GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 865

Insurance Committee Substitute Adopted 6/23/16 House Committee Substitute Favorable 6/30/16 Fourth Edition Engrossed 6/30/16

Short Title: State Health Plan/Admin Changes/Local Govts.

(Public)

Sponsors: Referred to:

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May 11, 2016

A BILL	TO	ΒE	ENT	FIT	LED
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2	AN ACT TO MA	AKE ADMINISTRATIVE CHANGES TO THE STATE HEALTH PLAN FOR		
3	TEACHERS	AND STATE EMPLOYEES STATUTES; TO INCREASE THE NUMBER OF		
4	LOCAL GOV	VERNMENTS ABLE TO PARTICIPATE IN THE STATE HEALTH PLAN;		
5	AND TO MA	AKE CHANGES TO STATE HEALTH PLAN PREMIUMS PAID BY LOCAL		
6	GOVERNME	ENT EMPLOYEES.		
7	The General Asse	embly of North Carolina enacts:		
8	SECT	TON 1. G.S. 135-48.1 reads as rewritten:		
9	"§ 135-48.1. Ger	neral definitions.		
10	As used in th	is Article unless the context clearly requires otherwise, the following definitions		
11	apply:			
12	•••			
13	<u>(2a)</u>	Claims Data Feed An electronic file provided by a Claims Processor that		
14		contains all claims processing data elements for every claim processed by the		
15		Claims Processor for the Plan, including Claim Payment Data for each claim.		
16	<u>(2b)</u>	Claim Payment Data Data fields within a Claims Data Feed that reflect the		
17		provider and the amount the provider billed for services provided to a Plan		
18		member, the allowed amount applied to the claim by the Claims Processor, and		
19		the amount paid by the Plan on the claim. The term "Claim Payment Data"		
20		includes any document, material, or other work, whether tangible or electronic,		
21		that is derived from, is based on, or reflects any of the foregoing data fields or		
22		information contained therein. If the Claims Processor designates Claim		
23		Payment Data as a trade secret, the Claim Payment Data shall be treated as a		
24		trade secret as defined in G.S. 66-152(3)		
25	"			
26		ION 2. G.S. 135-48.10(a) reads as rewritten:		
27		onfidentiality of information and medical records; provider contracts.		
28	•	nformation described in this section that is in the possession of the State Health		
29		s and State Employees or its Claims Processor under the Plan or the Predecessor		
30		fidential and shall be exempt from the provisions of Chapter 132 of the General		
31	•	other provision requiring information and records held by State agencies to be		
32	-	accessible to the public. This section shall apply to all information concerning ding the fact of acumany or personal whether or pet a claim has been filed.		
33 24		ding the fact of coverage or noncoverage, whether or not a claim has been filed,		
34	medical information, whether or not a claim has been paid, and any other information or materials			



4

General Assembly Of North Carolina

1 concerning a plan participant.participant, including Claim Payment Data and any documents or 2 other materials derived from the Claim Payment Data. This information may, however, be released 3 to the State Auditor or to the Attorney General in furtherance of their statutory duties and 4 responsibilities, or to such persons or organizations as may be designated and approved by the 5 State Treasurer. Any information so released shall remain confidential as stated above and any 6 party obtaining such information shall assume the same level of responsibility for maintaining 7 such confidentiality as that of the State Health Plan for Teachers and State Employees." 8 SECTION 3. G.S. 135-48.32 reads as rewritten: 9 "§ 135-48.32. Contracts to provide benefits. 10 The Plan benefits shall be provided under contracts between the Plan and the claims (a) 11 processors selected by the Plan. The State Treasurer may contract with a pharmacy benefits manager to administer pharmacy benefits under the Plan. Such contracts shall include the 12 13 applicable provisions of this Article and the description of the Plan in the request for proposal, and 14 shall be administered by the respective claims processor or Pharmacy Benefits Manager, which 15 will determine benefits and other questions arising thereunder. The contracts necessarily will 16 conform to applicable State law. If any of the provisions of this Article and the request for 17 proposals must be modified for inclusion in the contract because of State law, such modification 18 shall be made. The State Treasurer shall ensure that the terms of the contract between the Plan and 19 the Plan's Claims Processing Contractor, the Pharmacy Benefit Manager, and the Disease 20 Management Contractor require the contractor to provide the following: 21 Detailed billing by each entity showing itemized cost information, including (1)22 individual administrative services provided; 23 Transactional data: and (2)24 (3)The cost to the Plan for each administrative function performed by the 25 contractor. 26 Unless otherwise directed by the Plan, each Claims Processor shall provide the Plan (b) with a Claims Data Feed, which includes all Claim Payment Data, at a frequency agreed to by the 27 Plan and the Claims Processor. The frequency shall be no less than monthly. The Claims 28 29 Processor is not required to disclose Claim Payment Data that reflects rates negotiated with or 30 agreed to by a noncontracted third party but, upon request, shall provide to the Plan sufficient 31 documentation to support the payment of claims for which Claim Payment Data is withheld on 32 such basis. 33 Any provision of any contract between a Claims Processor and a health care provider, (c) 34 subcontractor, or third party that would prevent or prohibit the Claims Processor from disclosing 35 Claim Payment Data to the Plan, in accordance with this section, shall be void and unenforceable, 36 but only to the extent the provision prevents and prohibits disclosure to the Plan. 37 The Plan may use and disclose Claim Payment Data solely for the purpose of (d) 38 administering and operating the State Health Plan for Teachers and State Employees in accordance 39 with G.S. 135-48.2 and the provisions of this Article. The Plan shall not make any use or 40 disclosure of Claim Payment Data that would compromise the proprietary nature of the data or, as applicable, its status as a trade secret, or otherwise misappropriate the data. 41 42 The Plan may not use a provider's Claim Payment Data to negotiate rates, fee (e) 43 schedules, or other master charges with that provider or any other provider. 44 The Plan may disclose Claim Payment Data to a third party to use on the Plan's behalf (f) 45 as agreed upon between the Plan and the Claims Processor. The Plan must obtain the agreement of the Claims Processor for each third party to whom the Plan seeks to disclose Claim Payment Data 46 47 and for each use the third party will make of the data. The Plan may not disclose Claim Payment 48 Data to any third party without first entering into a contract with the third party that contains restrictions on the use and disclosure of the Claim Payment Data by the third party that are at least 49 50 as restrictive as the provisions of this section.

	General Assemb	oly Of North Carolina	Session 2015
1	(g) A Cla	ims Processor who discloses Claim Payment Data in	accordance with this section
2		ny civil liability and shall not be subject to equitabl	
3	disclosure."		
4		FION 4. G.S. 135-48.47(b) reads as rewritten:	
5		ipation Requirements A local government unit n	hay elect to participate in the
6		Participation shall be governed by the following:	5 1 1
7	(1)	In order to participate, a local government unit mus	st do the following:
8	()	a. Pass a valid resolution expressing the 1	6
9		participate in the Plan.	6
0		b. Enter into a memorandum of understa	anding with the Plan that
1		acknowledges the conditions of this section	-
2		c. Provide at least 90 days' notice to the Plan	
3		the requirements of this subdivision at least	
1	(2)	In order to participate, a local government unit and	
5	()	federal requirements to participate in a governmen	
5		participation to persons who would jeopardize	
7		governmental plan under federal law.	1
8	(2a)	The Plan shall admit any local government unit	that meets the administrative
9		and legal requirements of this section, regardless o	
0		local government unit group or the financial impac	
1	(3)	A local government unit shall determine the elig	
2	()	employees' dependents and what portion of the pr	
3		to the local governments unit.dependents.	1 5 1 5
1	<u>(3a)</u>	The premiums employees pay to the local gov	vernment unit for their own
5	<u>,</u>	coverage shall conform to the premiums in the s	
5		premiums employees pay to the local government	
7		dependents may be determined by the local go	
8		exceed the premiums set by the Plan.	· · · ·
)	(4)	Premiums for coverage and Plan options shall be	the same as those offered to
0		State employees and dependents on a fully contribution	
l	(5)	The local government unit shall pay all premium	-
2		directly to the Plan or the Plan's designee."	
3	SEC	FION 5.(a) G.S. 135-48.47(c) reads as rewritten:	
4		lment Limitation. – Local governments may elect to	participate until the number
5	of employees an	d dependents of employees of local governments	enrolled in the Plan reaches
5	10,000,16,000, a	fter which time no additional local governments n	nay join the Plan. Any local
7	government elec	ting to participate must have less than 1,000 employ	yees and dependents enrolled
8	in health covera	ge at the time the local government provides notic	e to the Plan of its desire to
9	participate."		
0	SECT	FION 5.(b) In admitting additional local government	its as permitted by subsection
1	(a) of this section	n, the Plan shall use the following transition schedule	:
2	(1)	Through June 30, 2017, the Plan may admit local g	governments until the number
3		of employees and dependents of employees of lo	ocal governments enrolled in
4		the Plan reaches 13,500.	
5	(2)	Through January 31, 2018, the Plan may admit	local governments until the
5		number of employees and dependents of employees	oyees of local governments
7		enrolled in the Plan, plus the estimated number of	employees and dependents of
3		employees of local governments that complete	eted the Plan's Notice of
9		Participation and Information Sheet prior to April	1, 2016, but that are not yet
)		enrolled in the Plan reaches 16,000.	-
l	(3)	After January 31, 2018, only the limitations of G.S.	. 135-48.47 will apply.
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	General Assembly Of North Carolina Session 2015
1	Notwithstanding the schedule above, the Plan may admit a local government that
2	completed the Plan's Notice of Participation and Information Sheet prior to April 1, 2016, unless
3	the limitation of 16,000 is reached.
4	SECTION 6. G.S. 135-48.47 is amended by adding a new subsection to read:
5	"(d) Local governments participating in the Plan as of April 1, 2016, may elect to withdraw
6	from participating in the Plan effective January 1, 2017. Notice of withdrawal must be given by
7	the local government to the Plan no later than September 15, 2016."
8	SECTION 7. Part 4 of Article 3B of Chapter 135 of the General Statutes is amended
9	by adding a new section to read:
10	"§ 135-48.49. IRC sections 6055 and 6056 regulatory reporting.
11	The Plan shall be responsible for reporting coverage for retirees and coverage for direct bill
12	members, except for individuals participating in Consolidated Omnibus Budget Reconciliation Act
13	(COBRA) coverage, as required by section 6055 of the Internal Revenue Code. The Plan shall
14	provide employing units with access to Plan data necessary for employing units to meet filing
15	requirements under sections 6055 and 6056 of the Internal Revenue Code. The Plan may facilitate
16	the availability of a reporting solution; however, the employing unit is responsible for paying all
17	costs associated with the use of any reporting solution made available by the Plan."
18	SECTION 8. G.S. 58-3-167 reads as rewritten:
19	"§ 58-3-167. Applicability of acts of the General Assembly to health benefit plans.
20	(a) As used in this section:
21	(1) "Health benefit plan" means an accident and health insurance policy or
22	certificate; a nonprofit hospital or medical service corporation contract; a health
23	maintenance organization subscriber contract; a plan provided by a multiple
24	employer welfare arrangement; or a plan provided by another benefit
25	arrangement, to the extent permitted by the Employee Retirement Income
26	Security Act of 1974, as amended, or by any waiver of or other exception to
27	that act provided under federal law or regulation. "Health benefit plan" does not
28	mean any plan implemented or administered by the North Carolina or United
29	States Department of Health and Human Services, or any successor agency, or
30	its representatives. "Health benefit plan" does not mean any plan implemented
31	or administered by the State Health Plan for Teachers and State Employees.
32	"Health benefit plan" does not mean any plan consisting of one or more of any
33	combination of benefits described in G.S. 58-68-25(b).
34	"
35	SECTION 9. Section 4 of this act becomes effective January 1, 2017, and applies to
36	premiums paid on or after that date. The remainder of this act is effective when it becomes law
37	and applies to contracts entered into on or after that date.

37 and applies to contracts entered into on or after that date.