## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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## **HOUSE BILL 419**

 Short Title:
 State Health Plan/No Abortion Coverage.
 (Public)

 Sponsors:
 Representatives Hilton, Samuelson, Holloway, Killian (Primary Sponsors); Blackwood, Blust, Cleveland, Current, Frye, Gulley, McGee, Moore, Neumann, Pate, and Setzer.

 Referred to:
 Health, if favorable, Judiciary I.

 March 1, 2007

 A BILL TO BE ENTITLED

 AN ACT TO PROVIDE THAT THE STATE HEALTH PLAN SHALL NOT

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THAT THE STATE HEALTH PLAN SHALL NOT
3	PROVIDE COVERAGE FOR ABORTION SERVICES EXCEPT UNDER
4	CERTAIN CIRCUMSTANCES.
5	The General Assembly of North Carolina enacts:
6	<b>SECTION 1.</b> G.S. 135-40.1(16) reads as rewritten:
7	"§ 135-40.1. General definitions.
8	As used in Parts 2 and 3 of this Article, the following terms have the meaning
9	specified as follows:
10	
11	(16) Pregnancy. – Shall include resulting childbirth, miscarriage or
12	abortion.childbirth or miscarriage, and shall include abortion when the
13	pregnancy results from cases of rape or incest or when pregnancy, in
14	the written opinion of the attending physician, endangers the life of the
15	mother.
16	
17	SECTION 2. G.S. 135-40.6(5)d. reads as rewritten:
18	"(5) Surgical Benefits. – The Plan pays the usual, customary and
19	reasonable charges for covered surgical services as follows:
20	
21	d. Maternity Care: Independent operative procedures in
22	connection with pregnancy, such as: manipulative obstetrical
23	delivery, delivery by Caesarean section, removal of ectopic
24	pregnancy, dilation and curettage. Benefits for manipulative
25	obstetrical delivery include use of forceps and/or episiotomy.
26 27	No benefits are provided for antepartum or postpartum care, except for direct surgical procedures of delivery and surgical
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1 2	treatment. No benefits are provided for medical or surgical abortion procedures except under the following circumstances:
3	1. When the pregnancy is the result of cases of rape or
4	incest.
5	2. In cases of medical emergency where abortion
6	procedures are necessary because, in the written opinion
7	of the attending physician, failure to terminate the
8	pregnancy endangers the life of the mother.
9	
)	<b>SECTION 3.</b> G.S. 135-40.7 is amended by adding the following new
1	subdivision to read:
2	" § 135-40.7. General limitations and exclusions.
3	The following shall in no event be considered covered expenses nor will benefits
1	described in G.S. 135-40.5 through G.S. 135-40.11 be payable for:
5	
6	(24) <u>Charges for medical or surgical abortion procedures except:</u>
7	a. When the pregnancy is the result of cases of rape or incest.
3	b. In cases of medical emergency where abortion procedures are
)	necessary because, in the written opinion of the attending
)	physician, failure to terminate the pregnancy endangers the life
L	of the mother."
2	<b>SECTION 4.</b> This act is effective when it becomes law.