

By: Huggins

To: Public Health and
Welfare;
Appropriations

SENATE BILL NO. 2869
(As Passed the Senate)

1 AN ACT TO BRING FORWARD SECTION 43-13-115, MISSISSIPPI CODE
2 OF 1972, WHICH DEFINE THOSE INDIVIDUALS ELIGIBLE FOR PARTICIPATION
3 IN THE MISSISSIPPI MEDICAID PROGRAM; TO AMEND SECTION 43-13-117,
4 MISSISSIPPI CODE OF 1972, TO AUTHORIZE A MANAGEMENT PROGRAM FOR
5 LOW BIRTH WEIGHT AND PRE-TERM BABIES FOR REIMBURSEMENT UNDER THE
6 MEDICAID PROGRAM; AND FOR RELATED PURPOSES.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

8 SECTION 1. Section 43-13-115, Mississippi Code of 1972, as
9 amended by Senate Bill No. 2143, 1999 Regular Session, which
10 became law after veto by approval of the Legislature during the
11 2000 Regular Session, is brought forward as follows:[JU1]

12 43-13-115. Recipients of medical assistance shall be the
13 following persons only:

14 (1) Who are qualified for public assistance grants
15 under provisions of Title IV-A and E of the federal Social
16 Security Act, as amended, as determined by the State Department of
17 Human Services, including those statutorily deemed to be IV-A as
18 determined by the State Department of Human Services and certified
19 to the Division of Medicaid, but not optional groups except as
20 specifically covered in this section. For the purposes of this
21 paragraph (1) and paragraphs (8), (17) and (18) of this section,
22 any reference to Title IV-A or to Part A of Title IV of the
23 federal Social Security Act, as amended, or the state plan under
24 Title IV-A or Part A of Title IV, shall be considered as a
25 reference to Title IV-A of the federal Social Security Act, as
26 amended, and the state plan under Title IV-A, including the income
27 and resource standards and methodologies under Title IV-A and the
28 state plan, as they existed on July 16, 1996.

29 (2) Those qualified for Supplemental Security Income
30 (SSI) benefits under Title XVI of the federal Social Security Act,
31 as amended. The eligibility of individuals covered in this
32 paragraph shall be determined by the Social Security
33 Administration and certified to the Division of Medicaid.

34 (3) [Deleted]

35 (4) [Deleted]

36 (5) A child born on or after October 1, 1984, to a
37 woman eligible for and receiving medical assistance under the
38 state plan on the date of the child's birth shall be deemed to
39 have applied for medical assistance and to have been found
40 eligible for such assistance under such plan on the date of such
41 birth and will remain eligible for such assistance for a period of
42 one (1) year so long as the child is a member of the woman's
43 household and the woman remains eligible for such assistance or
44 would be eligible for assistance if pregnant. The eligibility of
45 individuals covered in this paragraph shall be determined by the
46 State Department of Human Services and certified to the Division
47 of Medicaid.

48 (6) Children certified by the State Department of Human
49 Services to the Division of Medicaid of whom the state and county
50 human services agency has custody and financial responsibility,
51 and children who are in adoptions subsidized in full or part by
52 the Department of Human Services, who are approvable under Title
53 XIX of the Medicaid program.

54 (7) (a) Persons certified by the Division of Medicaid
55 who are patients in a medical facility (nursing home, hospital,
56 tuberculosis sanatorium or institution for treatment of mental
57 diseases), and who, except for the fact that they are patients in
58 such medical facility, would qualify for grants under Title IV,
59 supplementary security income benefits under Title XVI or state
60 supplements, and those aged, blind and disabled persons who would
61 not be eligible for supplemental security income benefits under

62 Title XVI or state supplements if they were not institutionalized
63 in a medical facility but whose income is below the maximum
64 standard set by the Division of Medicaid, which standard shall not
65 exceed that prescribed by federal regulation;

66 (b) Individuals who have elected to receive
67 hospice care benefits and who are eligible using the same criteria
68 and special income limits as those in institutions as described in
69 subparagraph (a) of this paragraph (7).

70 (8) Children under eighteen (18) years of age and
71 pregnant women (including those in intact families) who meet the
72 AFDC financial standards of the state plan approved under Title
73 IV-A of the federal Social Security Act, as amended. The
74 eligibility of children covered under this paragraph shall be
75 determined by the State Department of Human Services and certified
76 to the Division of Medicaid.

77 (9) Individuals who are:

78 (a) Children born after September 30, 1983, who
79 have not attained the age of nineteen (19), with family income
80 that does not exceed one hundred percent (100%) of the nonfarm
81 official poverty line;

82 (b) Pregnant women, infants and children who have
83 not attained the age of six (6), with family income that does not
84 exceed one hundred thirty-three percent (133%) of the federal
85 poverty level; and

86 (c) Pregnant women and infants who have not
87 attained the age of one (1), with family income that does not
88 exceed one hundred eighty-five percent (185%) of the federal
89 poverty level.

90 The eligibility of individuals covered in (a), (b) and (c) of
91 this paragraph shall be determined by the Department of Human
92 Services.

93 (10) Certain disabled children age eighteen (18) or
94 under who are living at home, who would be eligible, if in a

95 medical institution, for SSI or a state supplemental payment under
96 Title XVI of the federal Social Security Act, as amended, and
97 therefore for Medicaid under the plan, and for whom the state has
98 made a determination as required under Section 1902(e)(3)(b) of
99 the federal Social Security Act, as amended. The eligibility of
100 individuals under this paragraph shall be determined by the
101 Division of Medicaid.

102 (11) Individuals who are sixty-five (65) years of age
103 or older or are disabled as determined under Section 1614(a)(3) of
104 the federal Social Security Act, as amended, and who meet the
105 following criteria:

106 (a) Until December 31, 1999, whose income does not
107 exceed one hundred percent (100%) of the nonfarm official poverty
108 line as defined by the Office of Management and Budget and revised
109 annually, and from and after January 1, 2000, whose income does
110 not exceed one hundred thirty-five percent (135%) of the nonfarm
111 official poverty line as defined by the Office of Management and
112 Budget and revised annually.

113 (b) Whose resources do not exceed two hundred
114 percent (200%) of the amount allowed under the Supplemental
115 Security Income (SSI) program.

116 The eligibility of individuals covered under this paragraph
117 shall be determined by the Division of Medicaid, and such
118 individuals determined eligible shall receive the same Medicaid
119 services as other categorical eligible individuals.

120 (12) Individuals who are qualified Medicare
121 beneficiaries (QMB) entitled to Part A Medicare as defined under
122 Section 301, Public Law 100-360, known as the Medicare
123 Catastrophic Coverage Act of 1988, and whose income does not
124 exceed one hundred percent (100%) of the nonfarm official poverty
125 line as defined by the Office of Management and Budget and revised
126 annually.

127 The eligibility of individuals covered under this paragraph

128 shall be determined by the Division of Medicaid, and such
129 individuals determined eligible shall receive Medicare
130 cost-sharing expenses only as more fully defined by the Medicare
131 Catastrophic Coverage Act of 1988 and the Balanced Budget Act of
132 1997.

133 (13) (a) Individuals who are entitled to Medicare Part
134 A as defined in Section 4501 of the Omnibus Budget Reconciliation
135 Act of 1990, and whose income does not exceed one hundred twenty
136 percent (120%) of the nonfarm official poverty line as defined by
137 the Office of Management and Budget and revised annually.

138 (b) Individuals entitled to Part A of Medicare,
139 with income above one hundred twenty percent (120%), but less than
140 one hundred thirty-five percent (135%) of the federal poverty
141 level, and not otherwise eligible for Medicaid. Eligibility for
142 Medicaid benefits is limited to full payment of Medicare Part B
143 premiums. The number of eligible individuals is limited by the
144 availability of the federal capped allocation at one hundred
145 percent (100%) of federal matching funds, as more fully defined in
146 the Balanced Budget Act of 1997.

147 (c) Individuals entitled to Part A of Medicare,
148 with income of at least one hundred thirty-five percent (135%),
149 but not exceeding one hundred seventy-five percent (175%) of the
150 federal poverty level, and not otherwise eligible for Medicaid.
151 Eligibility for Medicaid benefits is limited to partial payment of
152 Medicare Part B premiums. The number of eligible individuals is
153 limited by the availability of the federal capped allocation of
154 one hundred percent (100%) federal matching funds, as more fully
155 defined in the Balanced Budget Act of 1997.

156 The eligibility of individuals covered under this paragraph
157 shall be determined by the Division of Medicaid.

158 (14) [Deleted]

159 (15) Disabled workers who are eligible to enroll in
160 Part A Medicare as required by Public Law 101-239, known as the

161 Omnibus Budget Reconciliation Act of 1989, and whose income does
162 not exceed two hundred percent (200%) of the federal poverty level
163 as determined in accordance with the Supplemental Security Income
164 (SSI) program. The eligibility of individuals covered under this
165 paragraph shall be determined by the Division of Medicaid and such
166 individuals shall be entitled to buy-in coverage of Medicare Part
167 A premiums only under the provisions of this paragraph (15).

168 (16) In accordance with the terms and conditions of
169 approved Title XIX waiver from the United States Department of
170 Health and Human Services, persons provided home- and
171 community-based services who are physically disabled and certified
172 by the Division of Medicaid as eligible due to applying the income
173 and deeming requirements as if they were institutionalized.

174 (17) In accordance with the terms of the federal
175 Personal Responsibility and Work Opportunity Reconciliation Act of
176 1996 (Public Law 104-193), persons who become ineligible for
177 assistance under Title IV-A of the federal Social Security Act, as
178 amended, because of increased income from or hours of employment
179 of the caretaker relative or because of the expiration of the
180 applicable earned income disregards, who were eligible for
181 Medicaid for at least three (3) of the six (6) months preceding
182 the month in which such ineligibility begins, shall be eligible
183 for Medicaid assistance for up to twenty-four (24) months;
184 however, Medicaid assistance for more than twelve (12) months may
185 be provided only if a federal waiver is obtained to provide such
186 assistance for more than twelve (12) months and federal and state
187 funds are available to provide such assistance.

188 (18) Persons who become ineligible for assistance under
189 Title IV-A of the federal Social Security Act, as amended, as a
190 result, in whole or in part, of the collection or increased
191 collection of child or spousal support under Title IV-D of the
192 federal Social Security Act, as amended, who were eligible for
193 Medicaid for at least three (3) of the six (6) months immediately

194 preceding the month in which such ineligibility begins, shall be
195 eligible for Medicaid for an additional four (4) months beginning
196 with the month in which such ineligibility begins.

197 (19) Disabled workers, whose incomes are above the
198 Medicaid eligibility limits, but below two hundred fifty percent
199 (250%) of the federal poverty level, shall be allowed to purchase
200 Medicaid coverage on a sliding fee scale developed by the Division
201 of Medicaid.

202 (20) Medicaid eligible children under age eighteen (18)
203 shall remain eligible for Medicaid benefits until the end of a
204 period of twelve (12) months following an eligibility
205 determination, or until such time that the individual exceeds age
206 eighteen (18).

207 SECTION 2. Section 43-13-117, Mississippi Code of 1972, as
208 amended by Senate Bill No. 2143, 1999 Regular Session, which
209 became law after veto by approval of the Legislature during the
210 2000 Regular Session, is amended as follows:[CRG2]

211 43-13-117. Medical assistance as authorized by this article
212 shall include payment of part or all of the costs, at the
213 discretion of the division or its successor, with approval of the
214 Governor, of the following types of care and services rendered to
215 eligible applicants who shall have been determined to be eligible
216 for such care and services, within the limits of state
217 appropriations and federal matching funds:

218 (1) Inpatient hospital services.

219 (a) The division shall allow thirty (30) days of
220 inpatient hospital care annually for all Medicaid recipients. The
221 division shall be authorized to allow unlimited days in
222 disproportionate hospitals as defined by the division for eligible
223 infants under the age of six (6) years.

224 (b) From and after July 1, 1994, the Executive
225 Director of the Division of Medicaid shall amend the Mississippi
226 Title XIX Inpatient Hospital Reimbursement Plan to remove the

227 occupancy rate penalty from the calculation of the Medicaid
228 Capital Cost Component utilized to determine total hospital costs
229 allocated to the Medicaid program.

230 (c) Hospitals will receive an additional payment
231 for the implantable programmable pump for approved spasticity
232 patients implanted in an inpatient setting, to be determined by
233 the Division of Medicaid and approved by the Medical Advisory
234 Committee. The payment pursuant to written invoice will be in
235 addition to the facility's per diem reimbursement and will
236 represent a reduction of costs on the facility's annual cost
237 report, and shall not exceed Ten Thousand Dollars (\$10,000.00) per
238 year per recipient. This paragraph (c) shall stand repealed on
239 July 1, 2000.

240 (2) Outpatient hospital services. Provided that where
241 the same services are reimbursed as clinic services, the division
242 may revise the rate or methodology of outpatient reimbursement to
243 maintain consistency, efficiency, economy and quality of care.
244 The division shall develop a Medicaid-specific cost-to-charge
245 ratio calculation from data provided by hospitals to determine an
246 allowable rate payment for outpatient hospital services, and shall
247 submit a report thereon to the Medical Advisory Committee on or
248 before December 1, 1999. The committee shall make a
249 recommendation on the specific cost-to-charge reimbursement method
250 for outpatient hospital services to the 2000 Regular Session of
251 the Legislature.

252 (3) Laboratory and x-ray services.

253 (4) Nursing facility services.

254 (a) The division shall make full payment to
255 nursing facilities for each day, not exceeding fifty-two (52) days
256 per year, that a patient is absent from the facility on home
257 leave. Payment may be made for the following home leave days in
258 addition to the fifty-two-day limitation: Christmas, the day
259 before Christmas, the day after Christmas, Thanksgiving, the day

260 before Thanksgiving and the day after Thanksgiving. However,
261 before payment may be made for more than eighteen (18) home leave
262 days in a year for a patient, the patient must have written
263 authorization from a physician stating that the patient is
264 physically and mentally able to be away from the facility on home
265 leave. Such authorization must be filed with the division before
266 it will be effective and the authorization shall be effective for
267 three (3) months from the date it is received by the division,
268 unless it is revoked earlier by the physician because of a change
269 in the condition of the patient.

270 (b) From and after July 1, 1997, the division
271 shall implement the integrated case-mix payment and quality
272 monitoring system, which includes the fair rental system for
273 property costs and in which recapture of depreciation is
274 eliminated. The division may reduce the payment for hospital
275 leave and therapeutic home leave days to the lower of the case-mix
276 category as computed for the resident on leave using the
277 assessment being utilized for payment at that point in time, or a
278 case-mix score of 1.000 for nursing facilities, and shall compute
279 case-mix scores of residents so that only services provided at the
280 nursing facility are considered in calculating a facility's per
281 diem. The division is authorized to limit allowable management
282 fees and home office costs to either three percent (3%), five
283 percent (5%) or seven percent (7%) of other allowable costs,
284 including allowable therapy costs and property costs, based on the
285 types of management services provided, as follows:

286 A maximum of up to three percent (3%) shall be allowed
287 where centralized managerial and administrative services are
288 provided by the management company or home office.

289 A maximum of up to five percent (5%) shall be allowed
290 where centralized managerial and administrative services and
291 limited professional and consultant services are provided.

292 A maximum of up to seven percent (7%) shall be allowed

293 where a full spectrum of centralized managerial services,
294 administrative services, professional services and consultant
295 services are provided.

296 (c) From and after July 1, 1997, all state-owned
297 nursing facilities shall be reimbursed on a full reasonable cost
298 basis.

299 (d) When a facility of a category that does not
300 require a certificate of need for construction and that could not
301 be eligible for Medicaid reimbursement is constructed to nursing
302 facility specifications for licensure and certification, and the
303 facility is subsequently converted to a nursing facility pursuant
304 to a certificate of need that authorizes conversion only and the
305 applicant for the certificate of need was assessed an application
306 review fee based on capital expenditures incurred in constructing
307 the facility, the division shall allow reimbursement for capital
308 expenditures necessary for construction of the facility that were
309 incurred within the twenty-four (24) consecutive calendar months
310 immediately preceding the date that the certificate of need
311 authorizing such conversion was issued, to the same extent that
312 reimbursement would be allowed for construction of a new nursing
313 facility pursuant to a certificate of need that authorizes such
314 construction. The reimbursement authorized in this subparagraph
315 (d) may be made only to facilities the construction of which was
316 completed after June 30, 1989. Before the division shall be
317 authorized to make the reimbursement authorized in this
318 subparagraph (d), the division first must have received approval
319 from the Health Care Financing Administration of the United States
320 Department of Health and Human Services of the change in the state
321 Medicaid plan providing for such reimbursement.

322 (e) The division shall develop and implement a
323 case-mix payment add-on determined by time studies and other valid
324 statistical data which will reimburse a nursing facility for the
325 additional cost of caring for a resident who has a diagnosis of

326 Alzheimer's or other related dementia and exhibits symptoms that
327 require special care. Any such case-mix add-on payment shall be
328 supported by a determination of additional cost. The division
329 shall also develop and implement as part of the fair rental
330 reimbursement system for nursing facility beds, an Alzheimer's
331 resident bed depreciation enhanced reimbursement system which will
332 provide an incentive to encourage nursing facilities to convert or
333 construct beds for residents with Alzheimer's or other related
334 dementia.

335 (f) The Division of Medicaid shall develop and
336 implement a referral process for long-term care alternatives for
337 Medicaid beneficiaries and applicants. No Medicaid beneficiary
338 shall be admitted to a Medicaid-certified nursing facility unless
339 a licensed physician certifies that nursing facility care is
340 appropriate for that person on a standardized form to be prepared
341 and provided to nursing facilities by the Division of Medicaid.
342 The physician shall forward a copy of that certification to the
343 Division of Medicaid within twenty-four (24) hours after it is
344 signed by the physician. Any physician who fails to forward the
345 certification to the Division of Medicaid within the time period
346 specified in this paragraph shall be ineligible for Medicaid
347 reimbursement for any physician's services performed for the
348 applicant. The Division of Medicaid shall determine, through an
349 assessment of the applicant conducted within two (2) business days
350 after receipt of the physician's certification, whether the
351 applicant also could live appropriately and cost-effectively at
352 home or in some other community-based setting if home- or
353 community-based services were available to the applicant. The
354 time limitation prescribed in this paragraph shall be waived in
355 cases of emergency. If the Division of Medicaid determines that a
356 home- or other community-based setting is appropriate and
357 cost-effective, the division shall:

358 (i) Advise the applicant or the applicant's

359 legal representative that a home- or other community-based setting
360 is appropriate;

361 (ii) Provide a proposed care plan and inform
362 the applicant or the applicant's legal representative regarding
363 the degree to which the services in the care plan are available in
364 a home- or in other community-based setting rather than nursing
365 facility care; and

366 (iii) Explain that such plan and services are
367 available only if the applicant or the applicant's legal
368 representative chooses a home- or community-based alternative to
369 nursing facility care, and that the applicant is free to choose
370 nursing facility care.

371 The Division of Medicaid may provide the services
372 described in this paragraph (f) directly or through contract with
373 case managers from the local Area Agencies on Aging, and shall
374 coordinate long-term care alternatives to avoid duplication with
375 hospital discharge planning procedures.

376 Placement in a nursing facility may not be denied by the
377 division if home- or community-based services that would be more
378 appropriate than nursing facility care are not actually available,
379 or if the applicant chooses not to receive the appropriate home-
380 or community-based services.

381 The division shall provide an opportunity for a fair
382 hearing under federal regulations to any applicant who is not
383 given the choice of home- or community-based services as an
384 alternative to institutional care.

385 The division shall make full payment for long-term care
386 alternative services.

387 The division shall apply for necessary federal waivers
388 to assure that additional services providing alternatives to
389 nursing facility care are made available to applicants for nursing
390 facility care.

391 (5) Periodic screening and diagnostic services for

392 individuals under age twenty-one (21) years as are needed to
393 identify physical and mental defects and to provide health care
394 treatment and other measures designed to correct or ameliorate
395 defects and physical and mental illness and conditions discovered
396 by the screening services regardless of whether these services are
397 included in the state plan. The division may include in its
398 periodic screening and diagnostic program those discretionary
399 services authorized under the federal regulations adopted to
400 implement Title XIX of the federal Social Security Act, as
401 amended. The division, in obtaining physical therapy services,
402 occupational therapy services, and services for individuals with
403 speech, hearing and language disorders, may enter into a
404 cooperative agreement with the State Department of Education for
405 the provision of such services to handicapped students by public
406 school districts using state funds which are provided from the
407 appropriation to the Department of Education to obtain federal
408 matching funds through the division. The division, in obtaining
409 medical and psychological evaluations for children in the custody
410 of the State Department of Human Services may enter into a
411 cooperative agreement with the State Department of Human Services
412 for the provision of such services using state funds which are
413 provided from the appropriation to the Department of Human
414 Services to obtain federal matching funds through the division.

415 On July 1, 1993, all fees for periodic screening and
416 diagnostic services under this paragraph (5) shall be increased by
417 twenty-five percent (25%) of the reimbursement rate in effect on
418 June 30, 1993.

419 (6) Physician's services. All fees for physicians'
420 services that are covered only by Medicaid shall be reimbursed at
421 ninety percent (90%) of the rate established on January 1, 1999,
422 and as adjusted each January thereafter, under Medicare (Title
423 XVIII of the Social Security Act, as amended), and which shall in
424 no event be less than seventy percent (70%) of the rate

425 established on January 1, 1994. All fees for physicians' services
426 that are covered by both Medicare and Medicaid shall be reimbursed
427 at ten percent (10%) of the adjusted Medicare payment established
428 on January 1, 1999, and as adjusted each January thereafter, under
429 Medicare (Title XVIII of the Social Security Act, as amended), and
430 which shall in no event be less than seven percent (7%) of the
431 adjusted Medicare payment established on January 1, 1994.

432 (7) (a) Home health services for eligible persons, not
433 to exceed in cost the prevailing cost of nursing facility
434 services, not to exceed sixty (60) visits per year.

435 (b) Repealed.

436 (8) Emergency medical transportation services. On
437 January 1, 1994, emergency medical transportation services shall
438 be reimbursed at seventy percent (70%) of the rate established
439 under Medicare (Title XVIII of the Social Security Act, as
440 amended). "Emergency medical transportation services" shall mean,
441 but shall not be limited to, the following services by a properly
442 permitted ambulance operated by a properly licensed provider in
443 accordance with the Emergency Medical Services Act of 1974
444 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced
445 life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,
446 (vi) disposable supplies, (vii) similar services.

447 (9) Legend and other drugs as may be determined by the
448 division. The division may implement a program of prior approval
449 for drugs to the extent permitted by law. Payment by the division
450 for covered multiple source drugs shall be limited to the lower of
451 the upper limits established and published by the Health Care
452 Financing Administration (HCFA) plus a dispensing fee of Four
453 Dollars and Ninety-one Cents (\$4.91), or the estimated acquisition
454 cost (EAC) as determined by the division plus a dispensing fee of
455 Four Dollars and Ninety-one Cents (\$4.91), or the providers' usual
456 and customary charge to the general public. The division shall
457 allow five (5) prescriptions per month for noninstitutionalized

458 Medicaid recipients; however, exceptions for up to ten (10)
459 prescriptions per month shall be allowed, with the approval of the
460 director.

461 Payment for other covered drugs, other than multiple
462 source drugs with HCFA upper limits, shall not exceed the lower of
463 the estimated acquisition cost as determined by the division plus
464 a dispensing fee of Four Dollars and Ninety-one Cents (\$4.91) or
465 the providers' usual and customary charge to the general public.

466 Payment for nonlegend or over-the-counter drugs covered
467 on the division's formulary shall be reimbursed at the lower of
468 the division's estimated shelf price or the providers' usual and
469 customary charge to the general public. No dispensing fee shall
470 be paid.

471 The division shall develop and implement a program of
472 payment for additional pharmacist services, with payment to be
473 based on demonstrated savings, but in no case shall the total
474 payment exceed twice the amount of the dispensing fee.

475 As used in this paragraph (9), "estimated acquisition
476 cost" means the division's best estimate of what price providers
477 generally are paying for a drug in the package size that providers
478 buy most frequently. Product selection shall be made in
479 compliance with existing state law; however, the division may
480 reimburse as if the prescription had been filled under the generic
481 name. The division may provide otherwise in the case of specified
482 drugs when the consensus of competent medical advice is that
483 trademarked drugs are substantially more effective.

484 (10) Dental care that is an adjunct to treatment of an
485 acute medical or surgical condition; services of oral surgeons and
486 dentists in connection with surgery related to the jaw or any
487 structure contiguous to the jaw or the reduction of any fracture
488 of the jaw or any facial bone; and emergency dental extractions
489 and treatment related thereto. On July 1, 1999, all fees for
490 dental care and surgery under authority of this paragraph (10)

491 shall be increased to one hundred sixty percent (160%) of the
492 amount of the reimbursement rate that was in effect on June 30,
493 1999. It is the intent of the Legislature to encourage more
494 dentists to participate in the Medicaid program.

495 (11) Eyeglasses necessitated by reason of eye surgery,
496 and as prescribed by a physician skilled in diseases of the eye or
497 an optometrist, whichever the patient may select, or one (1) pair
498 every three (3) years as prescribed by a physician or an
499 optometrist, whichever the patient may select.

500 (12) Intermediate care facility services.

501 (a) The division shall make full payment to all
502 intermediate care facilities for the mentally retarded for each
503 day, not exceeding eighty-four (84) days per year, that a patient
504 is absent from the facility on home leave. Payment may be made
505 for the following home leave days in addition to the
506 eighty-four-day limitation: Christmas, the day before Christmas,
507 the day after Christmas, Thanksgiving, the day before Thanksgiving
508 and the day after Thanksgiving. However, before payment may be
509 made for more than eighteen (18) home leave days in a year for a
510 patient, the patient must have written authorization from a
511 physician stating that the patient is physically and mentally able
512 to be away from the facility on home leave. Such authorization
513 must be filed with the division before it will be effective, and
514 the authorization shall be effective for three (3) months from the
515 date it is received by the division, unless it is revoked earlier
516 by the physician because of a change in the condition of the
517 patient.

518 (b) All state-owned intermediate care facilities
519 for the mentally retarded shall be reimbursed on a full reasonable
520 cost basis.

521 (c) The division is authorized to limit allowable
522 management fees and home office costs to either three percent
523 (3%), five percent (5%) or seven percent (7%) of other allowable

524 costs, including allowable therapy costs and property costs, based
525 on the types of management services provided, as follows:

526 A maximum of up to three percent (3%) shall be allowed
527 where centralized managerial and administrative services are
528 provided by the management company or home office.

529 A maximum of up to five percent (5%) shall be allowed
530 where centralized managerial and administrative services and
531 limited professional and consultant services are provided.

532 A maximum of up to seven percent (7%) shall be allowed
533 where a full spectrum of centralized managerial services,
534 administrative services, professional services and consultant
535 services are provided.

536 (13) Family planning services, including drugs,
537 supplies and devices, when such services are under the supervision
538 of a physician.

539 (14) Clinic services. Such diagnostic, preventive,
540 therapeutic, rehabilitative or palliative services furnished to an
541 outpatient by or under the supervision of a physician or dentist
542 in a facility which is not a part of a hospital but which is
543 organized and operated to provide medical care to outpatients.
544 Clinic services shall include any services reimbursed as
545 outpatient hospital services which may be rendered in such a
546 facility, including those that become so after July 1, 1991. On
547 July 1, 1999, all fees for physicians' services reimbursed under
548 authority of this paragraph (14) shall be reimbursed at ninety
549 percent (90%) of the rate established on January 1, 1999, and as
550 adjusted each January thereafter, under Medicare (Title XVIII of
551 the Social Security Act, as amended), and which shall in no event
552 be less than seventy percent (70%) of the rate established on
553 January 1, 1994. All fees for physicians' services that are
554 covered by both Medicare and Medicaid shall be reimbursed at ten
555 percent (10%) of the adjusted Medicare payment established on
556 January 1, 1999, and as adjusted each January thereafter, under

557 Medicare (Title XVIII of the Social Security Act, as amended), and
558 which shall in no event be less than seven percent (7%) of the
559 adjusted Medicare payment established on January 1, 1994. On July
560 1, 1999, all fees for dentists' services reimbursed under
561 authority of this paragraph (14) shall be increased to one hundred
562 sixty percent (160%) of the amount of the reimbursement rate that
563 was in effect on June 30, 1999.

564 (15) Home- and community-based services, as provided
565 under Title XIX of the federal Social Security Act, as amended,
566 under waivers, subject to the availability of funds specifically
567 appropriated therefor by the Legislature. Payment for such
568 services shall be limited to individuals who would be eligible for
569 and would otherwise require the level of care provided in a
570 nursing facility. The home- and community-based services
571 authorized under this paragraph shall be expanded over a five-year
572 period beginning July 1, 1999. The division shall certify case
573 management agencies to provide case management services and
574 provide for home- and community-based services for eligible
575 individuals under this paragraph. The home- and community-based
576 services under this paragraph and the activities performed by
577 certified case management agencies under this paragraph shall be
578 funded using state funds that are provided from the appropriation
579 to the Division of Medicaid and used to match federal funds.

580 (16) Mental health services. Approved therapeutic and
581 case management services provided by (a) an approved regional
582 mental health/retardation center established under Sections
583 41-19-31 through 41-19-39, or by another community mental health
584 service provider meeting the requirements of the Department of
585 Mental Health to be an approved mental health/retardation center
586 if determined necessary by the Department of Mental Health, using
587 state funds which are provided from the appropriation to the State
588 Department of Mental Health and used to match federal funds under
589 a cooperative agreement between the division and the department,

590 or (b) a facility which is certified by the State Department of
591 Mental Health to provide therapeutic and case management services,
592 to be reimbursed on a fee for service basis. Any such services
593 provided by a facility described in paragraph (b) must have the
594 prior approval of the division to be reimbursable under this
595 section. After June 30, 1997, mental health services provided by
596 regional mental health/retardation centers established under
597 Sections 41-19-31 through 41-19-39, or by hospitals as defined in
598 Section 41-9-3(a) and/or their subsidiaries and divisions, or by
599 psychiatric residential treatment facilities as defined in Section
600 43-11-1, or by another community mental health service provider
601 meeting the requirements of the Department of Mental Health to be
602 an approved mental health/retardation center if determined
603 necessary by the Department of Mental Health, shall not be
604 included in or provided under any capitated managed care pilot
605 program provided for under paragraph (24) of this section.

606 (17) Durable medical equipment services and medical
607 supplies. The Division of Medicaid may require durable medical
608 equipment providers to obtain a surety bond in the amount and to
609 the specifications as established by the Balanced Budget Act of
610 1997.

611 (18) Notwithstanding any other provision of this
612 section to the contrary, the division shall make additional
613 reimbursement to hospitals which serve a disproportionate share of
614 low-income patients and which meet the federal requirements for
615 such payments as provided in Section 1923 of the federal Social
616 Security Act and any applicable regulations.

617 (19) (a) Perinatal risk management services. The
618 division shall promulgate regulations to be effective from and
619 after October 1, 1988, to establish a comprehensive perinatal
620 system for risk assessment of all pregnant and infant Medicaid
621 recipients and for management, education and follow-up for those
622 who are determined to be at risk. Services to be performed

623 include case management, nutrition assessment/counseling,
624 psychosocial assessment/counseling and health education. The
625 division shall set reimbursement rates for providers in
626 conjunction with the State Department of Health.

627 (b) Early intervention system services. The
628 division shall cooperate with the State Department of Health,
629 acting as lead agency, in the development and implementation of a
630 statewide system of delivery of early intervention services,
631 pursuant to Part H of the Individuals with Disabilities Education
632 Act (IDEA). The State Department of Health shall certify
633 annually in writing to the director of the division the dollar
634 amount of state early intervention funds available which shall be
635 utilized as a certified match for Medicaid matching funds. Those
636 funds then shall be used to provide expanded targeted case
637 management services for Medicaid eligible children with special
638 needs who are eligible for the state's early intervention system.

639 Qualifications for persons providing service coordination shall
640 be determined by the State Department of Health and the Division
641 of Medicaid.

642 (20) Home- and community-based services for physically
643 disabled approved services as allowed by a waiver from the United
644 States Department of Health and Human Services for home- and
645 community-based services for physically disabled people using
646 state funds which are provided from the appropriation to the State
647 Department of Rehabilitation Services and used to match federal
648 funds under a cooperative agreement between the division and the
649 department, provided that funds for these services are
650 specifically appropriated to the Department of Rehabilitation
651 Services.

652 (21) Nurse practitioner services. Services furnished
653 by a registered nurse who is licensed and certified by the
654 Mississippi Board of Nursing as a nurse practitioner including,
655 but not limited to, nurse anesthetists, nurse midwives, family

656 nurse practitioners, family planning nurse practitioners,
657 pediatric nurse practitioners, obstetrics-gynecology nurse
658 practitioners and neonatal nurse practitioners, under regulations
659 adopted by the division. Reimbursement for such services shall
660 not exceed ninety percent (90%) of the reimbursement rate for
661 comparable services rendered by a physician.

662 (22) Ambulatory services delivered in federally
663 qualified health centers and in clinics of the local health
664 departments of the State Department of Health for individuals
665 eligible for medical assistance under this article based on
666 reasonable costs as determined by the division.

667 (23) Inpatient psychiatric services. Inpatient
668 psychiatric services to be determined by the division for
669 recipients under age twenty-one (21) which are provided under the
670 direction of a physician in an inpatient program in a licensed
671 acute care psychiatric facility or in a licensed psychiatric
672 residential treatment facility, before the recipient reaches age
673 twenty-one (21) or, if the recipient was receiving the services
674 immediately before he reached age twenty-one (21), before the
675 earlier of the date he no longer requires the services or the date
676 he reaches age twenty-two (22), as provided by federal
677 regulations. Recipients shall be allowed forty-five (45) days per
678 year of psychiatric services provided in acute care psychiatric
679 facilities, and shall be allowed unlimited days of psychiatric
680 services provided in licensed psychiatric residential treatment
681 facilities. The division is authorized to limit allowable
682 management fees and home office costs to either three percent
683 (3%), five percent (5%) or seven percent (7%) of other allowable
684 costs, including allowable therapy costs and property costs, based
685 on the types of management services provided, as follows:

686 A maximum of up to three percent (3%) shall be allowed
687 where centralized managerial and administrative services are
688 provided by the management company or home office.

689 A maximum of up to five percent (5%) shall be allowed
690 where centralized managerial and administrative services and
691 limited professional and consultant services are provided.

692 A maximum of up to seven percent (7%) shall be allowed
693 where a full spectrum of centralized managerial services,
694 administrative services, professional services and consultant
695 services are provided.

696 (24) Managed care services in a program to be developed
697 by the division by a public or private provider.

698 (a) Notwithstanding any other provision in this
699 article to the contrary, the division shall establish rates of
700 reimbursement to providers rendering care and services authorized
701 under this paragraph (24), and may revise such rates of
702 reimbursement without amendment to this section by the Legislature
703 for the purpose of achieving effective and accessible health
704 services, and for responsible containment of costs.

705 (b) The managed care services under this paragraph
706 (24) shall include, but not be limited to, one (1) module of
707 capitated managed care in a rural area, and one (1) module of
708 capitated managed care in an urban area; however, the capitated
709 managed care program operated by the division shall not be
710 implemented, conducted or expanded into any county or part of any
711 county other than the following counties: Covington, Forrest,
712 Hancock, Harrison, Lamar, Lauderdale, Pearl River, Perry, Warren
713 and Washington. From and after passage of this act, Medicaid
714 eligibility is guaranteed up to six (6) months for individuals
715 enrolled in a Medicaid managed care program. This subparagraph
716 (b) shall stand repealed on July 1, 2002.

717 (25) Birthing center services.

718 (26) Hospice care. As used in this paragraph, the term
719 "hospice care" means a coordinated program of active professional
720 medical attention within the home and outpatient and inpatient
721 care which treats the terminally ill patient and family as a unit,

722 employing a medically directed interdisciplinary team. The
723 program provides relief of severe pain or other physical symptoms
724 and supportive care to meet the special needs arising out of
725 physical, psychological, spiritual, social and economic stresses
726 which are experienced during the final stages of illness and
727 during dying and bereavement and meets the Medicare requirements
728 for participation as a hospice as provided in federal regulations.

729 (27) Group health plan premiums and cost sharing if it
730 is cost effective as defined by the Secretary of Health and Human
731 Services.

732 (28) Other health insurance premiums which are cost
733 effective as defined by the Secretary of Health and Human
734 Services. Medicare eligible must have Medicare Part B before
735 other insurance premiums can be paid.

736 (29) The Division of Medicaid may apply for a waiver
737 from the Department of Health and Human Services for home- and
738 community-based services for developmentally disabled people using
739 state funds which are provided from the appropriation to the State
740 Department of Mental Health and used to match federal funds under
741 a cooperative agreement between the division and the department,
742 provided that funds for these services are specifically
743 appropriated to the Department of Mental Health.

744 (30) Pediatric skilled nursing services for eligible
745 persons under twenty-one (21) years of age.

746 (31) Targeted case management services for children
747 with special needs, under waivers from the United States
748 Department of Health and Human Services, using state funds that
749 are provided from the appropriation to the Mississippi Department
750 of Human Services and used to match federal funds under a
751 cooperative agreement between the division and the department.

752 (32) Care and services provided in Christian Science
753 Sanatoria operated by or listed and certified by The First Church
754 of Christ Scientist, Boston, Massachusetts, rendered in connection

755 with treatment by prayer or spiritual means to the extent that
756 such services are subject to reimbursement under Section 1903 of
757 the Social Security Act.

758 (33) Podiatrist services.

759 (34) The division shall make application to the United
760 States Health Care Financing Administration for a waiver to
761 develop a program of services to personal care and assisted living
762 homes in Mississippi. This waiver shall be completed by December
763 1, 1999.

764 (35) Services and activities authorized in Sections
765 43-27-101 and 43-27-103, using state funds that are provided from
766 the appropriation to the State Department of Human Services and
767 used to match federal funds under a cooperative agreement between
768 the division and the department.

769 (36) Nonemergency transportation services for
770 Medicaid-eligible persons, to be provided by the Division of
771 Medicaid. The division may contract with additional entities to
772 administer nonemergency transportation services as it deems
773 necessary. All providers shall have a valid driver's license,
774 vehicle inspection sticker, valid vehicle license tags and a
775 standard liability insurance policy covering the vehicle.

776 (37) Targeted case management services for individuals
777 with chronic diseases, with expanded eligibility to cover services
778 to uninsured recipients, on a pilot program basis. This paragraph
779 (37) shall be contingent upon continued receipt of special funds
780 from the Health Care Financing Authority and private foundations
781 who have granted funds for planning these services. No funding
782 for these services shall be provided from state general funds.

783 (38) Chiropractic services: a chiropractor's manual
784 manipulation of the spine to correct a subluxation, if x-ray
785 demonstrates that a subluxation exists and if the subluxation has
786 resulted in a neuromusculoskeletal condition for which
787 manipulation is appropriate treatment. Reimbursement for

788 chiropractic services shall not exceed Seven Hundred Dollars
789 (\$700.00) per year per recipient.

790 (39) Dually eligible Medicare/Medicaid beneficiaries.
791 The division shall pay Medicare deductible and ten percent (10%)
792 coinsurance amounts for services available under Medicare for the
793 duration and scope of services otherwise available under the
794 Medicaid program.

795 (40) The division shall prepare an application for a
796 waiver to provide prescription drug benefits to as many
797 Mississippians as permitted under Title XIX of the Social Security
798 Act.

799 (41) Services provided by the State Department of
800 Rehabilitation Services for the care and rehabilitation of persons
801 with spinal cord injuries or traumatic brain injuries, as allowed
802 under waivers from the United States Department of Health and
803 Human Services, using up to seventy-five percent (75%) of the
804 funds that are appropriated to the Department of Rehabilitation
805 Services from the Spinal Cord and Head Injury Trust Fund
806 established under Section 37-33-261 and used to match federal
807 funds under a cooperative agreement between the division and the
808 department.

809 (42) The division is hereby authorized to develop a
810 population health management program for women and children health
811 services through the age of two (2). This program is primarily
812 for obstetrical care associated with low birth weight and pre-term
813 babies. In order to effect cost savings, the division may develop
814 a revised payment methodology which may include at-risk capitated
815 payments.

816 Notwithstanding any provision of this article, except as
817 authorized in the following paragraph and in Section 43-13-139,
818 neither (a) the limitations on quantity or frequency of use of or
819 the fees or charges for any of the care or services available to
820 recipients under this section, nor (b) the payments or rates of

821 reimbursement to providers rendering care or services authorized
822 under this section to recipients, may be increased, decreased or
823 otherwise changed from the levels in effect on July 1, 1999,
824 unless such is authorized by an amendment to this section by the
825 Legislature. However, the restriction in this paragraph shall not
826 prevent the division from changing the payments or rates of
827 reimbursement to providers without an amendment to this section
828 whenever such changes are required by federal law or regulation,
829 or whenever such changes are necessary to correct administrative
830 errors or omissions in calculating such payments or rates of
831 reimbursement.

832 Notwithstanding any provision of this article, no new
833 groups or categories of recipients and new types of care and
834 services may be added without enabling legislation from the
835 Mississippi Legislature, except that the division may authorize
836 such changes without enabling legislation when such addition of
837 recipients or services is ordered by a court of proper authority.

838 The director shall keep the Governor advised on a timely basis of
839 the funds available for expenditure and the projected
840 expenditures. In the event current or projected expenditures can
841 be reasonably anticipated to exceed the amounts appropriated for
842 any fiscal year, the Governor, after consultation with the
843 director, shall discontinue any or all of the payment of the types
844 of care and services as provided herein which are deemed to be
845 optional services under Title XIX of the federal Social Security
846 Act, as amended, for any period necessary to not exceed
847 appropriated funds, and when necessary shall institute any other
848 cost containment measures on any program or programs authorized
849 under the article to the extent allowed under the federal law
850 governing such program or programs, it being the intent of the
851 Legislature that expenditures during any fiscal year shall not
852 exceed the amounts appropriated for such fiscal year.

853 SECTION 3. This act shall take effect and be in force from

854 and after July 1, 2000.