

By: Senator(s) Huggins

To: Public Health and
Welfare; Appropriations

SENATE BILL NO. 2189
(As Passed the Senate)

1 AN ACT RELATING TO THE MISSISSIPPI MEDICAID LAW; TO AMEND
2 SECTION 43-13-117, MISSISSIPPI CODE OF 1972, TO AUTHORIZE
3 UNLIMITED DAY REIMBURSEMENT FOR DISPROPORTIONATE SHARE PROGRAM
4 HOSPITALS FOR ELIGIBLE CHILDREN UNDER THE AGE OF SIX ONLY IF
5 CERTIFIED AS MEDICALLY NECESSARY, TO AUTHORIZE THE DIVISION OF
6 MEDICAID TO ESTABLISH A MEDICARE UPPER PAYMENT LIMITS PROGRAM FOR
7 OUTPATIENT HOSPITAL SERVICES, TO AUTHORIZE THE DIVISION OF
8 MEDICAID TO ESTABLISH A MEDICARE UPPER PAYMENT LIMITS PROGRAM FOR
9 NURSING FACILITY SERVICES, TO DELETE SPECIFIC FEE INCREASES FOR
10 PERIODIC SCREENING AND DIAGNOSTIC SERVICES, TO REVISE THE
11 CONDITIONS FOR REIMBURSEMENT OF THE COST OF EYEGASSES FOR
12 RECIPIENTS, TO CLARIFY THE REQUIREMENT FOR DISPROPORTIONATE SHARE
13 PROGRAM HOSPITALS TO PARTICIPATE IN THE FEDERAL INTERGOVERNMENTAL
14 TRANSFER PROGRAM, TO CHANGE CERTAIN REFERENCES TO THE FEDERAL
15 INDIVIDUALS WITH DISABILITIES EDUCATION ACT, TO AUTHORIZE MEDICAID
16 REIMBURSEMENT TO RURAL HEALTH CENTERS FOR AMBULATORY SERVICES, TO
17 AUTHORIZE MEDICAID REIMBURSEMENT TO CHIROPRACTORS FOR X-RAYS
18 PERFORMED TO DOCUMENT CONDITIONS, AND TO AUTHORIZE THE DIVISION TO
19 DEVELOP AND IMPLEMENT A DISEASE MANAGEMENT PROGRAM; TO AMEND
20 SECTION 43-13-121, MISSISSIPPI CODE OF 1972, TO CLARIFY AND REVISE
21 THE CONDITIONS FOR DENYING OR REVOKING PROVIDER ENROLLMENT IN THE
22 MEDICAID PROGRAM; TO AMEND SECTION 43-13-123, MISSISSIPPI CODE OF
23 1972, TO CLARIFY THAT THE DIVISION SHALL OBTAIN SERVICES PURSUANT
24 TO REGULATIONS OF THE PERSONAL SERVICE CONTRACT REVIEW BOARD; TO
25 AMEND SECTION 43-13-145, MISSISSIPPI CODE OF 1972, TO CLARIFY THAT
26 THE MEDICAID ASSESSMENT IS TO BE ON ALL LICENSED OR CERTIFIED
27 NURSING FACILITY BEDS IN THE STATE; AND FOR RELATED PURPOSES.

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

29 **SECTION 1.** Section 43-13-117, Mississippi Code of 1972, is
30 amended as follows:

31 43-13-117. Medical assistance as authorized by this article
32 shall include payment of part or all of the costs, at the
33 discretion of the division or its successor, with approval of the
34 Governor, of the following types of care and services rendered to
35 eligible applicants who shall have been determined to be eligible
36 for such care and services, within the limits of state
37 appropriations and federal matching funds:

38 (1) Inpatient hospital services.



39 (a) The division shall allow thirty (30) days of
40 inpatient hospital care annually for all Medicaid recipients.
41 Precertification of inpatient days must be obtained as required by
42 the division. The division shall be authorized to allow unlimited
43 days in disproportionate hospitals as defined by the division for
44 eligible infants under the age of six (6) years if certified as
45 medically necessary as required by the division.

46 (b) From and after July 1, 1994, the Executive
47 Director of the Division of Medicaid shall amend the Mississippi
48 Title XIX Inpatient Hospital Reimbursement Plan to remove the
49 occupancy rate penalty from the calculation of the Medicaid
50 Capital Cost Component utilized to determine total hospital costs
51 allocated to the Medicaid program.

52 (c) Hospitals will receive an additional payment
53 for the implantable programmable baclofen drug pump used to treat
54 spasticity which is implanted on an inpatient basis. The payment
55 pursuant to written invoice will be in addition to the facility's
56 per diem reimbursement and will represent a reduction of costs on
57 the facility's annual cost report, and shall not exceed Ten
58 Thousand Dollars (\$10,000.00) per year per recipient. This
59 paragraph (c) shall stand repealed on July 1, 2005.

60 (2) Outpatient hospital services.

61 (a) Provided that where the same services are
62 reimbursed as clinic services, the division may revise the rate or
63 methodology of outpatient reimbursement to maintain consistency,
64 efficiency, economy and quality of care. The division shall
65 develop a Medicaid-specific cost-to-charge ratio calculation from
66 data provided by hospitals to determine an allowable rate payment
67 for outpatient hospital services, and shall submit a report
68 thereon to the Medical Advisory Committee on or before December 1,
69 1999. The committee shall make a recommendation on the specific
70 cost-to-charge reimbursement method for outpatient hospital
71 services to the 2000 Regular Session of the Legislature.



72 (b) In addition to reimbursement methodology for
73 outpatient hospital services, the division may establish a
74 Medicare upper payment limits program for outpatient hospital
75 services in accordance with applicable federal law and
76 regulations. The division may assess each hospital for the sole
77 purpose of financing the state portion of the Medicare upper
78 payment limits program for outpatient hospital services based on
79 appropriate methodology consistent with federal law and
80 regulations. This assessment will remain in effect as long as the
81 state participates in a Medicare upper payment limits program for
82 outpatient hospital services.

83 (3) Laboratory and x-ray services.

84 (4) Nursing facility services.

85 (a) The division shall make full payment to
86 nursing facilities for each day, not exceeding fifty-two (52) days
87 per year, that a patient is absent from the facility on home
88 leave. Payment may be made for the following home leave days in
89 addition to the fifty-two-day limitation: Christmas, the day
90 before Christmas, the day after Christmas, Thanksgiving, the day
91 before Thanksgiving and the day after Thanksgiving.

92 (b) From and after July 1, 1997, the division
93 shall implement the integrated case-mix payment and quality
94 monitoring system, which includes the fair rental system for
95 property costs and in which recapture of depreciation is
96 eliminated. The division may reduce the payment for hospital
97 leave and therapeutic home leave days to the lower of the case-mix
98 category as computed for the resident on leave using the
99 assessment being utilized for payment at that point in time, or a
100 case-mix score of 1.000 for nursing facilities, and shall compute
101 case-mix scores of residents so that only services provided at the
102 nursing facility are considered in calculating a facility's per
103 diem.



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

107 (d) When a facility of a category that does not
108 require a certificate of need for construction and that could not
109 be eligible for Medicaid reimbursement is constructed to nursing
110 facility specifications for licensure and certification, and the
111 facility is subsequently converted to a nursing facility pursuant
112 to a certificate of need that authorizes conversion only and the
113 applicant for the certificate of need was assessed an application
114 review fee based on capital expenditures incurred in constructing
115 the facility, the division shall allow reimbursement for capital
116 expenditures necessary for construction of the facility that were
117 incurred within the twenty-four (24) consecutive calendar months
118 immediately preceding the date that the certificate of need
119 authorizing such conversion was issued, to the same extent that
120 reimbursement would be allowed for construction of a new nursing
121 facility pursuant to a certificate of need that authorizes such
122 construction. The reimbursement authorized in this subparagraph
123 (d) may be made only to facilities the construction of which was
124 completed after June 30, 1989. Before the division shall be
125 authorized to make the reimbursement authorized in this
126 subparagraph (d), the division first must have received approval
127 from the Health Care Financing Administration of the United States
128 Department of Health and Human Services of the change in the state
129 Medicaid plan providing for such reimbursement.

130 (e) The division shall develop and implement, not
131 later than January 1, 2001, a case-mix payment add-on determined
132 by time studies and other valid statistical data which will
133 reimburse a nursing facility for the additional cost of caring for
134 a resident who has a diagnosis of Alzheimer's or other related
135 dementia and exhibits symptoms that require special care. Any
136 such case-mix add-on payment shall be supported by a determination



137 of additional cost. The division shall also develop and implement
138 as part of the fair rental reimbursement system for nursing
139 facility beds, an Alzheimer's resident bed depreciation enhanced
140 reimbursement system which will provide an incentive to encourage
141 nursing facilities to convert or construct beds for residents with
142 Alzheimer's or other related dementia.

143 (f) The Division of Medicaid shall develop and
144 implement a referral process for long-term care alternatives for
145 Medicaid beneficiaries and applicants. No Medicaid beneficiary
146 shall be admitted to a Medicaid-certified nursing facility unless
147 a licensed physician certifies that nursing facility care is
148 appropriate for that person on a standardized form to be prepared
149 and provided to nursing facilities by the Division of Medicaid.
150 The physician shall forward a copy of that certification to the
151 Division of Medicaid within twenty-four (24) hours after it is
152 signed by the physician. Any physician who fails to forward the
153 certification to the Division of Medicaid within the time period
154 specified in this paragraph shall be ineligible for Medicaid
155 reimbursement for any physician's services performed for the
156 applicant. The Division of Medicaid shall determine, through an
157 assessment of the applicant conducted within two (2) business days
158 after receipt of the physician's certification, whether the
159 applicant also could live appropriately and cost-effectively at
160 home or in some other community-based setting if home- or
161 community-based services were available to the applicant. The
162 time limitation prescribed in this paragraph shall be waived in
163 cases of emergency. If the Division of Medicaid determines that a
164 home- or other community-based setting is appropriate and
165 cost-effective, the division shall:

166 (i) Advise the applicant or the applicant's
167 legal representative that a home- or other community-based setting
168 is appropriate;



169 (ii) Provide a proposed care plan and inform
170 the applicant or the applicant's legal representative regarding
171 the degree to which the services in the care plan are available in
172 a home- or in other community-based setting rather than nursing
173 facility care; and

174 (iii) Explain that such plan and services are
175 available only if the applicant or the applicant's legal
176 representative chooses a home- or community-based alternative to
177 nursing facility care, and that the applicant is free to choose
178 nursing facility care.

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

184 Placement in a nursing facility may not be denied by the
185 division if home- or community-based services that would be more
186 appropriate than nursing facility care are not actually available,
187 or if the applicant chooses not to receive the appropriate home-
188 or community-based services.

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

193 The division shall make full payment for long-term care
194 alternative services.

195 The division shall apply for necessary federal waivers to
196 assure that additional services providing alternatives to nursing
197 facility care are made available to applicants for nursing
198 facility care.

199 (g) In addition to reimbursement methodology for
200 nursing facility services, the division may establish a Medicare
201 upper payment limits program for nursing facility services in



202 accordance with applicable federal law and regulations. The
203 division may assess each nursing facility for the sole purpose of
204 financing the state portion of the Medicare upper payment limits
205 program for nursing facility services based on appropriate
206 methodology consistent with federal law and regulations. This
207 assessment will remain in effect as long as the state participates
208 in a Medicare upper payment limits program for nursing facility
209 services.

210 (5) Periodic screening and diagnostic services for
211 individuals under age twenty-one (21) years as are needed to
212 identify physical and mental defects and to provide health care
213 treatment and other measures designed to correct or ameliorate
214 defects and physical and mental illness and conditions discovered
215 by the screening services regardless of whether these services are
216 included in the state plan. The division may include in its
217 periodic screening and diagnostic program those discretionary
218 services authorized under the federal regulations adopted to
219 implement Title XIX of the federal Social Security Act, as
220 amended. The division, in obtaining physical therapy services,
221 occupational therapy services, and services for individuals with
222 speech, hearing and language disorders, may enter into a
223 cooperative agreement with the State Department of Education for
224 the provision of such services to handicapped students by public
225 school districts using state funds which are provided from the
226 appropriation to the Department of Education to obtain federal
227 matching funds through the division. The division, in obtaining
228 medical and psychological evaluations for children in the custody
229 of the State Department of Human Services may enter into a
230 cooperative agreement with the State Department of Human Services
231 for the provision of such services using state funds which are
232 provided from the appropriation to the Department of Human
233 Services to obtain federal matching funds through the division.

234 * * *



235 (6) Physician's services. The division shall allow
236 twelve (12) physician visits annually. All fees for physicians'
237 services that are covered only by Medicaid shall be reimbursed at
238 ninety percent (90%) of the rate established on January 1, 1999,
239 and as adjusted each January thereafter, under Medicare (Title
240 XVIII of the Social Security Act, as amended), and which shall in
241 no event be less than seventy percent (70%) of the rate
242 established on January 1, 1994. All fees for physicians' services
243 that are covered by both Medicare and Medicaid shall be reimbursed
244 at ten percent (10%) of the adjusted Medicare payment established
245 on January 1, 1999, and as adjusted each January thereafter, under
246 Medicare (Title XVIII of the Social Security Act, as amended), and
247 which shall in no event be less than seventy percent (70%) of the
248 adjusted Medicare payment established on January 1, 1994.

249 (7) (a) Home health services for eligible persons, not
250 to exceed in cost the prevailing cost of nursing facility
251 services, not to exceed sixty (60) visits per year. All home
252 health visits must be precertified as required by the division.

253 (b) Repealed.

254 (8) Emergency medical transportation services. On
255 January 1, 1994, emergency medical transportation services shall
256 be reimbursed at seventy percent (70%) of the rate established
257 under Medicare (Title XVIII of the Social Security Act, as
258 amended). "Emergency medical transportation services" shall mean,
259 but shall not be limited to, the following services by a properly
260 permitted ambulance operated by a properly licensed provider in
261 accordance with the Emergency Medical Services Act of 1974
262 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced
263 life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,
264 (vi) disposable supplies, (vii) similar services.

265 (9) Legend and other drugs as may be determined by the
266 division. The division may implement a program of prior approval
267 for drugs to the extent permitted by law. Payment by the division



268 for covered multiple source drugs shall be limited to the lower of
269 the upper limits established and published by the Health Care
270 Financing Administration (HCFA) plus a dispensing fee of Four
271 Dollars and Ninety-one Cents (\$4.91), or the estimated acquisition
272 cost (EAC) as determined by the division plus a dispensing fee of
273 Four Dollars and Ninety-one Cents (\$4.91), or the providers' usual
274 and customary charge to the general public. The division shall
275 allow ten (10) prescriptions per month for noninstitutionalized
276 Medicaid recipients.

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

282 Payment for nonlegend or over-the-counter drugs covered on
283 the division's formulary shall be reimbursed at the lower of the
284 division's estimated shelf price or the providers' usual and
285 customary charge to the general public. No dispensing fee shall
286 be paid.

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

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



300 (10) Dental care that is an adjunct to treatment of an
301 acute medical or surgical condition; services of oral surgeons and
302 dentists in connection with surgery related to the jaw or any
303 structure contiguous to the jaw or the reduction of any fracture
304 of the jaw or any facial bone; and emergency dental extractions
305 and treatment related thereto. On July 1, 1999, all fees for
306 dental care and surgery under authority of this paragraph (10)
307 shall be increased to one hundred sixty percent (160%) of the
308 amount of the reimbursement rate that was in effect on June 30,
309 1999. It is the intent of the Legislature to encourage more
310 dentists to participate in the Medicaid program.

311 (11) Eyeglasses for all Medicaid beneficiaries who have
312 (a) had * * * surgery on the eyeball or ocular muscle which
313 results in a vision change for which eyeglasses or a change in
314 eyeglasses is medically indicated within six (6) months of the
315 surgery and is in accordance with policies established by the
316 division, or (b) one (1) pair every three (3) years and in
317 accordance with policies established by the division. In either
318 instance, the eyeglasses must be prescribed by a physician skilled
319 in the diseases of the eye or an optometrist, whichever the
320 beneficiary may select.

321 (12) Intermediate care facility services.

322 (a) The division shall make full payment to all
323 intermediate care facilities for the mentally retarded for each
324 day, not exceeding eighty-four (84) days per year, that a patient
325 is absent from the facility on home leave. Payment may be made
326 for the following home leave days in addition to the
327 eighty-four-day limitation: Christmas, the day before Christmas,
328 the day after Christmas, Thanksgiving, the day before Thanksgiving
329 and the day after Thanksgiving.

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



333 (13) Family planning services, including drugs,
334 supplies and devices, when such services are under the supervision
335 of a physician.

336 (14) Clinic services. Such diagnostic, preventive,
337 therapeutic, rehabilitative or palliative services furnished to an
338 outpatient by or under the supervision of a physician or dentist
339 in a facility which is not a part of a hospital but which is
340 organized and operated to provide medical care to outpatients.
341 Clinic services shall include any services reimbursed as
342 outpatient hospital services which may be rendered in such a
343 facility, including those that become so after July 1, 1991. On
344 July 1, 1999, all fees for physicians' services reimbursed under
345 authority of this paragraph (14) shall be reimbursed at ninety
346 percent (90%) of the rate established on January 1, 1999, and as
347 adjusted each January thereafter, under Medicare (Title XVIII of
348 the Social Security Act, as amended), and which shall in no event
349 be less than seventy percent (70%) of the rate established on
350 January 1, 1994. All fees for physicians' services that are
351 covered by both Medicare and Medicaid shall be reimbursed at ten
352 percent (10%) of the adjusted Medicare payment established on
353 January 1, 1999, and as adjusted each January thereafter, under
354 Medicare (Title XVIII of the Social Security Act, as amended), and
355 which shall in no event be less than seventy percent (70%) of the
356 adjusted Medicare payment established on January 1, 1994. On July
357 1, 1999, all fees for dentists' services reimbursed under
358 authority of this paragraph (14) shall be increased to one hundred
359 sixty percent (160%) of the amount of the reimbursement rate that
360 was in effect on June 30, 1999.

361 (15) Home- and community-based services, as provided
362 under Title XIX of the federal Social Security Act, as amended,
363 under waivers, subject to the availability of funds specifically
364 appropriated therefor by the Legislature. Payment for such
365 services shall be limited to individuals who would be eligible for



366 and would otherwise require the level of care provided in a
367 nursing facility. The home- and community-based services
368 authorized under this paragraph shall be expanded over a five-year
369 period beginning July 1, 1999. The division shall certify case
370 management agencies to provide case management services and
371 provide for home- and community-based services for eligible
372 individuals under this paragraph. The home- and community-based
373 services under this paragraph and the activities performed by
374 certified case management agencies under this paragraph shall be
375 funded using state funds that are provided from the appropriation
376 to the Division of Medicaid and used to match federal funds.

377 (16) Mental health services. Approved therapeutic and
378 case management services provided by (a) an approved regional
379 mental health/retardation center established under Sections
380 41-19-31 through 41-19-39, or by another community mental health
381 service provider meeting the requirements of the Department of
382 Mental Health to be an approved mental health/retardation center
383 if determined necessary by the Department of Mental Health, using
384 state funds which are provided from the appropriation to the State
385 Department of Mental Health and used to match federal funds under
386 a cooperative agreement between the division and the department,
387 or (b) a facility which is certified by the State Department of
388 Mental Health to provide therapeutic and case management services,
389 to be reimbursed on a fee for service basis. Any such services
390 provided by a facility described in paragraph (b) must have the
391 prior approval of the division to be reimbursable under this
392 section. After June 30, 1997, mental health services provided by
393 regional mental health/retardation centers established under
394 Sections 41-19-31 through 41-19-39, or by hospitals as defined in
395 Section 41-9-3(a) and/or their subsidiaries and divisions, or by
396 psychiatric residential treatment facilities as defined in Section
397 43-11-1, or by another community mental health service provider
398 meeting the requirements of the Department of Mental Health to be



399 an approved mental health/retardation center if determined
400 necessary by the Department of Mental Health, shall not be
401 included in or provided under any capitated managed care pilot
402 program provided for under paragraph (24) of this section.

403 (17) Durable medical equipment services and medical
404 supplies. Precertification of durable medical equipment and
405 medical supplies must be obtained as required by the division.
406 The Division of Medicaid may require durable medical equipment
407 providers to obtain a surety bond in the amount and to the
408 specifications as established by the Balanced Budget Act of 1997.

409 (18) (a) Notwithstanding any other provision of this
410 section to the contrary, the division shall make additional
411 reimbursement to hospitals which serve a disproportionate share of
412 low-income patients and which meet the federal requirements for
413 such payments as provided in Section 1923 of the federal Social
414 Security Act and any applicable regulations. However, from and
415 after January 1, 1999, no public hospital shall participate in the
416 Medicaid disproportionate share program unless the public hospital
417 participates in an intergovernmental transfer program as provided
418 in Section 1903 of the federal Social Security Act and any
419 applicable regulations. Administration and support for
420 participating hospitals shall be provided by the Mississippi
421 Hospital Association.

422 (b) The division shall establish a Medicare Upper
423 Payment Limits Program as defined in Section 1902 (a) (30) of the
424 federal Social Security Act and any applicable federal
425 regulations. The division shall assess each hospital for the sole
426 purpose of financing the state portion of the Medicare Upper
427 Payment Limits Program. This assessment shall be based on
428 Medicaid utilization, or other appropriate method consistent with
429 federal regulations, and will remain in effect as long as the
430 state participates in the Medicare Upper Payment Limits Program.
431 The division shall make additional reimbursement to hospitals for



432 the Medicare Upper Payment Limits as defined in Section 1902 (a)
433 (30) of the federal Social Security Act and any applicable federal
434 regulations. This paragraph (b) shall stand repealed from and
435 after July 1, 2005.

436 (c) The division shall contract with the
437 Mississippi Hospital Association to provide administrative support
438 for the operation of the disproportionate share hospital program
439 and the Medicare Upper Payment Limits Program. This paragraph (c)
440 shall stand repealed from and after July 1, 2005.

441 (19) (a) Perinatal risk management services. The
442 division shall promulgate regulations to be effective from and
443 after October 1, 1988, to establish a comprehensive perinatal
444 system for risk assessment of all pregnant and infant Medicaid
445 recipients and for management, education and follow-up for those
446 who are determined to be at risk. Services to be performed
447 include case management, nutrition assessment/counseling,
448 psychosocial assessment/counseling and health education. The
449 division shall set reimbursement rates for providers in
450 conjunction with the State Department of Health.

451 (b) Early intervention system services. The
452 division shall cooperate with the State Department of Health,
453 acting as lead agency, in the development and implementation of a
454 statewide system of delivery of early intervention services,
455 pursuant to Part C of the Individuals with Disabilities Education
456 Act (IDEA). The State Department of Health shall certify annually
457 in writing to the director of the division the dollar amount of
458 state early intervention funds available which shall be utilized
459 as a certified match for Medicaid matching funds. Those funds
460 then shall be used to provide expanded targeted case management
461 services for Medicaid eligible children with special needs who are
462 eligible for the state's early intervention system.

463 Qualifications for persons providing service coordination shall be



464 determined by the State Department of Health and the Division of
465 Medicaid.

466 (20) Home- and community-based services for physically
467 disabled approved services as allowed by a waiver from the United
468 States Department of Health and Human Services for home- and
469 community-based services for physically disabled people using
470 state funds which are provided from the appropriation to the State
471 Department of Rehabilitation Services and used to match federal
472 funds under a cooperative agreement between the division and the
473 department, provided that funds for these services are
474 specifically appropriated to the Department of Rehabilitation
475 Services.

476 (21) Nurse practitioner services. Services furnished
477 by a registered nurse who is licensed and certified by the
478 Mississippi Board of Nursing as a nurse practitioner including,
479 but not limited to, nurse anesthetists, nurse midwives, family
480 nurse practitioners, family planning nurse practitioners,
481 pediatric nurse practitioners, obstetrics-gynecology nurse
482 practitioners and neonatal nurse practitioners, under regulations
483 adopted by the division. Reimbursement for such services shall
484 not exceed ninety percent (90%) of the reimbursement rate for
485 comparable services rendered by a physician.

486 (22) Ambulatory services delivered in federally
487 qualified health centers, rural health centers and in clinics of
488 the local health departments of the State Department of Health for
489 individuals eligible for medical assistance under this article
490 based on reasonable costs as determined by the division.

491 (23) Inpatient psychiatric services. Inpatient
492 psychiatric services to be determined by the division for
493 recipients under age twenty-one (21) which are provided under the
494 direction of a physician in an inpatient program in a licensed
495 acute care psychiatric facility or in a licensed psychiatric
496 residential treatment facility, before the recipient reaches age



497 twenty-one (21) or, if the recipient was receiving the services
498 immediately before he reached age twenty-one (21), before the
499 earlier of the date he no longer requires the services or the date
500 he reaches age twenty-two (22), as provided by federal
501 regulations. Precertification of inpatient days and residential
502 treatment days must be obtained as required by the division.

503 (24) Managed care services in a program to be developed
504 by the division by a public or private provider. If managed care
505 services are provided by the division to Medicaid recipients, and
506 those managed care services are operated, managed and controlled
507 by and under the authority of the division, the division shall be
508 responsible for educating the Medicaid recipients who are
509 participants in the managed care program regarding the manner in
510 which the participants should seek health care under the program.
511 Notwithstanding any other provision in this article to the
512 contrary, the division shall establish rates of reimbursement to
513 providers rendering care and services authorized under this
514 paragraph (24), and may revise such rates of reimbursement without
515 amendment to this section by the Legislature for the purpose of
516 achieving effective and accessible health services, and for
517 responsible containment of costs.

518 (25) Birthing center services.

519 (26) Hospice care. As used in this paragraph, the term
520 "hospice care" means a coordinated program of active professional
521 medical attention within the home and outpatient and inpatient
522 care which treats the terminally ill patient and family as a unit,
523 employing a medically directed interdisciplinary team. The
524 program provides relief of severe pain or other physical symptoms
525 and supportive care to meet the special needs arising out of
526 physical, psychological, spiritual, social and economic stresses
527 which are experienced during the final stages of illness and
528 during dying and bereavement and meets the Medicare requirements
529 for participation as a hospice as provided in federal regulations.



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

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

537 (29) The Division of Medicaid may apply for a waiver
538 from the Department of Health and Human Services for home- and
539 community-based services for developmentally disabled people using
540 state funds which are provided from the appropriation to the State
541 Department of Mental Health and used to match federal funds under
542 a cooperative agreement between the division and the department,
543 provided that funds for these services are specifically
544 appropriated to the Department of Mental Health.

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

547 (31) Targeted case management services for children
548 with special needs, under waivers from the United States
549 Department of Health and Human Services, using state funds that
550 are provided from the appropriation to the Mississippi Department
551 of Human Services and used to match federal funds under a
552 cooperative agreement between the division and the department.

553 (32) Care and services provided in Christian Science
554 Sanatoria operated by or listed and certified by The First Church
555 of Christ Scientist, Boston, Massachusetts, rendered in connection
556 with treatment by prayer or spiritual means to the extent that
557 such services are subject to reimbursement under Section 1903 of
558 the Social Security Act.

559 (33) Podiatrist services.

560 (34) The division shall make application to the United
561 States Health Care Financing Administration for a waiver to
562 develop a program of services to personal care and assisted living



563 homes in Mississippi. This waiver shall be completed by December
564 1, 1999.

565 (35) Services and activities authorized in Sections
566 43-27-101 and 43-27-103, using state funds that are provided from
567 the appropriation to the State Department of Human Services and
568 used to match federal funds under a cooperative agreement between
569 the division and the department.

570 (36) Nonemergency transportation services for
571 Medicaid-eligible persons, to be provided by the Division of
572 Medicaid. The division may contract with additional entities to
573 administer nonemergency transportation services as it deems
574 necessary. All providers shall have a valid driver's license,
575 vehicle inspection sticker, valid vehicle license tags and a
576 standard liability insurance policy covering the vehicle.

577 (37) [Deleted]

578 (38) Chiropractic services: a chiropractor's manual
579 manipulation of the spine to correct a subluxation, if x-ray
580 demonstrates that a subluxation exists and if the subluxation has
581 resulted in a neuromusculoskeletal condition for which
582 manipulation is appropriate treatment, and related spinal x-rays
583 performed to document these conditions. Reimbursement for
584 chiropractic services shall not exceed Seven Hundred Dollars
585 (\$700.00) per year per beneficiary.

586 (39) Dually eligible Medicare/Medicaid beneficiaries.
587 The division shall pay the Medicare deductible and ten percent
588 (10%) coinsurance amounts for services available under Medicare
589 for the duration and scope of services otherwise available under
590 the Medicaid program.

591 (40) [Deleted]

592 (41) Services provided by the State Department of
593 Rehabilitation Services for the care and rehabilitation of persons
594 with spinal cord injuries or traumatic brain injuries, as allowed
595 under waivers from the United States Department of Health and



596 Human Services, using up to seventy-five percent (75%) of the
597 funds that are appropriated to the Department of Rehabilitation
598 Services from the Spinal Cord and Head Injury Trust Fund
599 established under Section 37-33-261 and used to match federal
600 funds under a cooperative agreement between the division and the
601 department.

602 (42) Notwithstanding any other provision in this
603 article to the contrary, the division is hereby authorized to
604 develop a population health management program for women and
605 children health services through the age of two (2). This program
606 is primarily for obstetrical care associated with low birth weight
607 and pre-term babies. In order to effect cost savings, the
608 division may develop a revised payment methodology which may
609 include at-risk capitated payments.

610 (43) The division shall provide reimbursement,
611 according to a payment schedule developed by the division, for
612 smoking cessation medications for pregnant women during their
613 pregnancy and other Medicaid-eligible women who are of
614 child-bearing age.

615 (44) Nursing facility services for the severely
616 disabled.

617 (a) Severe disabilities include, but are not
618 limited to, spinal cord injuries, closed head injuries and
619 ventilator dependent patients.

620 (b) Those services must be provided in a long-term
621 care nursing facility dedicated to the care and treatment of
622 persons with severe disabilities, and shall be reimbursed as a
623 separate category of nursing facilities.

624 (45) Physician assistant services. Services furnished
625 by a physician assistant who is licensed by the State Board of
626 Medical Licensure and is practicing with physician supervision
627 under regulations adopted by the board, under regulations adopted
628 by the division. Reimbursement for those services shall not



629 exceed ninety percent (90%) of the reimbursement rate for
630 comparable services rendered by a physician.

631 (46) The division shall make application to the federal
632 Health Care Financing Administration for a waiver to develop and
633 provide services for children with serious emotional disturbances
634 as defined in Section 43-14-1(1), which may include home- and
635 community-based services, case management services or managed care
636 services through mental health providers certified by the
637 Department of Mental Health. The division may implement and
638 provide services under this waived program only if funds for
639 these services are specifically appropriated for this purpose by
640 the Legislature, or if funds are voluntarily provided by affected
641 agencies.

642 (47) Notwithstanding any other provision in this
643 article to the contrary, the division is hereby authorized to
644 develop and implement disease management programs, including the
645 use of grants, waivers, demonstrations or other projects as
646 necessary.

647 Notwithstanding any provision of this article, except as
648 authorized in the following paragraph and in Section 43-13-139,
649 neither (a) the limitations on quantity or frequency of use of or
650 the fees or charges for any of the care or services available to
651 recipients under this section, nor (b) the payments or rates of
652 reimbursement to providers rendering care or services authorized
653 under this section to recipients, may be increased, decreased or
654 otherwise changed from the levels in effect on July 1, 1999,
655 unless such is authorized by an amendment to this section by the
656 Legislature. However, the restriction in this paragraph shall not
657 prevent the division from changing the payments or rates of
658 reimbursement to providers without an amendment to this section
659 whenever such changes are required by federal law or regulation,
660 or whenever such changes are necessary to correct administrative



661 errors or omissions in calculating such payments or rates of
662 reimbursement.

663 Notwithstanding any provision of this article, no new groups
664 or categories of recipients and new types of care and services may
665 be added without enabling legislation from the Mississippi
666 Legislature, except that the division may authorize such changes
667 without enabling legislation when such addition of recipients or
668 services is ordered by a court of proper authority. The director
669 shall keep the Governor advised on a timely basis of the funds
670 available for expenditure and the projected expenditures. In the
671 event current or projected expenditures can be reasonably
672 anticipated to exceed the amounts appropriated for any fiscal
673 year, the Governor, after consultation with the director, shall
674 discontinue any or all of the payment of the types of care and
675 services as provided herein which are deemed to be optional
676 services under Title XIX of the federal Social Security Act, as
677 amended, for any period necessary to not exceed appropriated
678 funds, and when necessary shall institute any other cost
679 containment measures on any program or programs authorized under
680 the article to the extent allowed under the federal law governing
681 such program or programs, it being the intent of the Legislature
682 that expenditures during any fiscal year shall not exceed the
683 amounts appropriated for such fiscal year.

684 Notwithstanding any other provision of this article, it shall
685 be the duty of each nursing facility, intermediate care facility
686 for the mentally retarded, psychiatric residential treatment
687 facility, and nursing facility for the severely disabled that is
688 participating in the medical assistance program to keep and
689 maintain books, documents, and other records as prescribed by the
690 Division of Medicaid in substantiation of its cost reports for a
691 period of three (3) years after the date of submission to the
692 Division of Medicaid of an original cost report, or three (3)



693 years after the date of submission to the Division of Medicaid of
694 an amended cost report.

695 **SECTION 2.** Section 43-13-121, Mississippi Code of 1972, is
696 amended as follows:

697 43-13-121. (1) The division is authorized and empowered to
698 administer a program of medical assistance under the provisions of
699 this article, and to do the following:

700 (a) Adopt and promulgate reasonable rules, regulations
701 and standards, with approval of the Governor, and in accordance
702 with the Administrative Procedures Law, Section 25-43-1 et seq.:

703 (i) Establishing methods and procedures as may be
704 necessary for the proper and efficient administration of this
705 article;

706 (ii) Providing medical assistance to all qualified
707 recipients under the provisions of this article as the division
708 may determine and within the limits of appropriated funds;

709 (iii) Establishing reasonable fees, charges and
710 rates for medical services and drugs; and in doing so shall fix
711 all such fees, charges and rates at the minimum levels absolutely
712 necessary to provide the medical assistance authorized by this
713 article, and shall not change any such fees, charges or rates
714 except as may be authorized in Section 43-13-117;

715 (iv) Providing for fair and impartial hearings;

716 (v) Providing safeguards for preserving the
717 confidentiality of records; and

718 (vi) For detecting and processing fraudulent
719 practices and abuses of the program;

720 (b) Receive and expend state, federal and other funds
721 in accordance with court judgments or settlements and agreements
722 between the State of Mississippi and the federal government, the
723 rules and regulations promulgated by the division, with the
724 approval of the Governor, and within the limitations and



725 restrictions of this article and within the limits of funds
726 available for such purpose;

727 (c) Subject to the limits imposed by this article, to
728 submit a plan for medical assistance to the federal Department of
729 Health and Human Services for approval pursuant to the provisions
730 of the Social Security Act, to act for the state in making
731 negotiations relative to the submission and approval of such plan,
732 to make such arrangements, not inconsistent with the law, as may
733 be required by or pursuant to federal law to obtain and retain
734 such approval and to secure for the state the benefits of the
735 provisions of such law;

736 No agreements, specifically including the general plan for
737 the operation of the Medicaid program in this state, shall be made
738 by and between the division and the Department of Health and Human
739 Services unless the Attorney General of the State of Mississippi
740 has reviewed the agreements, specifically including the
741 operational plan, and has certified in writing to the Governor and
742 to the director of the division that the agreements, including the
743 plan of operation, have been drawn strictly in accordance with the
744 terms and requirements of this article;

745 (d) Pursuant to the purposes and intent of this article
746 and in compliance with its provisions, provide for aged persons
747 otherwise eligible for the benefits provided under Title XVIII of
748 the federal Social Security Act by expenditure of funds available
749 for such purposes;

750 (e) To make reports to the federal Department of Health
751 and Human Services as from time to time may be required by such
752 federal department and to the Mississippi Legislature as
753 hereinafter provided;

754 (f) Define and determine the scope, duration and amount
755 of medical assistance which may be provided in accordance with
756 this article and establish priorities therefor in conformity with
757 this article;



758 (g) Cooperate and contract with other state agencies
759 for the purpose of coordinating medical assistance rendered under
760 this article and eliminating duplication and inefficiency in the
761 program;

762 (h) Adopt and use an official seal of the division;

763 (i) Sue in its own name on behalf of the State of
764 Mississippi and employ legal counsel on a contingency basis with
765 the approval of the Attorney General;

766 (j) To recover any and all payments incorrectly made by
767 the division or by the Medicaid Commission to a recipient or
768 provider from the recipient or provider receiving the payments;

769 (k) To recover any and all payments by the division or
770 by the Medicaid Commission fraudulently obtained by a recipient or
771 provider. Additionally, if recovery of any payments fraudulently
772 obtained by a recipient or provider is made in any court, then,
773 upon motion of the Governor, the judge of the court may award
774 twice the payments recovered as damages;

775 (l) Have full, complete and plenary power and authority
776 to conduct such investigations as it may deem necessary and
777 requisite of alleged or suspected violations or abuses of the
778 provisions of this article or of the regulations adopted hereunder
779 including, but not limited to, fraudulent or unlawful act or deed
780 by applicants for medical assistance or other benefits, or
781 payments made to any person, firm or corporation under the terms,
782 conditions and authority of this article, to suspend or disqualify
783 any provider of services, applicant or recipient for gross abuse,
784 fraudulent or unlawful acts for such periods, including
785 permanently, and under such conditions as the division may deem
786 proper and just, including the imposition of a legal rate of
787 interest on the amount improperly or incorrectly paid. Recipients
788 who are found to have misused or abused medical assistance
789 benefits may be locked into one (1) physician and/or one (1)
790 pharmacy of the recipient's choice for a reasonable amount of time



791 in order to educate and promote appropriate use of medical
792 services, in accordance with federal regulations. Should an
793 administrative hearing become necessary, the division shall be
794 authorized, should the provider not succeed in his defense, in
795 taxing the costs of the administrative hearing, including the
796 costs of the court reporter or stenographer and transcript, to the
797 provider. The convictions of a recipient or a provider in a state
798 or federal court for abuse, fraudulent or unlawful acts under this
799 chapter shall constitute an automatic disqualification of the
800 recipient or automatic disqualification of the provider from
801 participation under the Medicaid program.

802 A conviction, for the purposes of this chapter, shall include
803 a judgment entered on a plea of nolo contendere or a
804 nonadjudicated guilty plea and shall have the same force as a
805 judgment entered pursuant to a guilty plea or a conviction
806 following trial. A certified copy of the judgment of the court of
807 competent jurisdiction of such conviction shall constitute prima
808 facie evidence of such conviction for disqualification purposes;

809 (m) Establish and provide such methods of
810 administration as may be necessary for the proper and efficient
811 operation of the program, fully utilizing computer equipment as
812 may be necessary to oversee and control all current expenditures
813 for purposes of this article, and to closely monitor and supervise
814 all recipient payments and vendors rendering such services
815 hereunder;

816 (n) To cooperate and contract with the federal
817 government for the purpose of providing medical assistance to
818 Vietnamese and Cambodian refugees, pursuant to the provisions of
819 Public Law 94-23 and Public Law 94-24, including any amendments
820 thereto, only to the extent that such assistance and the
821 administrative cost related thereto are one hundred percent (100%)
822 reimbursable by the federal government. For the purposes of
823 Section 43-13-117, persons receiving medical assistance pursuant



824 to Public Law 94-23 and Public Law 94-24, including any amendments
825 thereto, shall not be considered a new group or category of
826 recipient; and

827 (o) The division shall impose penalties upon Medicaid
828 only, Title XIX participating long-term care facilities found to
829 be in noncompliance with division and certification standards in
830 accordance with federal and state regulations, including interest
831 at the same rate calculated by the Department of Health and Human
832 Services and/or the Health Care Financing Administration under
833 federal regulations.

834 (2) The division also shall exercise such additional powers
835 and perform such other duties as may be conferred upon the
836 division by act of the Legislature hereafter.

837 (3) The division, and the State Department of Health as the
838 agency for licensure of health care facilities and certification
839 and inspection for the Medicaid and/or Medicare programs, shall
840 contract for or otherwise provide for the consolidation of on-site
841 inspections of health care facilities which are necessitated by
842 the respective programs and functions of the division and the
843 department.

844 (4) The division and its hearing officers shall have power
845 to preserve and enforce order during hearings; to issue subpoenas
846 for, to administer oaths to and to compel the attendance and
847 testimony of witnesses, or the production of books, papers,
848 documents and other evidence, or the taking of depositions before
849 any designated individual competent to administer oaths; to
850 examine witnesses; and to do all things conformable to law which
851 may be necessary to enable them effectively to discharge the
852 duties of their office. In compelling the attendance and
853 testimony of witnesses, or the production of books, papers,
854 documents and other evidence, or the taking of depositions, as
855 authorized by this section, the division or its hearing officers
856 may designate an individual employed by the division or some other



857 suitable person to execute and return such process, whose action
858 in executing and returning such process shall be as lawful as if
859 done by the sheriff or some other proper officer authorized to
860 execute and return process in the county where the witness may
861 reside. In carrying out the investigatory powers under the
862 provisions of this article, the director or other designated
863 person or persons shall be authorized to examine, obtain, copy or
864 reproduce the books, papers, documents, medical charts,
865 prescriptions and other records relating to medical care and
866 services furnished by the provider to a recipient or designated
867 recipients of Medicaid services under investigation. In the
868 absence of the voluntary submission of the books, papers,
869 documents, medical charts, prescriptions and other records, the
870 Governor, the director, or other designated person shall be
871 authorized to issue and serve subpoenas instantly upon such
872 provider, his agent, servant or employee for the production of the
873 books, papers, documents, medical charts, prescriptions or other
874 records during an audit or investigation of the provider. If any
875 provider or his agent, servant or employee should refuse to
876 produce the records after being duly subpoenaed, the director
877 shall be authorized to certify such facts and institute contempt
878 proceedings in the manner, time, and place as authorized by law
879 for administrative proceedings. As an additional remedy, the
880 division shall be authorized to recover all amounts paid to the
881 provider covering the period of the audit or investigation,
882 inclusive of a legal rate of interest and a reasonable attorney's
883 fee and costs of court if suit becomes necessary. Division staff
884 shall have immediate access to the provider's physical location,
885 facilities, records, documents, books, and any other records
886 relating to medical care and services rendered to recipients
887 during regular business hours.

888 (5) If any person in proceedings before the division
889 disobeys or resists any lawful order or process, or misbehaves



890 during a hearing or so near the place thereof as to obstruct the
891 same, or neglects to produce, after having been ordered to do so,
892 any pertinent book, paper or document, or refuses to appear after
893 having been subpoenaed, or upon appearing refuses to take the oath
894 as a witness, or after having taken the oath refuses to be
895 examined according to law, the director shall certify the facts to
896 any court having jurisdiction in the place in which it is sitting,
897 and the court shall thereupon, in a summary manner, hear the
898 evidence as to the acts complained of, and if the evidence so
899 warrants, punish such person in the same manner and to the same
900 extent as for a contempt committed before the court, or commit
901 such person upon the same condition as if the doing of the
902 forbidden act had occurred with reference to the process of, or in
903 the presence of, the court.

904 (6) In suspending or terminating any provider from
905 participation in the Medicaid program, the division shall preclude
906 such provider from submitting claims for payment, either
907 personally or through any clinic, group, corporation or other
908 association to the division or its fiscal agents for any services
909 or supplies provided under the Medicaid program except for those
910 services or supplies provided prior to the suspension or
911 termination. No clinic, group, corporation or other association
912 which is a provider of services shall submit claims for payment to
913 the division or its fiscal agents for any services or supplies
914 provided by a person within such organization who has been
915 suspended or terminated from participation in the Medicaid program
916 except for those services or supplies provided prior to the
917 suspension or termination. When this provision is violated by a
918 provider of services which is a clinic, group, corporation or
919 other association, the division may suspend or terminate such
920 organization from participation. Suspension may be applied by the
921 division to all known affiliates of a provider, provided that each
922 decision to include an affiliate is made on a case-by-case basis



923 after giving due regard to all relevant facts and circumstances.
924 The violation, failure, or inadequacy of performance may be
925 imputed to a person with whom the provider is affiliated where
926 such conduct was accomplished with the course of his official duty
927 or was effectuated by him with the knowledge or approval of such
928 person.

929 (7) The division may deny or revoke enrollment in the
930 Medicaid program to a provider if any of the following are found
931 to be applicable to the provider, his agent, a managing employee,
932 or any person having an ownership interest equal to five percent
933 (5%) or greater in the provider:

934 (a) Failure to truthfully or fully disclose any and all
935 information required, or the concealment of any and all
936 information required, on a claim, a provider application or a
937 provider agreement or the making of a false or misleading
938 statement to the division relative to the Medicaid program.

939 (b) Previous or current exclusion, suspension,
940 termination from or the involuntary withdrawing from participation
941 in, the Medicaid program, any other state's Medicaid program,
942 Medicare or any other public or private health or health insurance
943 program. If the division ascertains that a provider has been
944 convicted of a felony under federal or state law for an offense
945 which the division determines is detrimental to the best interest
946 of the program or of Medicaid beneficiaries, the division may
947 refuse to enter into an agreement with such provider, or may
948 terminate or refuse to renew an existing agreement.

949 (c) Conviction under federal or state law of a criminal
950 offense relating to the delivery of any goods, services or
951 supplies, including the performance of management or
952 administrative services relating to the delivery of the goods,
953 services or supplies, under the Medicaid program, any other
954 state's Medicaid program, Medicare or any other public or private
955 health or health insurance program.



956 (d) Conviction under federal or state law of a criminal
957 offense relating to the neglect or abuse of a patient in
958 connection with the delivery of any goods, services or supplies.

959 (e) Conviction under federal or state law of a criminal
960 offense relating to the unlawful manufacture, distribution,
961 prescription, or dispensing of a controlled substance.

962 (f) Conviction under federal or state law of a criminal
963 offense relating to fraud, theft, embezzlement, breach of
964 fiduciary responsibility or other financial misconduct.

965 (g) Conviction under federal or state law of a criminal
966 offense punishable by imprisonment of a year or more which
967 involves moral turpitude, or acts against the elderly, children or
968 infirm.

969 (h) Conviction under federal or state law of a criminal
970 offense in connection with the interference or obstruction of any
971 investigation into any criminal offense listed in paragraphs (c)
972 through (i) of this subsection.

973 (i) Sanction pursuant to a violation of federal or
974 state laws or rules relative to the Medicaid program, any other
975 state's Medicaid program, Medicare or any other public health care
976 or health insurance program.

977 (j) Violation of licensing or certification conditions
978 or professional standards relating to the licenses or
979 certification of providers or the required quality of goods,
980 services or supplies provided.

981 (k) Failure to pay recovery properly assessed or
982 pursuant to an approved repayment schedule under the Medicaid
983 program.

984 (l) Failure to meet any condition of enrollment.

985 **SECTION 3.** Section 43-13-123, Mississippi Code of 1972, is
986 amended as follows:



987 43-13-123. The determination of the method of providing
988 payment of claims under this article shall be made by the
989 division, with approval of the Governor, which methods may be:

990 (1) By contract with insurance companies licensed to do
991 business in the State of Mississippi or with nonprofit hospital
992 service corporations, medical or dental service corporations,
993 authorized to do business in Mississippi to underwrite on an
994 insured premium approach, such medical assistance benefits as may
995 be available, and any carrier selected pursuant to the provisions
996 of this article is hereby expressly authorized and empowered to
997 undertake the performance of the requirements of such contract.

998 (2) By contract with an insurance company licensed to
999 do business in the State of Mississippi or with nonprofit hospital
1000 service, medical or dental service organizations, or other
1001 organizations including data processing companies, authorized to
1002 do business in Mississippi to act as fiscal agent.

1003 The division shall obtain services to be provided under
1004 either of the above-described provisions pursuant to the Personal
1005 Service Contract Review Board Procurement Regulations. * * *

1006 The authorization of the foregoing methods shall not preclude
1007 other methods of providing payment of claims through direct
1008 operation of the program by the state or its agencies.

1009 **SECTION 4.** Section 43-13-145, Mississippi Code of 1972, is
1010 amended as follows:

1011 43-13-145. (1) Upon each nursing facility licensed or
1012 certified by the State of Mississippi and each intermediate care
1013 facility for the mentally retarded licensed by the State of
1014 Mississippi, there is levied an assessment in an amount set by the
1015 division not exceeding Two Dollars (\$2.00) per day, or fraction
1016 thereof, for each * * * licensed or certified bed of the facility.
1017 The division may apply for a waiver from the U.S. Secretary of
1018 Health and Human Services to exempt nonprofit, public, charitable
1019 or religious facilities from the assessment levied under this



1020 subsection, and if a waiver is granted, such facilities shall be
1021 exempt from any assessment levied under this subsection after the
1022 date that the division receives notice that the waiver has been
1023 granted.

1024 (2) The assessment levied under this section shall be
1025 collected by the division each quarter beginning on July 1, 1992,
1026 and shall be based on data for the quarter ending three (3) months
1027 before the date the assessments are to be collected.

1028 (3) All assessments collected under this section shall be
1029 deposited in the Medical Care Fund created by Section 43-13-143.

1030 (4) The assessment levied under this section shall be in
1031 addition to any other assessments, taxes or fees levied by law.

1032 (5) The assessment levied under this section shall
1033 constitute a debt due the State of Mississippi from the time the
1034 assessment is due until it is paid. If any facility liable for
1035 payment of such assessment does not pay the assessment when it is
1036 due, the division shall give written notice to the facility
1037 demanding payment of the assessment within ten (10) days from the
1038 date of delivery of the notice. Such notice shall be sent by
1039 certified or registered mail or delivered to the facility by an
1040 agent of the division. If any facility liable for the assessment
1041 fails or refuses to pay it after receiving the notice and demand,
1042 the division may withhold the Medicaid reimbursement payments that
1043 are otherwise scheduled to be made to the facility from the time
1044 the assessment is due until it is paid by the facility.

1045 **SECTION 5.** This act shall take effect and be in force from
1046 and after its passage.

