## **REPORT OF CONFERENCE COMMITTEE**

## MR. SPEAKER AND MADAM PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1200: Medicaid; place limits on services, and transfer funds from Health Care Trust Fund.

We, therefore, respectfully submit the following report and recommendation:

1. That the Senate recede from its Amendment No. 1.

2. That the House and Senate adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

49 **SECTION 1.** Section 43-13-117, Mississippi Code of 1972, is 50 amended as follows:

51 43-13-117. <u>Medicaid</u> as authorized by this article shall 52 include payment of part or all of the costs, at the discretion of 53 the division or its successor, with approval of the Governor, of 54 the following types of care and services rendered to eligible 55 applicants who **\* \* \*** have been determined to be eligible for <u>that</u> 56 care and services, within the limits of state appropriations and 57 federal matching funds:

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(1) Inpatient hospital services.

(a) The division shall allow thirty (30) days of
inpatient hospital care annually for all Medicaid recipients.
Precertification of inpatient days must be obtained as required by
the division. The division may allow unlimited days in
disproportionate hospitals as defined by the division for eligible
infants under the age of six (6) years.

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

70 allocated to the Medicaid program.

Hospitals will receive an additional payment 71 (C) for the implantable programmable baclofen drug pump used to treat 72 spasticity which is implanted on an inpatient basis. The payment 73 pursuant to written invoice will be in addition to the facility's 74 75 per diem reimbursement and will represent a reduction of costs on the facility's annual cost report, and shall not exceed Ten 76 Thousand Dollars (\$10,000.00) per year per recipient. 77 This paragraph (c) shall stand repealed on July 1, 2005. 78

(2) Outpatient hospital services. \* \* \* Where the same services are reimbursed as clinic services, the division may revise the rate or methodology of outpatient reimbursement to maintain consistency, efficiency, economy and quality of care. \* \* \*

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(3) Laboratory and x-ray services.

(4) Nursing facility services.

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

From and after July 1, 1997, the division 93 (b) shall implement the integrated case-mix payment and quality 94 monitoring system, which includes the fair rental system for 95 96 property costs and in which recapture of depreciation is 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 99 100 assessment being utilized for payment at that point in time, or a 101 case-mix score of 1.000 for nursing facilities, and shall compute case-mix scores of residents so that only services provided at the 102 103 nursing facility are considered in calculating a facility's per 104 diem.

105 (c) From and after July 1, 1997, all state-owned 106 nursing facilities shall be reimbursed on a full reasonable cost 107 basis.

When a facility of a category that does not 108 (d) 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 <u>under</u> a 112 certificate of need that authorizes conversion only and the 113 applicant for the certificate of need was assessed an application 114 115 review fee based on capital expenditures incurred in constructing the facility, the division shall allow reimbursement for capital 116 117 expenditures necessary for construction of the facility that were incurred within the twenty-four (24) consecutive calendar months 118 immediately preceding the date that the certificate of need 119 authorizing the conversion was issued, to the same extent that 120 121 reimbursement would be allowed for construction of a new nursing 122 facility <u>under</u> a certificate of need that authorizes <u>that</u> construction. The reimbursement authorized in this subparagraph 123 124 (d) may be made only to facilities the construction of which was completed after June 30, 1989. Before the division shall be 125 126 authorized to make the reimbursement authorized in this subparagraph (d), the division first must have received approval 127 from the Health Care Financing Administration of the United States 128 129 Department of Health and Human Services of the change in the state Medicaid plan providing for the reimbursement. 130

131 (e) The division shall develop and implement, not later than January 1, 2001, a case-mix payment add-on determined 132 by time studies and other valid statistical data that 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 135 136 dementia and exhibits symptoms that require special care. Any 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

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140 facility beds, an Alzheimer's resident bed depreciation enhanced 141 reimbursement system <u>that</u> will provide an incentive to encourage 142 nursing facilities to convert or construct beds for residents with 143 Alzheimer's or other related dementia.

(f) The Division of Medicaid shall develop and 144 145 implement a referral process for long-term care alternatives for 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 148 149 appropriate for that person on a standardized form to be prepared 150 and provided to nursing facilities by the Division of Medicaid. 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 155 156 reimbursement for any physician's services performed for the 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 159 160 applicant also could live appropriately and cost-effectively at home or in some other community-based setting if home- or 161 community-based services were available to the applicant. 162 The 163 time limitation prescribed in this paragraph shall be waived in 164 cases of emergency. If the Division of Medicaid determines that a home- or other community-based setting is appropriate and 165 166 cost-effective, the division shall:

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

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

(iii) Explain that the plan and services are 175 176 available only if the applicant or the applicant's legal representative chooses a home- or community-based alternative to 177 178 nursing facility care, and that the applicant is free to choose 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 183 184 hospital discharge planning procedures.

185 Placement in a nursing facility may not be denied by the division if home- or community-based services that would be more 186 187 appropriate than nursing facility care are not actually available, 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 190 191 under federal regulations to any applicant who is not given the 192 choice of home- or community-based services as an alternative to institutional care. 193

194 The division shall make full payment for long-term care 195 alternative services.

196 The division shall apply for necessary federal waivers to assure that additional services providing alternatives to nursing 197 198 facility care are made available to applicants for nursing 199 facility care.

Periodic screening and diagnostic services for 200 (5) 201 individuals under age twenty-one (21) years as are needed to identify physical and mental defects and to provide health care 202 treatment and other measures designed to correct or ameliorate 203 204 defects and physical and mental illness and conditions discovered by the screening services regardless of whether these services are 205 206 included in the state plan. The division may include in its periodic screening and diagnostic program those discretionary 207 services authorized under the federal regulations adopted to 208 209 implement Title XIX of the federal Social Security Act, as

amended. The division, in obtaining physical therapy services, 210 211 occupational therapy services, and services for individuals with speech, hearing and language disorders, may enter into a 212 213 cooperative agreement with the State Department of Education for the provision of those services to handicapped students by public 214 215 school districts using state funds that are provided from the appropriation to the Department of Education to obtain federal 216 matching funds through the division. The division, in obtaining 217 medical and psychological evaluations for children in the custody 218 219 of the State Department of Human Services may enter into a 220 cooperative agreement with the State Department of Human Services for the provision of those services using state funds that are 221 provided from the appropriation to the Department of Human 222 Services to obtain federal matching funds through the division. 223 On July 1, 1993, all fees for periodic screening and 224

diagnostic services under this paragraph (5) shall be increased by twenty-five percent (25%) of the reimbursement rate in effect on June 30, 1993.

Physician's services. The division shall allow 228 (6) 229 twelve (12) physician visits annually. All fees for physicians' services that are covered only by Medicaid shall be reimbursed at 230 231 ninety percent (90%) of the rate established on January 1, 1999, and as adjusted each January thereafter, under Medicare (Title 232 XVIII of the Social Security Act, as amended), and which shall in 233 no event be less than seventy percent (70%) of the rate 234 established on January 1, 1994. All fees for physicians' services 235 236 that are covered by both Medicare and Medicaid shall be reimbursed at ten percent (10%) of the adjusted Medicare payment established 237 on January 1, 1999, and as adjusted each January thereafter, under 238 Medicare (Title XVIII of the Social Security Act, as amended), and 239 which shall in no event be less than seventy percent (70%) of the 240 241 adjusted Medicare payment established on January 1, 1994.

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

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245 health visits must be precertified as required by the division.

Repealed.

(b)

Emergency medical transportation services. (8) 247 On 248 January 1, 1994, emergency medical transportation services shall be reimbursed at seventy percent (70%) of the rate established 249 under Medicare (Title XVIII of the Social Security Act, as 250 amended). "Emergency medical transportation services" shall mean, 251 but shall not be limited to, the following services by a properly 252 permitted ambulance operated by a properly licensed provider in 253 accordance with the Emergency Medical Services Act of 1974 254 255 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids, 256 257 (vi) disposable supplies, (vii) similar services.

Legend and other drugs as may be determined by the 258 (9) division. The division may implement a program of prior approval 259 for drugs to the extent permitted by law. Payment by the division 260 for covered multiple source drugs shall be limited to the lower of 261 262 the upper limits established and published by the Centers for Medicare and Medicaid Services (CMS) plus a dispensing fee \* \* \*, 263 264 or the estimated acquisition cost (EAC) \* \* \* plus a dispensing fee \* \* \*, or the providers' usual and customary charge to the 265 266 general public. The division shall allow <u>seven (7)</u> prescriptions per month for <u>each</u> Medicaid <u>recipient; however, after a recipient</u> 267 268 has received five (5) prescriptions in any month, each additional 269 prescription during that month must have the prior approval of the division. The division shall not reimburse for any portion of a 270 271 prescription that exceeds a thirty-four-day supply of the drug 272 based on the daily dosage.

Payment for other covered drugs, other than multiple source drugs with <u>CMS</u> upper limits, shall not exceed the lower of the estimated acquisition cost **\* \* \*** plus a dispensing fee **\* \* \*** or the providers' usual and customary charge to the general public. Payment for nonlegend or over-the-counter drugs covered on the division's formulary shall be reimbursed at the lower of the division's estimated shelf price or the providers' usual and

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280 customary charge to the general public. No dispensing fee shall 281 be paid.

282The dispensing fee for each new or refill prescription shall283be Three Dollars and Ninety-one Cents (\$3.91).

284 The Medicaid provider shall not prescribe, the Medicaid 285 pharmacy shall not bill, and the division shall not reimburse for 286 name brand drugs if there are equally effective generic

287 <u>equivalents available and if the generic equivalents are the least</u>
288 <u>expensive.</u>

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

All claims for drugs for dually eligible Medicare/Medicaid beneficiaries that are paid for by Medicare must be submitted to Medicare for payment before they may be processed by the division's on-line payment system.

297 <u>The division shall develop a pharmacy policy in which drugs</u> 298 <u>in tamper-resistant packaging that are prescribed for a resident</u> 299 <u>of a nursing facility but are not dispensed to the resident shall</u> 300 <u>be returned to the pharmacy and not billed to Medicaid, in</u> 301 <u>accordance with guidelines of the State Board of Pharmacy.</u>

As used in this paragraph (9), "estimated acquisition cost" means <u>twelve percent (12%) less than the average wholesale price</u> for a drug \* \* \*.

(10) Dental care that is an adjunct to treatment of an 305 306 acute medical or surgical condition; services of oral surgeons and dentists in connection with surgery related to the jaw or any 307 structure contiguous to the jaw or the reduction of any fracture 308 of the jaw or any facial bone; and emergency dental extractions 309 and treatment related thereto. On July 1, 1999, all fees for 310 311 dental care and surgery under authority of this paragraph (10) shall be increased to one hundred sixty percent (160%) of the 312 amount of the reimbursement rate that was in effect on June 30, 313 314 1999. It is the intent of the Legislature to encourage more

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315 dentists to participate in the Medicaid program.

(11) Eyeglasses necessitated by reason of eye surgery, and as prescribed by a physician skilled in diseases of the eye or an optometrist, whichever the patient may select, or one (1) pair every <u>five (5)</u> years as prescribed by a physician or an optometrist, whichever the patient may select.

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(12) Intermediate care facility services.

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

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 <u>those</u> services are under the
335 supervision of a physician.

336 (14) Clinic services. Such diagnostic, preventive, therapeutic, rehabilitative or palliative services furnished to an 337 outpatient by or under the supervision of a physician or dentist 338 339 in a facility that is not a part of a hospital but that is organized and operated to provide medical care to outpatients. 340 341 Clinic services shall include any services reimbursed as outpatient hospital services that may be rendered in such a 342 facility, including those that become so after July 1, 1991. 343 On July 1, 1999, all fees for physicians' services reimbursed under 344 authority of this paragraph (14) shall be reimbursed at ninety 345 346 percent (90%) of the rate established on January 1, 1999, and as adjusted each January thereafter, under Medicare (Title XVIII of 347 the Social Security Act, as amended), and which shall in no event 348 349 be less than seventy percent (70%) of the rate established on

January 1, 1994. All fees for physicians' services that are 350 351 covered by both Medicare and Medicaid shall be reimbursed at ten percent (10%) of the adjusted Medicare payment established on 352 353 January 1, 1999, and as adjusted each January thereafter, under Medicare (Title XVIII of the Social Security Act, as amended), and 354 which shall in no event be less than seventy percent (70%) of the 355 adjusted Medicare payment established on January 1, 1994. On July 356 1, 1999, all fees for dentists' services reimbursed under 357 authority of this paragraph (14) shall be increased to one hundred 358 sixty percent (160%) of the amount of the reimbursement rate that 359 360 was in effect on June 30, 1999.

(15) Home- and community-based services, as provided 361 362 under Title XIX of the federal Social Security Act, as amended, under waivers, subject to the availability of funds specifically 363 appropriated therefor by the Legislature. Payment for those 364 services shall be limited to individuals who would be eligible for 365 366 and would otherwise require the level of care provided in a 367 nursing facility. The home- and community-based services authorized under this paragraph shall be expanded over a five-year 368 period beginning July 1, 1999. The division shall certify case 369 management agencies to provide case management services and 370 371 provide for home- and community-based services for eligible individuals under this paragraph. The home- and community-based 372 373 services under this paragraph and the activities performed by 374 certified case management agencies under this paragraph shall be funded using state funds that are provided from the appropriation 375 376 to the Division of Medicaid and used to match federal funds.

(16) Mental health services. Approved therapeutic and 377 case management services provided by (a) an approved regional 378 mental health/retardation center established under Sections 379 41-19-31 through 41-19-39, or by another community mental health 380 381 service provider meeting the requirements of the Department of Mental Health to be an approved mental health/retardation center 382 383 if determined necessary by the Department of Mental Health, using 384 state funds that are provided from the appropriation to the State

Department of Mental Health and used to match federal funds under 385 386 a cooperative agreement between the division and the department, or (b) a facility that is certified by the State Department of 387 388 Mental Health to provide therapeutic and case management services, to be reimbursed on a fee for service basis. Any such services 389 provided by a facility described in paragraph (b) must have the 390 prior approval of the division to be reimbursable under this 391 section. After June 30, 1997, mental health services provided by 392 regional mental health/retardation centers established under 393 Sections 41-19-31 through 41-19-39, or by hospitals as defined in 394 395 Section 41-9-3(a) and/or their subsidiaries and divisions, or by psychiatric residential treatment facilities as defined in Section 396 397 43-11-1, or by another community mental health service provider meeting the requirements of the Department of Mental Health to be 398 an approved mental health/retardation center if determined 399 necessary by the Department of Mental Health, shall not be 400 401 included in or provided under any capitated managed care pilot 402 program provided for under paragraph (24) of this section.

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

409 (18) (a) Notwithstanding any other provision of this section to the contrary, the division shall make additional 410 411 reimbursement to hospitals that serve a disproportionate share of low-income patients and that meet the federal requirements for 412 such payments as provided in Section 1923 of the federal Social 413 Security Act and any applicable regulations. However, from and 414 after January 1, 2000, no public hospital shall participate in the 415 416 Medicaid disproportionate share program unless the public hospital participates in an intergovernmental transfer program as provided 417 418 in Section 1903 of the federal Social Security Act and any applicable regulations. Administration and support for 419

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420 participating hospitals shall be provided by the Mississippi 421 Hospital Association.

The division shall establish a Medicare Upper 422 (b) 423 Payment Limits Program as defined in Section 1902(a)(30) of the federal Social Security Act and any applicable federal 424 425 regulations. The division shall assess each hospital for the sole purpose of financing the state portion of the Medicare Upper 426 Payment Limits Program. This assessment shall be based on 427 Medicaid utilization, or other appropriate method consistent with 428 federal regulations, and will remain in effect as long as the 429 430 state participates in the Medicare Upper Payment Limits Program. The division shall make additional reimbursement to hospitals for 431 432 the Medicare Upper Payment Limits as defined in Section 1902(a)(30) of the federal Social Security Act and any applicable 433 federal regulations. This paragraph (b) shall stand repealed from 434 and after July 1, 2005. 435

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

(b) Early intervention system services. The
division shall cooperate with the State Department of Health,
acting as lead agency, in the development and implementation of a
statewide system of delivery of early intervention services,

pursuant to Part H of the Individuals with Disabilities Education 455 456 Act (IDEA). The State Department of Health shall certify annually in writing to the executive director of the division the dollar 457 458 amount of state early intervention funds available that will be utilized as a certified match for Medicaid matching funds. 459 Those 460 funds then shall be used to provide expanded targeted case management services for Medicaid eligible children with special 461 needs who are eligible for the state's early intervention system. 462 Qualifications for persons providing service coordination shall 463 464 be determined by the State Department of Health and the Division 465 of Medicaid.

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

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

486 (22) Ambulatory services delivered in federally
487 qualified health centers and in clinics of the local health
488 departments of the State Department of Health for individuals
489 eligible for medical assistance under this article based on

reasonable costs as determined by the division. 490

491 (23) Inpatient psychiatric services. Inpatient psychiatric services to be determined by the division for 492 493 recipients under age twenty-one (21) that are provided under the direction of a physician in an inpatient program in a licensed 494 495 acute care psychiatric facility or in a licensed psychiatric residential treatment facility, before the recipient reaches age 496 twenty-one (21) or, if the recipient was receiving the services 497 immediately before he reached age twenty-one (21), before the 498 499 earlier of the date he no longer requires the services or the date 500 he reaches age twenty-two (22), as provided by federal regulations. Precertification of inpatient days and residential 501 502 treatment days must be obtained as required by the division.

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(25) Birthing center services.

Hospice care. As used in this paragraph, the term 505 (26) 506 "hospice care" means a coordinated program of active professional 507 medical attention within the home and outpatient and inpatient care that treats the terminally ill patient and family as a unit, 508 509 employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms 510 511 and supportive care to meet the special needs arising out of physical, psychological, spiritual, social and economic stresses 512 that are experienced during the final stages of illness and during 513 514 dying and bereavement and meets the Medicare requirements for participation as a hospice as provided in federal regulations. 515

516 (27) Group health plan premiums and cost sharing if it is cost effective as defined by the Secretary of Health and Human 517 518 Services.

(28) Other health insurance premiums that are cost 519 effective as defined by the Secretary of Health and Human 520 521 Services. Medicare eligible must have Medicare Part B before other insurance premiums can be paid. 522

523 The Division of Medicaid may apply for a waiver (29) from the Department of Health and Human Services for home- and 524

525 community-based services for developmentally disabled people using 526 state funds <u>that</u> are provided from the appropriation to the State 527 Department of Mental Health and used to match federal funds under 528 a cooperative agreement between the division and the department, 529 provided that funds for these services are specifically 530 appropriated to the Department of Mental Health.

531 (30) Pediatric skilled nursing services for eligible532 persons under twenty-one (21) years of age.

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

(32) Care and services provided in Christian Science
Sanatoria <u>listed and certified by the Commission for Accreditation</u>
of Christian Science Nursing Organizations/Facilities, Inc.,
rendered in connection with treatment by prayer or spiritual means
to the extent that <u>those</u> services are subject to reimbursement
under Section 1903 of the Social Security Act.

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(33) Podiatrist services.

546 (34) The division shall make application to the United
547 States Health Care Financing Administration for a waiver to
548 develop a program of services to personal care and assisted living
549 homes in Mississippi. This waiver shall be completed by December
550 1, 1999.

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

(36) Nonemergency transportation services for
Medicaid-eligible persons, to be provided by the Division of
Medicaid. The division may contract with additional entities to
administer nonemergency transportation services as it deems

560 necessary. All providers shall have a valid driver's license, 561 vehicle inspection sticker, valid vehicle license tags and a 562 standard liability insurance policy covering the vehicle.

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(37) [Deleted]

(38) Chiropractic services: a chiropractor's manual
manipulation of the spine to correct a subluxation, if x-ray
demonstrates that a subluxation exists and if the subluxation has
resulted in a neuromusculoskeletal condition for which
manipulation is appropriate treatment. Reimbursement for
chiropractic services shall not exceed Seven Hundred Dollars
(\$700.00) per year per recipient.

571 (39) Dually eligible Medicare/Medicaid beneficiaries.
572 The division shall pay the Medicare deductible and ten percent
573 (10%) coinsurance amounts for services available under Medicare
574 for the duration and scope of services otherwise available under
575 the Medicaid program.

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(40) [Deleted]

577 (41)Services provided by the State Department of Rehabilitation Services for the care and rehabilitation of persons 578 579 with spinal cord injuries or traumatic brain injuries, as allowed under waivers from the United States Department of Health and 580 581 Human Services, using up to seventy-five percent (75%) of the funds that are appropriated to the Department of Rehabilitation 582 583 Services from the Spinal Cord and Head Injury Trust Fund 584 established under Section 37-33-261 and used to match federal funds under a cooperative agreement between the division and the 585 586 department.

Notwithstanding any other provision in this 587 (42)article to the contrary, the division may develop a population 588 health management program for women and children health services 589 through the age of two (2) years. This program is primarily for 590 591 obstetrical care associated with low birth weight and pre-term babies. In order to effect cost savings, the division may develop 592 a revised payment methodology that may include at-risk capitated 593 594 payments.

595 (43) The division shall provide reimbursement, 596 according to a payment schedule developed by the division, for 597 smoking cessation medications for pregnant women during their 598 pregnancy and other Medicaid-eligible women who are of 599 child-bearing age.

600 (44) Nursing facility services for the severely601 disabled.

602 (a) Severe disabilities include, but are not
603 limited to, spinal cord injuries, closed head injuries and
604 ventilator dependent patients.

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

609 (45) Physician assistant services. Services furnished
610 by a physician assistant who is licensed by the State Board of
611 Medical Licensure and is practicing with physician supervision
612 under regulations adopted by the board, under regulations adopted
613 by the division. Reimbursement for those services shall not
614 exceed ninety percent (90%) of the reimbursement rate for
615 comparable services rendered by a physician.

616 (46) The division shall make application to the federal <u>Centers for Medicare and Medicaid Services (CMS)</u> for a waiver to 617 develop and provide services for children with serious emotional 618 619 disturbances as defined in Section 43-14-1(1), which may include home- and community-based services, case management services or 620 621 managed care services through mental health providers certified by the Department of Mental Health. The division may implement and 622 provide services under this waivered program only if funds for 623 624 these services are specifically appropriated for this purpose by the Legislature, or if funds are voluntarily provided by affected 625 626 agencies.

627 (47) Notwithstanding any other provision in this
628 article to the contrary, the division, in conjunction with the
629 State Department of Health, shall develop and implement disease

630 management programs statewide for individuals with asthma,

631 <u>diabetes or hypertension, including the use of grants, waivers,</u>
632 <u>demonstrations or other projects as necessary.</u>

(48) The division shall establish copayments for all
 Medicaid services for which copayments are allowable under federal
 law or regulation, and shall set the amount of the copayment for
 each of those services at the maximum amount allowable under

637 <u>federal law or regulation.</u>

Notwithstanding any other provision of this article to the 638 639 contrary, the division shall reduce the rate of reimbursement to 640 providers for any service provided under this section by five 641 percent (5%) of the allowed amount for that service. However, the reduction in the reimbursement rates required by this paragraph 642 643 shall not apply to any service provided under paragraph (9) of 644 this section or any service provided by the University of Mississippi Medical Center or a state agency, a state facility or 645 646 a public agency that either provides its own state match through 647 intergovernmental transfer or certification of funds to the division, or a service for which the federal government sets the 648 reimbursement methodology and rate. 649

Notwithstanding any provision of this article, except as 650 651 authorized in the following paragraph and in Section 43-13-139, neither (a) the limitations on quantity or frequency of use of or 652 653 the fees or charges for any of the care or services available to recipients under this section, nor (b) the payments or rates of 654 reimbursement to providers rendering care or services authorized 655 656 under this section to recipients, may be increased, decreased or otherwise changed from the levels in effect on July 1, 1999, 657 unless they are authorized by an amendment to this section by the 658 Legislature. However, the restriction in this paragraph shall not 659 660 prevent the division from changing the payments or rates of 661 reimbursement to providers without an amendment to this section 662 whenever those changes are required by federal law or regulation, or whenever those changes are necessary to correct administrative 663 664 errors or omissions in calculating those payments or rates of

665 reimbursement.

Notwithstanding any provision of this article, no new groups 666 or categories of recipients and new types of care and services may 667 668 be added without enabling legislation from the Mississippi Legislature, except that the division may authorize those changes 669 670 without enabling legislation when the addition of recipients or services is ordered by a court of proper authority. The <u>executive</u> 671 director shall keep the Governor advised on a timely basis of the 672 funds available for expenditure and the projected expenditures. 673 If current or projected expenditures of the division can be 674 675 reasonably anticipated to exceed the amounts appropriated for any fiscal year, the Governor, after consultation with the executive 676 677 director, shall discontinue any or all of the payment of the types of care and services as provided in this section that are deemed 678 to be optional services under Title XIX of the federal Social 679 Security Act, as amended, for any period necessary to not exceed 680 appropriated funds, and when necessary shall institute any other 681 682 cost containment measures on any program or programs authorized under the article to the extent allowed under the federal law 683 governing that program or programs, it being the intent of the 684 Legislature that expenditures during any fiscal year shall not 685 686 exceed the amounts appropriated for that fiscal year.

Notwithstanding any other provision of this article, it shall 687 be the duty of each nursing facility, intermediate care facility 688 689 for the mentally retarded, psychiatric residential treatment facility, and nursing facility for the severely disabled that is 690 691 participating in the Medicaid program to keep and maintain books, documents, and other records as prescribed by the Division of 692 Medicaid in substantiation of its cost reports for a period of 693 three (3) years after the date of submission to the Division of 694 Medicaid of an original cost report, or three (3) years after the 695 696 date of submission to the Division of Medicaid of an amended cost 697 report.

698This section shall stand repealed on July 1, 2004.699SECTION 2. Section 43-13-407, Mississippi Code of 1972, is

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700 amended as follows:

43-13-407. (1) In accordance with the purposes of this
article, there is established in the State Treasury the Health
Care Expendable Fund, into which shall be transferred from the
Health Care Trust Fund the following sums:

705 (a) In fiscal year 2000, Fifty Million Dollars 706 (\$50,000,000.00);

707 (b) In fiscal year 2001, Fifty-five Million Dollars 708 (\$55,000,000.00);

709 (c) In fiscal year 2002, Sixty Million Five Hundred710 Thousand Dollars (\$60,500,000.00);

711 (d) In fiscal year 2003, Sixty-six Million Five Hundred712 Fifty Thousand Dollars (\$66,550,000.00);

(e) In fiscal year 2004 and each subsequent fiscal year, a sum equal to the average annual amount of the income from the investment of the funds in the Health Care Trust Fund since July 1, 1999.

(2) In any fiscal year in which interest and dividends from the investment of the funds in the Health Care Trust Fund are not sufficient to fund the full amount of the annual transfer into the Health Care Expendable Fund as required in subsection (1) of this section, the State Treasurer shall transfer from tobacco settlement installment payments an amount that is sufficient to fully fund the amount of the annual transfer.

724 (3) (a) On the effective date of House Bill No. 1200, 2002 Regular Session, the State Treasurer shall transfer the sum of 725 726 Eighty-seven Million Dollars (\$87,000,000.00) from the Health Care Trust Fund into the Health Care Expendable Fund. In addition, at 727 the time the State of Mississippi receives the 2002 calendar year 728 729 tobacco settlement installment payment, the State Treasurer shall deposit the full amount of that installment payment into the 730 731 Health Care Expendable Fund.

(b) If during any fiscal year after the effective date
of House Bill No. 1200, 2002 Regular Session, the general fund
revenues received by the state exceed the general fund revenues

735 received during the previous fiscal year by more than five percent 736 (5%), the Legislature shall repay to the Health Care Trust Fund one-third (1/3) of the amount of the general fund revenues that 737 738 exceed the five percent (5%) growth in general fund revenues. The repayment required by this paragraph shall continue in each fiscal 739 740 year in which there is more than five percent (5%) growth in general fund revenues, until the full amount of the funds that 741 were transferred and deposited into the Health Care Expendable 742 743 Fund under the provisions of paragraph (a) of this subsection have been repaid to the Health Care Trust Fund. 744

All income from the investment of the funds in the Health Care Expendable Fund shall be credited to the account of the Health Care Expendable Fund. Any funds in the Health Care Expendable Fund at the end of a fiscal year shall not lapse into the State General Fund.

750 <u>(5)</u> The funds in the Health Care Expendable Fund shall be 751 available for expenditure <u>under</u> specific appropriation by the 752 Legislature beginning in fiscal year 2000, and shall be expended 753 exclusively for health care purposes.

754 (6) Subsections (1), (2), (4) and (5) of this section shall
755 stand repealed on July 1, 2004.

756 **SECTION 3.** Section 43-13-405, Mississippi Code of 1972, is 757 amended as follows:

In accordance with the purposes of this 758 43-13-405. (1) 759 article, there is established in the State Treasury the Health Care Trust Fund, into which shall be deposited Two Hundred Eighty 760 Million Dollars (\$280,000,000.00) of the funds received by the 761 State of Mississippi as a result of the tobacco settlement as of 762 the end of fiscal year 1999, and all tobacco settlement 763 764 installment payments made in subsequent years for which the use or purpose for expenditure is not restricted by the terms of the 765 766 settlement, except as otherwise provided in Section 43-13-407(2) and (3). All income from the investment of the funds in the 767 Health Care Trust Fund shall be credited to the account of the 768 769 Health Care Trust Fund. The funds in the Health Care Trust Fund

770 at the end of a fiscal year shall not lapse into the State General 771 Fund.

(2) The Health Care Trust Fund shall remain inviolate and shall never be expended, except as provided in this article. The Legislature shall appropriate from the Health Care Trust Fund such sums as are necessary to recoup any funds lost as a result of any of the following actions:

777 (a) The federal <u>Centers for Medicare and Medicaid</u>
778 <u>Services</u>, or other agency of the federal government, is successful
779 in recouping tobacco settlement funds from the State of
780 Mississippi;

(b) The federal share of funds for the support of the Mississippi Medicaid Program is reduced directly or indirectly as a result of the tobacco settlement;

784 (c) Federal funding for any other program is reduced as785 a result of the tobacco settlement; or

786 (d) Tobacco cessation programs are mandated by the787 federal government or court order.

788

(3) This section shall stand repealed on July 1, 2004.

789 SECTION 4. Section 43-13-107, Mississippi Code of 1972, is
790 amended as follows:

43-13-107. (1) The Division of Medicaid is created in the
Office of the Governor and established to administer this article
and perform such other duties as are prescribed by law.

794 (2) (a) The Governor shall appoint a full-time executive director, with the advice and consent of the Senate, who shall be 795 either (i) a physician with administrative experience in a medical 796 care or health program, or <u>(ii)</u> a person holding a graduate degree 797 in medical care administration, public health, hospital 798 799 administration, or the equivalent, or (iii) a person holding a bachelor's degree in business administration or hospital 800 801 administration, with at least ten (10) years' experience in management-level administration of Medicaid programs, and who 802 shall serve at the will and pleasure of the Governor. 803 The 804 executive director shall be the official secretary and legal

805 custodian of the records of the division; shall be the agent of 806 the division for the purpose of receiving all service of process, 807 summons and notices directed to the division; and shall perform 808 such other duties as the Governor <u>may prescribe</u> from time to 809 time \* \* \*.

810 (b) The executive director, with the approval of the Governor and <u>subject to</u> the rules and regulations of the State 811 Personnel Board, shall employ such professional, administrative, 812 stenographic, secretarial, clerical and technical assistance as 813 814 may be necessary to perform the duties required in administering 815 this article and fix the compensation therefor, all in accordance with a state merit system meeting federal requirements \* \* \* when 816 817 the salary of the executive director is not set by law, that salary shall be set by the State Personnel Board. No employees of 818 the Division of Medicaid shall be considered to be staff members 819 820 of the immediate Office of the Governor; however, the provisions of Section 25-9-107(c)(xv) shall apply to the executive director 821 822 and other administrative heads of the division.

(3) (a) There is established a Medical Care Advisory
Committee, which shall be the committee that is required by
federal regulation to advise the Division of Medicaid about health
and medical care services.

827 (b) The <u>advisory</u> committee shall consist of not less 828 than eleven (11) members, as follows:

(i) The Governor shall appoint five (5) members,
one (1) from each congressional district as presently constituted;
(ii) The Lieutenant Governor shall appoint three
(3) members, one (1) from each Supreme Court district;
(iii) The Speaker of the House of Representatives
shall appoint three (3) members, one (1) from each Supreme Court

All members appointed under this paragraph shall either be health care providers or consumers of health care services. One (1) member appointed by each of the appointing authorities shall be a board certified physician.

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district.

The respective chairmen of the House Public Health 840 (C) 841 and Welfare Committee, the House Appropriations Committee, the Senate Public Health and Welfare Committee and the Senate 842 843 Appropriations Committee, or their designees, one (1) member of the State Senate appointed by the Lieutenant Governor and one (1) 844 845 member of the House of Representatives appointed by the Speaker of the House, shall serve as ex officio nonvoting members of the 846 advisory committee. 847

(d) In addition to the committee members required by
paragraph (b), the <u>advisory</u> committee shall consist of such other
members as are necessary to meet the requirements of the federal
regulation applicable to the <u>advisory</u> committee, who shall be
appointed as provided in the federal regulation.

(e) The chairmanship of the **\* \*** advisory committee shall alternate for twelve-month periods between the chairmen of the House and Senate Public Health and Welfare Committees, with the Chairman of the House Public Health and Welfare Committee serving as the first chairman.

The members of the <u>advisory</u> committee specified in 858 (f) 859 paragraph (b) shall serve for terms that are concurrent with the terms of members of the Legislature, and any member appointed 860 861 under paragraph (b) may be reappointed to the <u>advisory</u> committee. 862 The members of the <u>advisory</u> committee specified in paragraph (b) shall serve without compensation, but shall receive reimbursement 863 864 to defray actual expenses incurred in the performance of committee business as authorized by law. Legislators shall receive per diem 865 866 and expenses which may be paid from the contingent expense funds of their respective houses in the same amounts as provided for 867 committee meetings when the Legislature is not in session. 868

(g) The <u>advisory</u> committee shall meet not less than
quarterly, and <u>advisory</u> committee members shall be furnished
written notice of the meetings at least ten (10) days before the
date of the meeting.

873 (h) The executive director **\* \*** shall submit to the 874 <u>advisory</u> committee all amendments, modifications and changes to

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the state plan for the operation of the Medicaid program, for 875 876 review by the advisory committee before the amendments, modifications or changes may be implemented by the division. 877 878 (i) The advisory committee, among its duties and responsibilities, shall: 879 (i) Advise the division with respect to 880 amendments, modifications and changes to the state plan for the 881 operation of the Medicaid program; 882 (ii) Advise the division with respect to issues 883 concerning receipt and disbursement of funds and eligibility for 884 885 Medicaid; 886 (iii) Advise the division with respect to 887 determining the quantity, quality and extent of medical care provided under this article; 888 (iv) Communicate the views of the medical care 889 professions to the division and communicate the views of the 890 division to the medical care professions; 891 892 (v) Gather information on reasons that medical care providers do not participate in the Medicaid program and 893 894 changes that could be made in the program to encourage more providers to participate in the Medicaid program, and advise the 895 896 division with respect to encouraging physicians and other medical care providers to participate in the Medicaid program; 897 (vi) Provide a written report on or before 898 899 November 30 of each year to the Governor, Lieutenant Governor and Speaker of the House of Representatives. 900 901 (4) (a) There is established a Drug Use Review Board, which shall be the board that is required by federal law to: 902 (i) Review and initiate retrospective drug use, 903 904 review including ongoing periodic examination of claims data and other records in order to identify patterns of fraud, abuse, gross 905 906 overuse, or inappropriate or medically unnecessary care, among physicians, pharmacists and individuals receiving Medicaid 907 908 benefits or associated with specific drugs or groups of drugs. 909 (ii) Review and initiate ongoing interventions for

physicians and pharmacists, targeted toward therapy problems or 910 911 individuals identified in the course of retrospective drug use 912 reviews. 913 (iii) On an ongoing basis, assess data on drug use against explicit predetermined standards using the compendia and 914 915 literature set forth in federal law and regulations. 916 (b) The board shall consist of not less than twelve (12) members appointed by the Governor or his designee. 917 (c) The board shall meet at least quarterly, and board 918 members shall be furnished written notice of the meetings at least 919 920 ten (10) days before the date of the meeting. 921 (d) The board meetings shall be open to the public, 922 members of the press, legislators and consumers. Additionally, 923 all documents provided to board members shall be available to members of the Legislature in the same manner, and shall be made 924 925 available to others for a reasonable fee for copying. However, 926 patient confidentiality and provider confidentiality shall be 927 protected by blinding patient names and provider names with numerical or other anonymous identifiers. The board meetings 928 929 shall be subject to the Open Meetings Act (Section 25-41-1 et 930 seq.). Board meetings conducted in violation of this section 931 shall be deemed unlawful. (5) (a) There is established a Pharmacy and Therapeutics 932 933 Committee, which shall be appointed by the Governor or his 934 designee. 935 (b) The committee shall meet at least quarterly, and 936 committee members shall be furnished written notice of the 937 meetings at least ten (10) days before the date of the meeting. (c) The committee meetings shall be open to the public, 938 939 members of the press, legislators and consumers. Additionally, 940 all documents provided to committee members shall be available to 941 members of the Legislature in the same manner, and shall be made available to others for a reasonable fee for copying. However, 942 943 patient confidentiality and provider confidentiality shall be 944 protected by blinding patient names and provider names with

numerical or other anonymous identifiers. The committee meetings 945 946 shall be subject to the Open Meetings Act (Section 25-41-1 et seq.). Committee meetings conducted in violation of this section 947 948 shall be deemed unlawful. (d) After a thirty-day public notice, the executive 949 950 director or his or her designee shall present the division's 951 recommendation regarding prior approval for a therapeutic class of drugs to the committee. 952 (e) Upon reviewing the information and recommendations, 953 954 the committee shall forward a written recommendation approved by a 955 majority of the committee to the executive director or his or her designee. The decisions of the committee regarding any 956 957 limitations to be imposed on any drug or its use for a specified 958 indication shall be based on sound clinical evidence found in labeling, drug compendia, and peer reviewed clinical literature 959 pertaining to use of the drug in the relevant population. 960 961 (f) Upon reviewing and considering all recommendations 962 including recommendation of the committee, comments, and data, the executive director shall make a final determination whether to 963 964 require prior approval of a therapeutic class of drugs, or modify existing prior approval requirements for a therapeutic class of 965 966 drugs. (g) At least thirty (30) days before the executive 967 director implements new or amended prior authorization decisions, 968 969 written notice of the executive director's decision shall be provided to all prescribing Medicaid providers, all Medicaid 970 971 enrolled pharmacies, and any other party who has requested the 972 notification. However, notice given under Section 25-43-7(1) will substitute for and meet the requirement for notice under this 973 subsection. 974 (6) This section shall stand repealed on July 1, 2004. 975 976 SECTION 5. This act shall take effect and be in force from and after its passage. 977 Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

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AN ACT TO AMEND SECTION 43-13-117, MISSISSIPPI CODE OF 1972, 1 2 TO REDUCE THE MONTHLY NUMBER OF PRESCRIPTIONS FOR ALL MEDICAID 3 RECIPIENTS AND REQUIRE PRIOR APPROVAL FOR PRESCRIPTIONS ABOVE A CERTAIN NUMBER; TO PROVIDE THAT THE DIVISION OF MEDICAID WILL NOT 4 REIMBURSE FOR ANY PORTION OF A PRESCRIPTION THAT EXCEEDS A 5 THIRTY-FOUR DAY SUPPLY OF THE DRUG; TO REDUCE THE PHARMACY 6 7 DISPENSING FEE FOR PRESCRIPTIONS; TO PROVIDE THAT IF AN EQUALLY EFFECTIVE GENERIC DRUG IS AVAILABLE FOR A PRESCRIPTION AND THE 8 GENERIC IS CHEAPER, THE PROVIDER SHALL NOT PRESCRIBE AND THE DIVISION SHALL NOT REIMBURSE FOR NAME BRAND DRUGS; TO PROVIDE THAT 9 10 11 CLAIMS FOR DRUGS FOR DUALLY ELIGIBLE MEDICARE/MEDICAID 12 BENEFICIARIES THAT ARE PAID FOR BY MEDICARE MUST BE SUBMITTED TO MEDICARE FOR PAYMENT BEFORE THEY MAY BE PROCESSED BY MEDICAID'S 13 ON-LINE PAYMENT SYSTEM; TO DIRECT THE DIVISION TO DEVELOP A 14 PHARMACY POLICY IN WHICH DRUGS IN TAMPER-RESISTANT PACKAGING THAT 15 ARE PRESCRIBED FOR NURSING HOME RESIDENTS BUT ARE NOT DISPENSED TO 16 17 THE RESIDENT SHALL BE RETURNED TO THE PHARMACY AND NOT BILLED TO MEDICAID; TO PROVIDE THAT THE ESTIMATED ACQUISITION COST OF A DRUG 18 THAT IS USED FOR REIMBURSEMENT PURPOSES SHALL BE TWELVE PERCENT LESS THAN THE AVERAGE WHOLESALE PRICE FOR THE DRUG; TO ALLOW 19 20 MEDICAID RECIPIENTS ONE PAIR OF EYEGLASSES EVERY FIVE YEARS 21 22 INSTEAD OF EVERY THREE YEARS; TO DELETE THE AUTHORITY FOR THE 23 DIVISION TO PROVIDE MANAGED CARE SERVICES; TO DIRECT THE DIVISION TO DEVELOP AND IMPLEMENT DISEASE MANAGEMENT PROGRAMS STATEWIDE FOR INDIVIDUALS WITH ASTHMA, DIABETES OR HYPERTENSION; TO DIRECT THE 24 25 DIVISION TO ESTABLISH COPAYMENTS FOR ALL MEDICAID SERVICES FOR 26 27 WHICH COPAYMENTS ARE ALLOWABLE UNDER FEDERAL LAW OR REGULATION, 28 AND TO SET THE AMOUNT OF THE COPAYMENT FOR EACH OF THOSE SERVICES AT THE MAXIMUM AMOUNT ALLOWABLE UNDER FEDERAL LAW OR REGULATION; 29 TO DIRECT THE DIVISION TO REDUCE THE RATE OF REIMBURSEMENT TO 30 PROVIDERS FOR MEDICAID SERVICES BY FIVE PERCENT OF THE ALLOWED 31 AMOUNT FOR THAT SERVICE; TO AMEND SECTION 43-13-407, MISSISSIPPI CODE OF 1972, TO DIRECT THE STATE TREASURER TO TRANSFER 32 33 \$87,000,000.00 FROM THE HEALTH CARE TRUST FUND INTO THE HEALTH CARE EXPENDABLE FUND; TO DIRECT THE TREASURER TO DEPOSIT THE FULL 34 35 AMOUNT OF THE 2002 TOBACCO SETTLEMENT INSTALLMENT PAYMENT RECEIVED 36 37 BY THE STATE INTO THE HEALTH CARE EXPENDABLE FUND; TO PROVIDE THAT IF DURING ANY FISCAL YEAR AFTER THE EFFECTIVE DATE OF THIS ACT, 38 THE GENERAL FUND REVENUES RECEIVED BY THE STATE EXCEED THE GENERAL 39 FUND REVENUES RECEIVED DURING THE PREVIOUS FISCAL YEAR BY FIVE 40 41 PERCENT OR MORE, THE LEGISLATURE SHALL REPAY TO THE HEALTH CARE TRUST FUND ONE-THIRD OF THE AMOUNT OF THE GENERAL FUND REVENUES 42 THAT EXCEED THE FIVE PERCENT GROWTH; TO AMEND SECTION 43-13-405, 43 MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING PROVISION; TO AMEND SECTION 43-13-107, MISSISSIPPI CODE OF 1972, TO ESTABLISH 44 45 WITHIN THE DIVISION OF MEDICAID A DRUG USE REVIEW BOARD AND A 46 PHARMACY AND THERAPEUTICS COMMITTEE; AND FOR RELATED PURPOSES. 47

CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
<b>X</b>	<b>X</b>
Bobby Moody	Robert G. Huggins
<b>X</b>	<b>X</b>
D. Stephen Holland	Travis L. Little
<b>X</b>	<b>X</b>
George Flaggs, Jr.	William R. Minor