suse assessment ander
1	" <u>§ 108A-144.</u> U	se of funds	
2		s of the assessments imposed under this Part, ar	all corresponding matching
3		ust be used to make the State's annual Medicaid	
1		pitals made directly by the Department, to fund a	z
5	1 0	plans attributable to hospital care, and to fund the	
5	medical education		te nonrederar share or graddate
7		TION 5.1.(c) The percentage rate to be used in	calculating the supplemental
3		er G.S. 108A-141, as enacted in subsection (b	6 11
,)		redths percent (2.26%) for the taxable year Octob	
)	30, 2020.	reduits percent (2.20%) for the taxable year Octob	er 1, 2019, unougn September
	<i>,</i>	TION 5.1.(d) The percentage rate to be used in c	alculating the base assessment
1 2		A-142, as enacted in subsection (b) of this section	6
3			•
5 4	-	ent (1.77%) for the taxable year October 1, 2019,	• •
		TION 5.2. Notwithstanding G.S. 143C-4-11, as	•
5 5		ontroller shall transfer funds from the Medicaid	e .
) 7	*	Health and Human Services, Division of Health	
		PHB as needed to cover any shortfall in receipts the ar $G \ge 108A$ 141 and $G \ge 108A$ 142 analted by	
}		er G.S. 108A-141 and G.S. 108A-142, enacted by	y subsection (b) of section 3.1
,)		nly if the following two conditions are met:	OSPM) has contified that there
	(1)	The Office of State Budget and Management (· · · · · · · · · · · · · · · · · · ·
1		will be a shortfall in receipts from the supplem	emai or base assessments.

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(2)	OSBM has certified that the amount requested by DHB do	
	shortfall in receipts certified by OSBM under subdivi	sion (1) of this
	subsection.	
-	making the request to the State Controller for the transfer of	-
	shall notify the Fiscal Research Division and the Joint Legi	•
	edicaid and NC Health Choice of the request and the amount	
•	ds are transferred under this section, the funds are hereby ap	
	n this section. The authority set forth in this section expires J	
	ION 5.3.(a) The Department of Health and Human Serv	
	DHB), shall establish a new fund code entitled "Hospital Ass	
-	45. When setting the supplemental assessment and base as $1.5 \times 100 \times 141(1)$	
	G.S. 108A-141(d) and G.S. 108A-142(d) for the 2020-2021 ta	
-	Assessment Fund shall be used to support a decrease in	
	se assessment rates submitted by the Governor under G.S.	• •
	that corresponds with the amount in the Hospital Assessment $ION = 5.3$ (b). For the 2010 2020 fixed year only if the ar	
	ION 5.3.(b) For the 2019-2020 fiscal year only, if the ar	-
	egate, from the supplemental and base assessments under G more than the amount, in aggregate, anticipated in the Gov	
	the 2019-2020 fiscal year for the Department of Health and	
-	Benefits, as adjusted by Section 2.1(a) of this act, from the	
	then the amount of those over-realized receipts shall be trans	
(1)	Forty-five million dollars (\$45,000,000) shall be transferre	
(1)	Assessment Fund created under subsection (a) of this sec	-
	amount of over-realized receipts is less than forty-five	
	(\$45,000,000), then the full amount of over-realized in	
	transferred to the Hospital Assessment Fund.	
(2)	The remaining amount of over-realized receipts not t	ransferred under
	subdivision (1) of this subsection shall be transferred	
	Transformation Reserve.	
(3)	Prior to transferring any amount of over-realized rec	eipts under this
	subsection, the Office of State Budget and Management sh	all certify that (i)
	there will be, in aggregate, over-realized receipts for the 2019	9-2020 fiscal year
	from the supplemental and base assessments and (ii) th	e amounts to be
	transferred are in compliance with this subsection.	
	ISE AND RENAME THE SUPPLEMENTAL PAYME	NT PROGRAM
	MEDICAL PROFESSIONAL PROVIDERS	
	ION 6.1.(a) The Department of Health and Human Service	
	ment program for eligible medical professional providers	
	an, Attachment 4.19-B, Section 5, Pages 2 and 3, as require	•
	gram shall be called the Average Commercial Rate Suppleme	
	. Effective October 1, 2019, the following two changes to the	program shall be
implemented:	7791 1 11 1	с 1 1 1
(1)	The program shall no longer utilize a limit on the number of	-
	professional providers that may be reimbursed through t	1 0
(2)	instead shall utilize a limit on the total payments made under Payments under the program shall consist of two	1 0
(2)	Payments under the program shall consist of two	-
	supplemental payments that increase reimbursement	-
	commercial rate under the State Plan and (ii) directed paym reimbursement to the average commercial rate under the	
	system.	ie manageu care
	system.	

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1 2	SECTION 6.1.(b) The limitation on total payments made under the Average Commercial Rate Supplemental and Directed Payment Program for eligible medical professional
3	providers shall apply to the combined amount of payments made as supplemental payments under
4	the State Plan and payments made as directed payments under the managed care system and shall
5	be based on the amount of supplemental payments for services provided during the 2018-2019
6 7	fiscal year as follows: (1) For services provided during the period October 1, 2019, through June 30,
8	2020, the total annual supplemental and directed payments made under the
9	Average Commercial Rate Supplemental and Directed Payments Indee under the
10	not exceed seventy-five percent (75%) of the gross supplemental payments
11	for services provided by eligible medical providers during the 2018-2019
12	fiscal year.
13	(2) For services provided on or after July 1, 2020, the total annual supplemental
14	and directed payments made under the Average Commercial Rate
15	Supplemental and Directed Payment Program shall not exceed one hundred
16	percent (100%) of the gross supplemental payments for services provided by
17	eligible medical providers during the 2018-2019 fiscal year, increased at the
18	start of each State fiscal year by an inflation factor determined by the
19	Department of Health and Human Services, Division of Health Benefits.
20 21	SECTION 6.1.(c) Consistent with the existing supplemental payment program for
21	eligible medical professional providers, the Department of Health and Human Services shall limit the total amount of supplemental and directed payments that may be received by the eligible
23	providers affiliated with East Carolina University Brody School of Medicine and University of
24	North Carolina at Chapel Hill Health Care System. Average commercial rate supplemental
25	payments and directed payments shall not be made for services provided in Wake County.
26	SECTION 6.1.(d) The Department of Health and Human Services is not authorized
27	to make any modifications to the supplemental payment program for eligible medical
28	professional providers, except as authorized by this section.
29	SECTION 6.1.(e) Effective October 1, 2019, Section 12H.13(e) of S.L. 2013-360
30	and Sections 12H.13(b) and 12H.13A of S.L. 2014-100 are repealed.
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32	PART VII. MEDICAID CONTINGENCY RESERVE CODIFICATION
33 34	SECTION 7.1. Article 4 of Chapter 143C of the General Statutes is amended by adding a new section to read:
34 35	"§ 143C-4-11. Medicaid Contingency Reserve.
36	(a) Medicaid Contingency Reserve. – The Medicaid Contingency Reserve is established
37	as a reserve to be used only for budget shortfalls in Medicaid or NC Health Choice programs.
38	(b) Funds from the Medicaid Contingency Reserve may be allocated or expended only if
39	all of the following criteria are met:
40	(1) There is an act of appropriation by the General Assembly.
41	(2) After the State Controller has verified that receipts are being used
42	appropriately, the Director of the Budget has found that additional funds are
43	needed to cover a shortfall in the Medicaid or NC Health Choice budget for
44	the State fiscal year.
45 46	(3) The Director of the Budget has reported immediately to the Fiscal Research
46 47	Division on the amount of the shortfall found in accordance with subdivision (2) of this subsection. This report shall include an analysis of the causes of the
47	shortfall, such as (i) unanticipated enrollment and mix of enrollment, (ii)
49	unanticipated growth or utilization within particular service areas, (iii) errors
50	in the data or analysis used to project the Medicaid or NC Health Choice
51	budget, (iv) the failure of the program to achieve budgeted savings, (v) other

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factors and market trends that have impacted the price of	or spending for
services, (vi) variations in receipts from prior years or from as	ssumptions used
to prepare the Medicaid and NC Health Choice budget for the	he current fiscal
year, or (vii) other factors. The report shall also include data	in an electronic
format that is adequate for the Fiscal Research Division to con	firm the amount
of the shortfall and its causes.	
(c) Nothing in this section shall be construed to limit the authority of	the Governor to
carry out the Governor's duties under the Constitution."	
PART VIII. HOSPITAL UNCOMPENSATED CARE FUND	
SECTION 8.1. Article 9 of Chapter 143 of the General Statutes	is amended by
adding a new section to read:	
" <u>§ 143C-9-9. Hospital Uncompensated Care Fund.</u>	
(a) <u>Creation. – The Hospital Uncompensated Care Fund is established a</u>	s a nonreverting
special fund in the Department of Health and Human Services.	
(b) Source of Funds. – The Fund shall consist of the federal disprop	portionate share
adjustment receipts arising from certified public expenditures.	
(c) <u>Utilization of Funds. – The Department of Health and Human Service</u>	es is authorized
to utilize funds in the Hospital Uncompensated Care Fund to make the follo	wing payments,
subject to any limitations under this section:	
(1) Payments to institutions for mental diseases, as defined	in 42 C.F.R. §
<u>435.1010.</u>	
(2) <u>Payments to eligible hospitals to reimburse inpatient services</u>	uncompensated
care costs or outpatient services uncompensated care costs, or	<u>r both.</u>
(d) Eligibility and Fund Allocations. – The Department of Health and I	Human Services
shall adopt rules for determining eligibility for, and allocations of, Hospital Unco	mpensated Care
Fund payments."	
PART IX. EFFECTIVE DATE	
SECTION 9.1. Except as otherwise provided, this act is effective w	when it becomes
law.	