GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

S SENATE BILL 115*

Short Title:	Reimbursement for Marriage/Family Therapists.	(Public)
Sponsors:	Senator Martin of Guilford.	
Referred to:	Appropriations/Base Budget.	
	February 12, 2001	
	A BILL TO BE ENTITLED	
AN ACT TO	AUTHORIZE REIMBURSEMENT FOR LICENSED MA	RRIAGE AND
FAMILY	THERAPISTS UNDER THE STATE HEALTH PLA	AN FOR THE
TREATM	MENT OF MENTAL HEALTH AND CHEMICAL DEPEN	DENCY.
The General	Assembly of North Carolina enacts:	
SI	ECTION 1. G.S. 135-40.7B reads as rewritten:	
"§ 135-40.7	B. Special provisions for chemical dependency and	mental health
be	nefits.	
	scept as otherwise provided in this section, benefits for t s and chemical dependency are covered by the Plan and sh	
	ductibles, durational limits, and coinsurance factors as	•
	ess generally.	
1 •	otwithstanding any other provision of this Part, the follo	wing necessary
services for	the care and treatment of chemical dependency and mental	illness shall be
covered unde	er this section: allowable institutional and professional charge	ges for inpatient
care, outpati	ent care, intensive outpatient program services, partial	hospitalization
treatment, an	d residential care and treatment:	
(1)	For mental illness treatment:	
	 a. Licensed psychiatric hospitals; 	
	b. Licensed psychiatric beds in licensed general ho	spitals;
	c. Licensed residential treatment facilities;	
	d. Area Mental Health, Developmental Disabilities	, and Substance
	Abuse Authorities;	
	e. Licensed intensive outpatient treatment program	s; and
	f. Licensed partial hospitalization programs.	
(2)	For chemical dependency treatment:	

hospitals;

Licensed chemical dependency units in licensed psychiatric

Licensed chemical dependency hospitals; 1 b. 2 Licensed chemical dependency treatment facilities; c. 3 d. Area Mental Health, Developmental Disabilities, and Substance 4 Abuse Authorities: 5 Licensed intensive outpatient treatment programs; e. 6 f. Licensed partial hospitalization programs; and 7 Medical detoxification facilities or units. g. 8 (c) Notwithstanding any other provisions of this Part, the following providers 9 and no others may provide necessary care and treatment for mental health under this 10 section: (1) Psychiatrists who have completed a residency in psychiatry approved 11 12 by the American Council for Graduate Medical Education and who are 13 licensed as medical doctors or doctors of osteopathy in the state in 14 which they perform and services covered by the Plan; 15 (2) Licensed or certified doctors of psychology; 16 (3) Certified clinical social workers; 17 (3a) Licensed professional counselors; 18 (4) Certified clinical specialists in psychiatric and mental health nursing; 19 (4a) Nurses working under the employment and direct supervision of such physicians, psychologists, or psychiatrists; 20 21 (5) Repealed by Session Laws 1997-512, s. 14. Psychological associates with a masters degree in psychology under 22 (6) the direct employment and supervision of a licensed psychiatrist or 23 licensed or certified doctor of psychology; 24 (8) Repealed by Session Laws 1997-512, s. 14. 25 (7),(9) Certified fee-based practicing pastoral counselors; and 26 27 (10)Licensed physician assistants under the supervision of a licensed psychiatrist and acting pursuant to G.S. 90-18.1 or the applicable laws 28 29 and rules of the area in which the physician assistant is licensed or 30 certified.certified; and Licensed marriage and family therapists. 31 32 Notwithstanding any other provisions of this Part, the following providers 33 and no others may provide necessary care and treatment for chemical dependency under 34 this section: 35 (1) The following providers with appropriate substance abuse training and experience in the field of alcohol and other drug abuse as determined 36 by the mental health case manager, in facilities described in 37 subdivision (b)(2) of this section, in day/night programs or outpatient 38 39 treatment facilities licensed after July 1, 1984, under Article 2 of Chapter 122C of the General Statutes or in North Carolina area 40 programs in substance abuse services are authorized to provide 41 42 treatment for chemical dependency under this section:

1		a.	Licensed physicians including, but not limited to, physicians
2			who are certified in substance abuse by the American Society of
3			Addiction Medicine (ASAM);
4		b.	Licensed or certified psychologists;
5		c.	Psychiatrists;
6		d.	Certified substance abuse counselors working under the direct
7			supervision of such physicians, psychologists, or psychiatrists;
8		e.	Psychological associates with a masters degree in psychology
9			working under the direct supervision of such physicians,
10			psychologists, or psychiatrists;
11		f.	Nurses working under the direct supervision of such physicians,
12			psychologists, or psychiatrists;
13		g.	Certified clinical social workers;
14		h.	Certified clinical specialists in psychiatric and mental health
15			nursing;
16		i.	Licensed professional counselors;
17		j.	Certified fee-based practicing pastoral counselors; and
18		k.	Substance abuse professionals certified under Article 5C of
19			Chapter 90 of the General Statutes. Statutes; and
20		<u>l.</u>	Licensed marriage and family therapists.
21	(2)	The	following providers with appropriate substance abuse training and
22			rience in the field of alcohol and other drug abuse as determined
23		_	ne mental health case manager are authorized to provide treatment
24			hemical dependency in outpatient practice settings:
25		a.	Licensed physicians who are certified in substance abuse by the
26			American Society of Addiction Medicine (ASAM);
27		b.	Licensed or certified psychologists;
28		c.	Psychiatrists;
29		d.	Certified substance abuse counselors working under the
30			employment and direct supervision of such physicians,
31			psychologists, or psychiatrists;
32		e.	Psychological associates with a masters degree in psychology
33			working under the employment and direct supervision of such
34			physicians, psychologists, or psychiatrists;
35		f.	Nurses working under the employment and direct supervision
36			of such physicians, psychologists, or psychiatrists;
37		g.	Certified clinical social workers;
38		h.	Certified clinical specialists in psychiatric and mental health
39			nursing;
40		i.	Licensed professional counselors;
41		j.	Certified fee-based practicing pastoral counselors;
42		3	1. Substance abuse professionals certified under Article 5C
43			of Chapter 90 of the General Statutes; and
44		<u>j1.</u>	Licensed marriage and family therapists; and

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k. In the absence of meeting one of the criteria above, the Mental Health Case Manager could consider, on a case-by-case basis, a provider who supplies:

4 5 1. Evidence of graduate education in the diagnosis and treatment of chemical dependency, and

6 7 8 2. Supervised work experience in the diagnosis and treatment of chemical dependency (with supervision by an appropriately credentialed provider), and

9 10 3. Substantive past and current continuing education in the diagnosis and treatment of chemical dependency commensurate with one's profession.

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Provided, however, that nothing in this subsection shall prohibit the Plan from requiring the most cost-effective treatment setting to be utilized by the person undergoing necessary care and treatment for chemical dependency.

- Benefits provided under this section shall be subject to a case management program for medical necessity and medical appropriateness consisting of (i) precertification of outpatient visits beyond 26 visits each Plan year, (ii) all electroconvulsive treatment, (iii) inpatient utilization review through preadmission and length-of-stay certification for nonemergency admissions to the following levels of care: inpatient units, partial hospitalization programs, residential treatment centers, chemical dependency detoxification and treatment programs, and intensive outpatient programs, (iv) length-of-stay certification of emergency inpatient admissions, and (v) a network of qualified, available providers of inpatient and outpatient psychiatric and chemical dependency treatment. Care which is not both medically necessary and medically appropriate will be noncertified, and benefits will be denied. Where qualified preferred providers of inpatient and outpatient care are reasonably available, 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 to be assessed against each 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.
- (e) For the purpose of this section, 'emergency' is the sudden and unexpected onset of a condition manifesting itself by acute symptoms of sufficient severity that, in the absence of an immediate psychiatric or chemical dependency inpatient admission, could imminently result in injury or danger to self or others."

SECTION 2. This act becomes effective October 1, 2001, and applies to claims for payment or reimbursement for services rendered on or after that date.