GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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SENATE BILL 824

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(Public)

Rules and Operations of the Senate Committee Substitute Adopted 6/21/01

Short Title: Teachers' and State Employees' Benefits.

	Sponsors:						
	Referred to:						
	April 3, 2001						
1		A BILL TO BE ENTITLED					
2	AN ACT PERT	TAINING TO BENEFITS UNDER THE TEACHERS' AND STATE					
3		ES' COMPREHENSIVE MAJOR MEDICAL PLAN; AND TO					
4	HOSPITAL	RATES UNDER WORKERS' COMPENSATION.					
5	The General As	sembly of North Carolina enacts:					
6	SECT	FION 1.(a) G.S. 135-39.5 is amended by adding the following new					
7	subdivision to re	ead:					
8	"§ 135-39.5.]	Powers and duties of the Executive Administrator and Board of					
9	Trust	tees.					
10	The Executi	ive Administrator and Board of Trustees of the Teachers' and State					
11	Employees' Comprehensive Major Medical Plan shall have the following powers and						
12	duties:						
13	•••						
14	<u>(26)</u>	Increasing annually the amount of the annual deductible and annual					
15		aggregate maximum deductible. The increase shall be established by					
16		determining the ratio of the CPI-Medical Index to such index one year					
17		earlier. If the ratio indicates an increase in the CPI-Medical Index, then					
18		the amount of the annual deductible and annual aggregate maximum					
19		deductible may be increased by not more than the percentage increase					
20		in the CPI-Medical Index. As used in this subdivision, the term 'CPI-					
21		Medical Index' means the U.S. Consumer Price Index for All Urban					
22		Consumers for Total Medical Care."					
23	SECT	FION 1.(b) G.S. 135-40.1(2) reads as rewritten:					
24	"(2)	Deductible. – Deductible shall mean an amount of covered expenses					
25		during a fiscal year which must be incurred after which benefits					
26		(subject to the deductible) becomes payable. The deductible for an					
27		employee, retired employee and/or his or her dependents shall be two					
28		hundred fifty dollars (\$250.00) four hundred dollars (\$400.00) for each					
29		fiscal year, except that the Executive Administrator and Board of					

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<u>Trustees may increase annually the amount of the annual deductible in accordance with G.S. 135-39.5.</u>

The deductible applies separately to each covered individual in each fiscal year, subject to an aggregate maximum of seven one thousand two hundred fifty dollars (\$750.00) (\$1,200) per family (employee or retiree and his or her covered dependents) in any fiscal year. year, except that the Executive Administrator and Board of Trustees may increase annually the amount of the annual aggregate maximum deductible in accordance with G.S. 135-39.5.

If two or more family members are injured in the same accident only one deductible is required for charges related to that accident during the benefit period."

SECTION 1.(c) G.S. 135-40.4(a) reads as rewritten:

"(a) In the event a covered person, as a result of accidental bodily injury, disease or pregnancy, incurs covered expenses, the Plan will pay benefits up to the amounts described in G.S. 135-40.5 through G.S. 135-40.9.

The Plan is divided into two parts. The first part includes certain benefits which are not subject to a deductible or coinsurance. The second part is a comprehensive plan and includes those benefits which are subject to both a two hundred fifty dollars (\$250.00) four hundred dollars (\$400.00) deductible for each covered individual to an aggregate maximum of seven hundred fifty dollars (\$750.00) one thousand two hundred dollars (\$1,200) per family and coinsurance of 80%/20%.80%/20%, except that the amount of the annual deductible and the aggregate maximum deductible may be increased annually by the Executive Administrator and Board of Trustees in accordance with G.S. 135-39.5. There is a limit on out-of-pocket expenses under the second part.

Notwithstanding the provisions of this Article, the Executive Administrator and Board of Trustees of the Teachers' and State Employees' Comprehensive Major Medical Plan may contract with providers of institutional and professional medical care and services to established preferred provider networks. The design, adoption, and implementation of such preferred provider contracts and networks are not subject to the requirements of Chapter 143 of the General Statutes, provided that for any hospital preferred provider network all hospitals will have an opportunity to contract with the Plan if they meet the contract requirements. The Executive Administrator and Board of Trustees shall, under the provisions of G.S. 135-39.5(12), pursue such preferred provider contracts on a timely basis and shall make reports as requested to the President of the Senate, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, and the Committee on Employee Hospital and Medical Benefits on its progress in negotiating such preferred provider contracts. The Executive Administrator and Board of Trustees shall implement a refined diagnostic-related grouping or diagnostic-related grouping-based reimbursement system for hospitals as soon as practicable, but no later than January 1, 1995."

SECTION 1.(d) G.S. 135-40.5(d) is repealed.

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SECTION 1.(e) G.S. 135-40.5(g) reads as rewritten:

"(g)Prescription Drugs. – The Plan's allowable charges for prescription legend drugs to be used outside of a hospital or skilled nursing facility are to be determined by the Plan's Executive Administrator and Board of Trustees. The Plan will pay allowable charges for each outpatient prescription drug less a copayment to be paid by each covered individual equal to the following amounts: pharmacy charges up to ten dollars (\$10.00) for each generic prescription, fifteen dollars (\$15.00) twenty-five dollars (\$25.00) for each branded prescription, and twenty dollars (\$20.00) thirty-five dollars (\$35.00) for each branded prescription with a generic equivalent drug, and twenty five dollars (\$25.00) forty dollars (\$40.00) for each branded or generic prescription not on a formulary used by the Plan. Allowable charges shall not be greater than a pharmacy's usual and customary charge to the general public for a particular prescription. Prescriptions shall be for no more than a 34-day-30-day supply for the purposes of the copayments paid by each covered individual. By accepting the copayments and any remaining allowable charges provided by this subsection, pharmacies shall not balance bill an individual covered by the Plan. A prescription legend drug is defined as an article the label of which, under the Federal Food, Drug, and Cosmetic Act, is required to bear the legend: "Caution: Federal Law Prohibits Dispensing Without Prescription." Such articles may not be sold to or purchased by the public without a prescription order. Benefits are provided for insulin even though a prescription is not required. The Plan may use a pharmacy benefit manager to help manage the Plan's outpatient prescription drug coverage. In managing the Plan's outpatient prescription drug benefits, the Plan and its pharmacy benefit manager shall not provide coverage for erectile dysfunction, growth hormone, antiwrinkle, weight loss, and hair growth drugs unless such coverage is medically necessary to the health of the member. dysfunction, antiwrinkle, and hair growth drugs. The Plan and its pharmacy benefit manager shall not provide coverage for growth hormone and weight loss drugs and antifungal drugs for the treatment of nail fungus and botulinium toxin, and other outpatient prescription drugs authorized by the Executive Administrator, without approval in advance by the pharmacy benefit manager."

SECTION 1.(f) The first paragraph of G.S. 135-40.6 reads as rewritten:

"The following benefits are subject to a deductible of two hundred fifty dollars (\$250.00) four hundred dollars (\$400.00) or the amount established in accordance with G.S. 135-39.5, whichever is greater, per covered individual to an aggregate maximum of seven hundred fifty dollars (\$750.00) one thousand two hundred dollars (\$1,200) or the amount established in accordance with G.S. 135-39.5, whichever is greater, per family per fiscal year and are payable on the basis of eighty percent (80%) by the Plan and twenty percent (20%) by the covered individual up to a maximum of one thousand dollars (\$1,000) five hundred dollars (\$1,500) out-of-pocket per fiscal year:".

SECTION 1.(g) G.S. 135-40.6(1)f. reads as rewritten:

"(1) In-Hospital Benefits. – The Plan pays in-hospital benefits for each single confinement, when charged by a hospital, for room

accommodations, including bed, board and general nursing care, but not to exceed the charge for semiprivate room or ward accommodations, or the rate negotiated for the Plan. Under the DRG reimbursement system, the coinsurance shall be based on the lower of the DRG amount or charges.

The Plan will pay the following covered charges, when charged by a hospital, for each confinement.

. . .

f. Physical Physical, speech, and occupational therapy."

SECTION 1.(h) G.S. 135-40.6(3) reads as rewritten:

"(3) Skilled Nursing Facility Benefits. – The Plan will pay benefits in a skilled nursing facility licensed under applicable State laws <u>for not more than 80 days per fiscal year</u>, as follows:

After discharge from a hospital for which inpatient hospital benefits were provided by this Plan for a period of not less than three days, and treatment consistent with the same illness or condition for which the covered individual was hospitalized, the daily charges will be paid for room and board in a semiprivate room or any multibed unit up to the maximum benefit specified in subsection (1) of this section, less the days of care already provided for the same illness in a hospital. Plan allowances for total daily charges may be negotiated but will not exceed the daily semiprivate hospital room rate as determined by the Plan.

Credit will be allowed toward private room charges in an amount equal to the facility's most prevalent charge for semiprivate accommodations. Charges will also be paid for general nursing care and other services which would ordinarily be covered in a general hospital. In order to be eligible for these benefits, admission must occur within 14 days of discharge from the hospital.

In order to qualify for benefits provided by a skilled nursing facility, the following stipulations apply:

- a. The services are medically required to be given on an inpatient basis because of the covered individual's need for medically necessary skilled nursing care on a continuing daily basis for any of the conditions for which he or she was receiving inpatient hospital services prior to transfer from a hospital to the skilled nursing facility or for a condition requiring such services which arose after such transfer and while he or she was still in the facility for treatment of the condition or conditions for which he or she was receiving inpatient hospital services,
- b. Only on prior referral by and so long as, the patient remains under the active care of an attending doctor and the patient

requires continual hospital confinement without the care and 1 2 treatment of the skilled nursing facility, and Approved in advance by the Claims Processor. 3 c. For facilities not qualified for delivery of services covered by the 4 benefits of Title XVIII of the Social Security Act (Medicare), neither 5 the Plan nor any of its members shall be billed or held liable by such 6 facilities for charges that otherwise would be covered by Medicare." 7 **SECTION 1.(i)** G.S. 135-40.6(8)e. reads as rewritten: 8 Prosthetic and Orthopedic Appliances and Durable Medical 9 "e. Equipment: Appliances and equipment including corrective and 10 11 supportive devices such as artificial limbs and eyes, wheelchairs, traction equipment, inhalation therapy and suction 12 machines, hospital beds, braces, orthopedic corsets and trusses, 13 not more than three hundred fifty dollars (\$350.00) for 14 therapeutic shoes for diabetes and other high-risk conditions, 15 and other prosthetic appliances or ambulatory apparatus which 16 are provided solely for the use of the participant. Eligible 17 charges include repair and replacement when medically 18 necessary. Benefits will be provided on a rental or purchase 19 basis at the sole discretion of the Claims Processor and 20 agreements to rent or purchase shall be between the Claims 21 Processor and the supplier of the appliance. 22 For the purposes of this subdivision, the term "durable 23 medical equipment" means standard equipment normally used 24 in an institutional setting which can withstand repeated use, is 25 primarily and customarily used to serve a medical purpose, is 26 generally not useful to a person in the absence of an illness or 27 injury and is appropriate for use in the home. Decisions of the 28 Claims Processor, the Executive Administrator and Board of 29 Trustees as to compliance with this definition and coverage 30 31 under the Plan shall be final." **SECTION 1.(j)** G.S. 135-40.6(8)m. reads as rewritten: 32 Cardiac Rehabilitation: Charges not to exceed six hundred fifty 33 "m. dollars (\$650.00) the greater of one thousand three hundred 34 dollars (\$1,300) or 60 days per fiscal year for cardiac testing 35 and exercise therapy, when determined medically necessary by 36 an attending physician and approved by the Claims Processor 37 for patients with a medical history of myocardial infarction, 38 angina pectoris, arrhythmias, cardiovascular surgery, 39 hyperlipidemia, or hypertension, year. Coverage is limited to 40 patients with Coronary Artery Bypass Graft (CABG),

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status/post myocardial infarction, Percutaneous Transliminal

1 2 3 4 5 6			Coronary Angioplasty (PTCA) or stent, valve replacement, heart transplant, or chronic and disabling angina provided such charges are incurred services are provided within six months of the qualifying event and in a medically supervised facility fully certified by the North Carolina Department of Health and Human Services."
7	SEC	CTION 1	.(k) G.S. 135-40.6(9)f. reads as rewritten:
8	"(9)		ations and Exclusions to Other Covered Charges No benefits
9			railable under this section of the Plan until full utilization is made
10		of sin	nilar benefits available under other sections of this Plan.
11		No	benefits will be payable for:
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13		f.	Eyeglasses or other corrective lenses (except for cataract lenses
14			certified as medically necessary for aphakia persons), hearing
15			aids, braces for teeth, dental plates or bridges or other dental
16			prostheses, air-conditioners, vaporizers, humidifiers, mattresses
17			(other than as supplied with a hospital bed) and specially built
18			shoes (other than attached to artificial limbs or orthopedic
19			braces); braces, and other than therapeutic shoes for diabetes or
20			other high-risk conditions);".
21	SEC	CTION 1	(l) G.S. 135-40.6A(b) reads as rewritten:
22	"(b) The	Executiv	ve Administrator and Board of Trustees may establish procedures
23	to require prio	r medica	l approvals for the following services:
24	(1)	Skille	d Nursing Facility Care (after the initial 30 days);Care.
25	(2)	Privat	e Duty Nursing; Nursing.
26	(3)	Speed	h Therapy (unless rendered in an inpatient hospital); hospital).
27	(4)	Physi	cal Therapy (in the home); home).
28	(7)	Surgi	cal Procedures:
29		a.	Blepharoplasties
30		b.	Surgery for Hermaphroditism
31		c.	Excision of Keloids
32		d.	Reduction Mammoplasty
33		e.	Morbid Obesity Surgery
34		f.	Penile Prosthesis
35		g.	Excision of Gynecomastia
36		h.	Cochlear Implants
37		i.	Revision of the Nasal Structure
38		j.	Abdominoplasty
39		k.	Fimbrioplasty
40		1.	Tubotubal Anastomasis. Anastomasis
41		<u>m.</u>	Varicose vein surgery.

- 1 (8) Subcutaneous injection of "filling" material (Example: zyderm, silicone); and silicone).
 - (8a) Botulinium toxin.

- (9) Suction Lipectomy.
- (10) Outpatient prescription drugs requiring prospective review under the Plan's pharmacy benefit management program.
- (11) Outpatient prescription drugs for growth hormone, weight loss, and antifungal drugs for the treatment of nail fungus."

SECTION 1.(m) G.S. 135-40.8 reads as rewritten:

"§ 135-40.8. Out-of-pocket expenditures.

- (a) For the balance of any fiscal year after each eligible employee, retired employee, or dependent satisfies the cash deductible, the Plan pays eighty percent (80%) of the eligible expenses outlined in G.S. 135-40.6. The covered individual is then responsible for the remaining twenty percent (20%) until one thousand dollars (\$1,000), five hundred dollars (\$1,500), in excess of the deductible, has been paid out-of-pocket. The Plan then pays one hundred percent (100%) of the remaining covered expenses.
- (b) Where a covered individual fails to obtain a second surgical opinion as required under the Plan, or where a covered individual elects to have a surgery performed that conflicts with a majority opinion of the rendered consultations that the surgery requiring a second or third surgical opinion is not necessary, the covered individual shall be responsible for fifty percent (50%) of the eligible expenses, provided, however, that no covered individual shall be required to pay, in addition to the expenses in subsection (a) above out of pocket in excess of five hundred dollars (\$500.00) per fiscal year.
- (c) Notwithstanding any other provision of this Article, on the first day of each confinement the Plan does not pay the first seventy-five dollars (\$75.00) of the room accommodation charge allowable under G.S. 135-40.6(1). Any readmission within 60 days after discharge for the same reason shall be considered the same confinement for the purpose of this subsection. The exclusion made under this subsection shall not count toward the deductible nor toward the maximum amount of out-of-pocket costs.
- (d) Where a network of qualified preferred providers of inpatient and outpatient hospital care is reasonably available for use by those individuals covered by the Plan, use of providers outside of the preferred network shall be subject to a twenty percent (20%) coinsurance rate up to five thousand dollars (\$5,000) per fiscal year per covered individual in addition to the general coinsurance percentage and maximum fiscal year amount specified by G.S. 135-40.4 and G.S. 135-40.6."

SECTION 1.(n) G.S. 135-40.9 reads as rewritten:

"§ 135-40.9. Maximum benefits.

The maximum lifetime benefit for each covered individual will be two-five million dollars (\$2,000,000). (\$5,000,000)."

SECTION 2. G.S. 97-26(b) reads as rewritten:

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Hospital Fees. – Each hospital subject to the provisions of this subsection shall be reimbursed the amount provided for in this subsection unless it has agreed under contract with the insurer, managed care organization, employer (or other payor obligated to reimburse for inpatient hospital services rendered under this Chapter) to accept a different amount or reimbursement methodology.

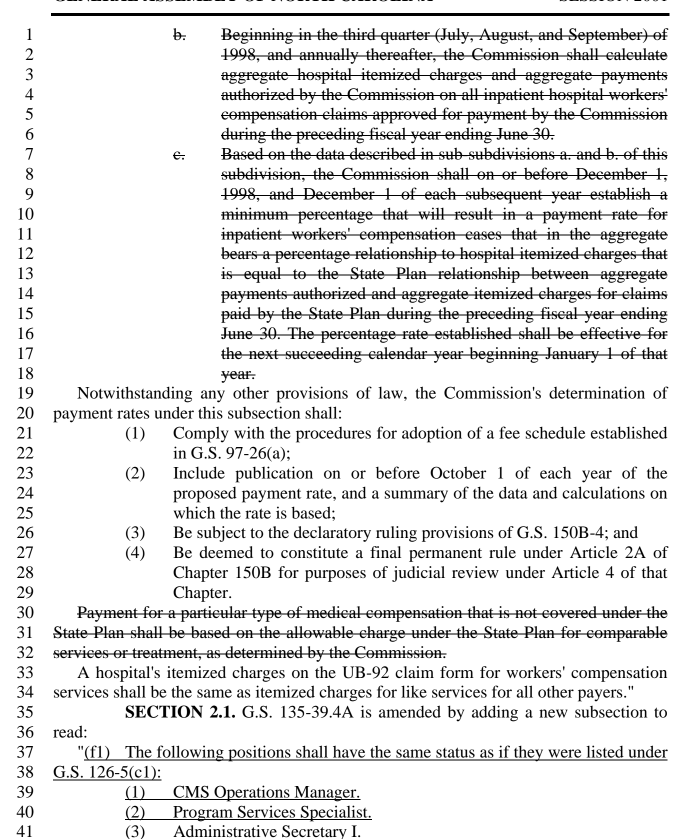
Except as otherwise provided herein, payment for medical treatment and services rendered to workers' compensation patients by a hospital shall be equal to the payment the hospital is authorized to receive for the same treatment or service under the State Plan, provided that as determined by the Commission, provided that payment

- Payment for inpatient hospital inpatient services provided on or after July 1, 1997, and on or before December 31, 1997, shall not be less than a minimum of ninety percent (90%) nor more than a maximum of one hundred percent (100%) of the hospital's itemized charges as shown on the UB-92 claim form.
- (2) Payment for inpatient hospital services provided on or after January 1, 1998, through and including December 31, 1998, shall be not more than a maximum of one hundred percent (100%) of the hospital's itemized charges as shown on the UB-92 claim form nor less than a minimum percentage of such charges that the Commission determines would have been required to have produced an average payment rate equal to ninety three and one tenth percent (93.1%) of aggregate charges for all inpatient claims processed by the Commission during the fiscal year ending June 30, 1997.

(3)**Payment**

for inpatient hospital services provided on or after January 1, 1999, shall be not more than a maximum of one hundred percent (100%) of the hospital's itemized charges as shown on the UB-92 claim form nor less than the minimum percentage established annually by the Commission as follows: Commission.

> Beginning in the third quarter (July, August, and September) of 1998, and annually thereafter, the Commission shall review data from the State Plan to ascertain the aggregate hospital itemized charges and aggregate amounts authorized for payment by the State Plan (including payments actually made by the State Plan and deductible, coinsurance, or other amounts for which the patient/insured may have been liable) for inpatient hospital claims paid to participating hospitals by the State Plan during the immediately preceding fiscal year ending June 30. The Commission shall then utilize the data described in the preceding sentence to calculate the extent, if any, to which aggregate State Plan authorized payments were less than aggregate charges on inpatient hospital claims paid by the State Plan during the preceding fiscal year.



(4)

Administrative Secretary II.

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1	<u>(5)</u>	Accoun	tant II.
2	SEC	TION 3.	Notw

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SECTION 3. Notwithstanding G.S. 97-26, payment for medical treatment and services rendered to workers' compensation patients by a hospital on or after July 1, 2001, and before August 1, 2001, shall be equal to the payment the hospital would have received for such treatment and services on June 30, 2001.

SECTION 4. Section 1(a) of this act becomes effective July 1, 2002. The remainder of this act becomes effective July 1, 2001.