By: Representatives Morris, Holland

To: Medicaid; Appropriations

## HOUSE BILL NO. 1434 (As Passed the House)

AN ACT TO AMEND SECTION 43-13-107, MISSISSIPPI CODE OF 1972, WHICH CREATES THE DIVISION OF MEDICAID, PRESCRIBES ITS DUTIES AND 3 RESPONSIBILITIES, PROVIDES FOR THE APPOINTMENT OF AN EXECUTIVE DIRECTOR OF THE DIVISION, PROVIDES FOR THE AUTHORITY AND RESPONSIBILITIES OF THE EXECUTIVE DIRECTOR, PROVIDES FOR A MEDICAL CARE ADVISORY COMMITTEE, PROVIDES FOR A DRUG USE REVIEW BOARD AND 7 PROVIDES FOR THE PHARMACY AND THERAPEUTICS COMMITTEE, TO EXTEND THE AUTOMATIC REPEALER ON THAT SECTION; TO ADD THE CHAIRMAN OF THE HOUSE MEDICAL COMMITTEE AS A MEMBER OF THE MEDICAL CARE ADVISORY 8 9 COMMITTEE; TO AMEND SECTION 43-13-113, MISSISSIPPI CODE OF 1972, 10 11 TO INCREASE THE AUTHORIZED LINE OF CREDIT FOR THE DIVISION TO USE FOR BUDGET SHORTFALLS; TO AMEND SECTION 43-13-115, MISSISSIPPI 12 13 CODE OF 1972, TO REQUIRE THE DIVISION TO REDETERMINE ELIGIBILITY FOR ALL CATEGORIES OF MEDICAID RECIPIENTS NOT LESS FREQUENTLY THAN 14 REQUIRED BY FEDERAL LAW; TO DEFINE THE RESPONSIBILITY OF THE 15 DIVISION AND THE DEPARTMENT OF HUMAN SERVICES REGARDING 16 17 ELIGIBILITY DETERMINATION; TO AMEND SECTION 43-13-117, MISSISSIPPI 18 CODE OF 1972, TO DELETE THE REIMBURSEMENT RATE FOR PHYSICIANS SERVICES AND CLINIC SERVICES TO RECIPIENTS THAT ARE DUALLY 19 20 ELIGIBLE UNDER MEDICAID AND MEDICARE; TO DIRECT THE DIVISION TO ESTABLISH A MANDATORY PREFERRED DRUG LIST FOR MEDICAID 21 REIMBURSEMENT; TO PROVIDE THAT DRUGS NOT ON THE MANDATORY 22 PREFERRED DRUG LIST SHALL BE MADE AVAILABLE BY UTILIZING PRIOR 23 AUTHORIZATION PROCEDURES; TO AUTHORIZE AGREEMENTS WITH OTHER 24 25 STATES TO LOWER THE ACQUISITION COSTS OF PRESCRIPTION DRUGS; TO AUTHORIZE A COMBINATION OF NAMED BRAND AND GENERIC PRESCRIPTIONS 26 WITH MONTHLY LIMITATIONS; TO ALLOW UNLIMITED GENERIC DRUGS; TO 27 DELETE THE MONTHLY LIMITATION FOR DRUG PRESCRIPTIONS WITHOUT PRIOR 28 AUTHORIZATION; TO REQUIRE THE DIVISION TO INCLUDE ANTIRETROVIRAL 29 AND FUSION INHIBITOR MEDICATIONS IN ANY PREFERRED DRUG LIST 30 31 DEVELOPED BY THE DIVISION; TO AUTHORIZE REIMBURSEMENT FOR 32 MULTISOURCE DRUGS AT THE ESTIMATED ACQUISITION COST AS DETERMINED BY THE DIVISION; TO REQUIRE MEDICAID PROVIDERS TO USE 33 COUNTERFEIT-PROOF PRESCRIPTION PADS FOR MEDICAID PRESCRIPTIONS FOR 35 CONTROLLED SUBSTANCES; TO DELETE THE AUTHORITY FOR THE DIVISION TO CONTRACT WITH THE MISSISSIPPI HOSPITAL ASSOCIATION TO PROVIDE 36 ADMINISTRATIVE SUPPORT FOR THE DISPROPORTIONATE SHARE HOSPITAL 37 PROGRAM AND MEDICARE UPPER PAYMENT LIMITS PROGRAM; TO DELETE THE 38 39 AUTHORITY OF THE DIVISION TO SET REIMBURSEMENT RATES FOR PERINATAL RISK MANAGEMENT SERVICES IN CONJUNCTION WITH THE STATE DEPARTMENT 40 OF HEALTH; TO AUTHORIZE MEDICAID REIMBURSEMENT FOR ANNUAL PHYSICAL EXAMINATIONS TO ESTABLISH A BASE-LINE LEVEL OF HEALTH AND TO 41 42 IDENTIFY A USUAL SOURCE OF CARE IN CONJUNCTION WITH THE ANNUAL 43 REDETERMINATION OF MEDICAID ELIGIBILITY; TO EXTEND THE AUTOMATIC 44 45 REPEALER ON THAT SECTION; TO AMEND SECTION 43-13-121, MISSISSIPPI CODE OF 1972, TO DIRECT THE STATE TAX COMMISSION TO WITHHOLD UNREIMBURSED FUNDS FROM THE STATE TAX REFUND OF AN INELIGIBLE 46 47 MEDICAID RECIPIENT OR A PROVIDER OF SERVICES TO AN INELIGIBLE INDIVIDUAL AND PAY THOSE AMOUNTS TO THE DIVISION; TO AMEND SECTION 49 43-13-125, MISSISSIPPI CODE OF 1972, TO CLARIFY THE RECOVERY OF MEDICAID PAYMENTS FROM THIRD PARTIES AS AN ELEMENT OF DAMAGES; TO 50 51 AMEND SECTION 43-13-145, MISSISSIPPI CODE OF 1972, TO INCREASE THE 52

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53 ASSESSMENT LEVIED UPON BEDS OF NURSING FACILITIES, ICF-MR
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- 54 FACILITIES AND PSYCHIATRIC RESIDENTIAL TREATMENT FACILITIES FOR
- 55 THE SUPPORT OF THE MEDICAID PROGRAM; TO DELETE THE WAIVER
- 56 AUTHORITY FOR CERTAIN NONPROFIT CHARITABLE INSTITUTIONS; TO AMEND
- 57 SECTION 43-13-317, MISSISSIPPI CODE OF 1972, TO CLARIFY THE
- 58 PROCEDURES FOR RECOVERY OF MEDICAID PAYMENTS FROM THE ESTATE OF A
- 59 DECEASED RECIPIENT; TO REPEAL SECTION 43-13-141, MISSISSIPPI CODE
- 60 OF 1972, WHICH PROVIDES FOR AN ASSESSMENT UPON CERTAIN MEDICAID
- 61 REIMBURSEMENT PAYMENTS TO BE PAID INTO THE MEDICAL CARE ASSESSMENT
- 62 FUND; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 43-13-107, Mississippi Code of 1972, is
- 65 amended as follows:
- 66 43-13-107. (1) The Division of Medicaid is created in the
- 67 Office of the Governor and established to administer this article
- 68 and perform such other duties as are prescribed by law.
- 69 (2) (a) The Governor shall appoint a full-time executive
- 70 director, with the advice and consent of the Senate, who shall be
- 71 either (i) a physician with administrative experience in a medical
- 72 care or health program, or (ii) a person holding a graduate degree
- 73 in medical care administration, public health, hospital
- 74 administration, or the equivalent, or (iii) a person holding a
- 75 bachelor's degree in business administration or hospital
- 76 administration, with at least ten (10) years' experience in
- 77 management-level administration of Medicaid programs, and who
- 78 shall serve at the will and pleasure of the Governor. The
- 79 executive director shall be the official secretary and legal
- 80 custodian of the records of the division; shall be the agent of
- 81 the division for the purpose of receiving all service of process,
- 82 summons and notices directed to the division; and shall perform
- 83 such other duties as the Governor may prescribe from time to time.
- 84 (b) The executive director, with the approval of the
- 85 Governor and subject to the rules and regulations of the State
- 86 Personnel Board, shall employ such professional, administrative,
- 87 stenographic, secretarial, clerical and technical assistance as
- 88 may be necessary to perform the duties required in administering
- 89 this article and fix the compensation  $\underline{\text{for those persons}}$ , all in

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90 accordance with a state merit system meeting federal requirements.

- 91 When the salary of the executive director is not set by law, that
- 92 salary shall be set by the State Personnel Board. No employees of
- 93 the Division of Medicaid shall be considered to be staff members
- 94 of the immediate Office of the Governor; however, the provisions
- 95 of Section 25-9-107(c)(xv) shall apply to the executive director
- 96 and other administrative heads of the division.
- 97 (3) (a) There is established a Medical Care Advisory
- 98 Committee, which shall be the committee that is required by
- 99 federal regulation to advise the Division of Medicaid about health
- 100 and medical care services.
- 101 (b) The advisory committee shall consist of not less
- 102 than eleven (11) members, as follows:
- 103 (i) The Governor shall appoint five (5) members,
- 104 one (1) from each congressional district and one (1) from the
- 105 state at large;
- 106 (ii) The Lieutenant Governor shall appoint three
- 107 (3) members, one (1) from each Supreme Court district;
- 108 (iii) The Speaker of the House of Representatives
- 109 shall appoint three (3) members, one (1) from each Supreme Court
- 110 district.
- All members appointed under this paragraph shall either be
- 112 health care providers or consumers of health care services. One
- 113 (1) member appointed by each of the appointing authorities shall
- 114 be a board certified physician.
- 115 (c) The respective Chairmen of the House Medicaid
- 116 Committee, the House Public Health and Human Services Committee,
- 117 the House Appropriations Committee, the Senate Public Health and
- 118 Welfare Committee and the Senate Appropriations Committee, or
- 119 their designees, one (1) member of the State Senate appointed by
- 120 the Lieutenant Governor and one (1) member of the House of
- 121 Representatives appointed by the Speaker of the House, shall serve
- 122 as ex officio nonvoting members of the advisory committee.

- (d) In addition to the committee members required by
  paragraph (b), the advisory committee shall consist of such other
  members as are necessary to meet the requirements of the federal
  regulation applicable to the advisory 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 Medicaid Committee and the Senate Public Health and Welfare Committee.
- (f) The members of the advisory committee specified in 132 133 paragraph (b) shall serve for terms that are concurrent with the terms of members of the Legislature, and any member appointed 134 135 under paragraph (b) may be reappointed to the advisory committee. 136 The members of the advisory committee specified in paragraph (b) 137 shall serve without compensation, but shall receive reimbursement 138 to defray actual expenses incurred in the performance of committee 139 business as authorized by law. Legislators shall receive per diem 140 and expenses, which may be paid from the contingent expense funds of their respective houses in the same amounts as provided for 141 142 committee meetings when the Legislature is not in session.
- 143 (g) The advisory committee shall meet not less than 144 quarterly, and advisory committee members shall be furnished 145 written notice of the meetings at least ten (10) days before the 146 date of the meeting.
- (h) The executive director shall submit to the advisory committee all amendments, modifications and changes to the state plan for the operation of the Medicaid program, for review by the advisory committee before the amendments, modifications or changes may be implemented by the division.
- 152 (i) The advisory committee, among its duties and 153 responsibilities, shall:

154	(i) Advise the division with respect to
155	amendments, modifications and changes to the state plan for the
156	operation of the Medicaid program;
157	(ii) Advise the division with respect to issues
158	concerning receipt and disbursement of funds and eligibility for
159	Medicaid;
160	(iii) Advise the division with respect to
161	determining the quantity, quality and extent of medical care
162	provided under this article;
163	(iv) Communicate the views of the medical care
164	professions to the division and communicate the views of the
165	division to the medical care professions;
166	(v) Gather information on reasons that medical
167	care providers do not participate in the Medicaid program and
168	changes that could be made in the program to encourage more
169	providers to participate in the Medicaid program, and advise the
170	division with respect to encouraging physicians and other medical
171	care providers to participate in the Medicaid program;
172	(vi) Provide a written report on or before
173	November 30 of each year to the Governor, Lieutenant Governor and
174	Speaker of the House of Representatives.
175	(4) (a) There is established a Drug Use Review Board, which
176	shall be the board that is required by federal law to:
177	(i) Review and initiate retrospective drug use,
178	review including ongoing periodic examination of claims data and
179	other records in order to identify patterns of fraud, abuse, gross
180	overuse, or inappropriate or medically unnecessary care, among
181	physicians, pharmacists and individuals receiving Medicaid
182	benefits or associated with specific drugs or groups of drugs.
183	(ii) Review and initiate ongoing interventions for
184	physicians and pharmacists, targeted toward therapy problems or
185	individuals identified in the course of retrospective drug use
186	reviews.

- (iii) On an ongoing basis, assess data on drug use against explicit predetermined standards using the compendia and literature set forth in federal law and regulations.
- 190 (b) The board shall consist of not less than twelve 191 (12) members appointed by the Governor, or his designee.
- 192 (c) The board shall meet at least quarterly, and board
  193 members shall be furnished written notice of the meetings at least
  194 ten (10) days before the date of the meeting.
- 195 The board meetings shall be open to the public, (d) members of the press, legislators and consumers. Additionally, 196 197 all documents provided to board members shall be available to members of the Legislature in the same manner, and shall be made 198 199 available to others for a reasonable fee for copying. However, 200 patient confidentiality and provider confidentiality shall be 201 protected by blinding patient names and provider names with 202 numerical or other anonymous identifiers. The board meetings 203 shall be subject to the Open Meetings Act (Section 25-41-1 et 204 seq.). Board meetings conducted in violation of this section 205 shall be deemed unlawful.
- 206 (5) (a) There is established a Pharmacy and Therapeutics 207 Committee, which shall be appointed by the Governor, or his 208 designee.
- 209 (b) The committee shall meet at least quarterly, and 210 committee members shall be furnished written notice of the 211 meetings at least ten (10) days before the date of the meeting.
- 212 The committee meetings shall be open to the public, 213 members of the press, legislators and consumers. Additionally, all documents provided to committee members shall be available to 214 members of the Legislature in the same manner, and shall be made 215 216 available to others for a reasonable fee for copying. However, 217 patient confidentiality and provider confidentiality shall be 218 protected by blinding patient names and provider names with 219 numerical or other anonymous identifiers. The committee meetings

- shall be subject to the Open Meetings Act (Section 25-41-1 et seq.). Committee meetings conducted in violation of this section shall be deemed unlawful.
- 223 (d) After a thirty-day public notice, the executive 224 director, or his or her designee, shall present the division's 225 recommendation regarding prior approval for a therapeutic class of 226 drugs to the committee. However, in circumstances where the 227 division deems it necessary for the health and safety of Medicaid 228 beneficiaries, the division may present to the committee its 229 recommendations regarding a particular drug without a thirty-day 230 public notice. In making that presentation, the division shall 231 state to the committee the circumstances that precipitate the need 232 for the committee to review the status of a particular drug without a thirty-day public notice. The committee may determine 233 234 whether or not to review the particular drug under the 235 circumstances stated by the division without a thirty-day public 236 notice. If the committee determines to review the status of the 237 particular drug, it shall make its recommendations to the division, after which the division shall file those 238 239 recommendations for a thirty-day public comment under the provisions of Section 25-43-7(1). 240
- 241 (e) Upon reviewing the information and recommendations, 242 the committee shall forward a written recommendation approved by a 243 majority of the committee to the executive director or his or her 244 designee. The decisions of the committee regarding any limitations to be imposed on any drug or its use for a specified 245 246 indication shall be based on sound clinical evidence found in 247 labeling, drug compendia, and peer reviewed clinical literature pertaining to use of the drug in the relevant population. 248
- 249 (f) Upon reviewing and considering all recommendations
  250 including recommendation of the committee, comments, and data, the
  251 executive director shall make a final determination whether to
  252 require prior approval of a therapeutic class of drugs, or modify
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- existing prior approval requirements for a therapeutic class of drugs.
- 255 (g) At least thirty (30) days before the executive
- 256 director implements new or amended prior authorization decisions,
- 257 written notice of the executive director's decision shall be
- 258 provided to all prescribing Medicaid providers, all Medicaid
- 259 enrolled pharmacies, and any other party who has requested the
- 260 notification. However, notice given under Section 25-43-7(1) will
- 261 substitute for and meet the requirement for notice under this
- 262 subsection.
- 263 (6) This section shall stand repealed on July 1, 2006.
- 264 **SECTION 2.** Section 43-13-113, Mississippi Code of 1972, is
- 265 amended as follows:
- 266 43-13-113. (1) The State Treasurer shall receive on behalf
- 267 of the state, and execute all instruments incidental thereto,
- 268 federal and other funds to be used for financing the Medicaid plan
- 269 or program adopted under this article, and place all those funds
- 270 in a special account to the credit of the Governor's
- 271 Office-Division of Medicaid, which funds shall be expended by the
- 272 division for the purposes and under the provisions of this
- 273 article, and shall be paid out by the State Treasurer as funds
- 274 appropriated to carry out the provisions of this article are paid
- 275 out by the Treasurer.
- The division shall issue all checks or electronic transfers
- 277 for administrative expenses, and for medical assistance under the
- 278 provisions of this article. All those checks or electronic
- 279 transfers shall be drawn upon funds made available to the division
- 280 by the State Fiscal Officer, upon requisition of the executive
- 281 director. It is the purpose of this section to provide that the
- 282 State Fiscal Officer shall transfer, in lump sums, amounts to the
- 283 division for disbursement under \* \* \* regulations \* \* \* made by
- 284 the executive director with the approval of the Governor; however,
- 285 the division, or its fiscal agent in behalf of the division, shall

- 286 be authorized in maintaining separate accounts with a Mississippi 287 bank to handle claim payments, refund recoveries and related 288 Medicaid program financial transactions, to aggressively manage 289 the float in these accounts while awaiting clearance of checks or 290 electronic transfers and/or other disposition so as to accrue 291 maximum interest advantage of the funds in the account, and to 292 retain all earned interest on these funds to be applied to match 293 federal funds for Medicaid program operations.
- 294 The division is authorized to obtain a line of credit 295 through the State Treasurer from the Working Cash-Stabilization 296 Fund or any other special source funds maintained in the State 297 Treasury in an amount not exceeding One Hundred Fifty Million 298 Dollars (\$150,000,000.00) to fund shortfalls that, from time to 299 time, may occur due to decreases in state matching fund cash flow. 300 The length of indebtedness under this provision shall not carry 301 past the end of the quarter following the loan origination. Loan proceeds shall be received by the State Treasurer and shall be 302 303 placed in a Medicaid designated special fund account. Loan 304 proceeds shall be expended only for health care services provided 305 under the Medicaid program. The division may pledge as security for  $\underline{\text{that}}$  interim financing future funds that will be received by 306 307 the division. Any such loans shall be repaid from the first 308 available funds received by the division in the manner of and 309 subject to the same terms provided in this section.
- 310 (3) Disbursement of funds to providers shall be made as 311 follows:
- 312 (a) All providers must submit all claims to the 313 Division of Medicaid's fiscal agent no later than twelve (12) 314 months from the date of service.
- 315 (b) The Division of Medicaid's fiscal agent must pay
  316 ninety percent (90%) of all clean claims within thirty (30) days
  317 of the date of receipt.

318	(c) The Division of Medicaid's fiscal agent must pay	Į
319	ninety-nine percent (99%) of all clean claims within ninety (90	)
320	days of the date of receipt.	

- 321 The Division of Medicaid's fiscal agent must pay
- 322 all other claims within twelve (12) months of the date of receipt.
- If a claim is neither paid nor denied for valid and 323
- proper reasons by the end of the time periods as specified in the 324
- 325 preceding paragraphs, the Division of Medicaid's fiscal agent must
- 326 pay the provider interest on the claim at the rate of one and
- one-half percent (1-1/2%) per month on the amount of the claim 327
- 328 until it is finally settled or adjudicated.
- 329 (4) The date of receipt is the date the fiscal agent
- 330 receives the claim as indicated by its date stamp on the claim or,
- 331 for those claims filed electronically, the date of receipt is the
- date of transmission. 332
- The date of payment is the date of the check or, for 333
- 334 those claims paid by electronic funds transfer, the date of the
- 335 transfer.

- The above specified time limitations do not apply in the 336
- 337 following circumstances:
- 338 (a) Retroactive adjustments paid to providers
- 339 reimbursed under a retrospective payment system;
- 340 If a claim for payment under Medicare has been
- filed in a timely manner, the fiscal agent may pay a Medicaid 341
- 342 claim relating to the same services within six (6) months after
- it, or the provider, receives notice of the disposition of the 343
- 344 Medicare claim;
- 345 (c) Claims from providers under investigation for fraud
- 346 or abuse; and
- 347 (d) The Division of Medicaid and/or its fiscal agent
- 348 may make payments at any time in accordance with a court order, to
- 349 carry out hearing decisions or corrective actions taken to resolve
- 350 a dispute, or to extend the benefits of a hearing decision,

- 351 corrective action, or court order to others in the same situation
- 352 as those directly affected by it.
- 353 (7) Repealed.
- 354 (8) If sufficient funds are appropriated for that purpose by
- 355 the Legislature, the Division of Medicaid may contract with the
- 356 Mississippi Dental Association, or an approved designee, to
- 357 develop and operate a Donated Dental Services (DDS) program
- 358 through which volunteer dentists will treat needy disabled, aged
- 359 and medically-compromised individuals who are non-Medicaid
- 360 eligible recipients.
- 361 **SECTION 3.** Section 43-13-115, Mississippi Code of 1972, is
- 362 amended as follows:
- 363 43-13-115. Recipients of Medicaid shall be the following
- 364 persons only:
- 365 (1) Those who are qualified for public assistance
- 366 grants under provisions of Title IV-A and E of the federal Social
- 367 Security Act, as amended, \* \* \* including those statutorily deemed
- 368 to be IV-A and low income families and children under Section 1931
- 369 of the  $\underline{\text{federal}}$  Social Security Act \* \* \*. For the purposes of
- 370 this paragraph (1) and paragraphs (8), (17) and (18) of this
- 371 section, any reference to Title IV-A or to Part A of Title IV of
- 372 the federal Social Security Act, as amended, or the state plan
- 373 under Title IV-A or Part A of Title IV, shall be considered as a
- 374 reference to Title IV-A of the federal Social Security Act, as
- 375 amended, and the state plan under Title IV-A, including the income
- 376 and resource standards and methodologies under Title IV-A and the
- 377 state plan, as they existed on July 16, 1996. The Department of
- 378 Human Services shall determine Medicaid eligibility for children
- 379 receiving public assistance grants under Title IV-E. The division
- 380 shall determine eligibility for low income families under Section
- 381 1931 of the federal Social Security Act and shall redetermine
- 382 eligibility for those continuing under Title IV-A grants.

383	(2) Those qualified for Supplemental Security Income
384	(SSI) benefits under Title XVI of the federal Social Security Act,
385	as amended, and those who are deemed SSI eligible as contained in
386	federal statute. The eligibility of individuals covered in this
387	paragraph shall be determined by the Social Security
388	Administration and certified to the Division of Medicaid.
389	(3) Qualified pregnant women who would be eligible for
390	
	Medicaid as a low income family member under Section 1931 of the
391	<u>federal</u> Social Security Act if her child <u>were</u> born. <u>The</u>
392	eligibility of the individuals covered under this paragraph shall
393	be determined by the division.
394	(4) [Deleted]
395	(5) A child born on or after October 1, 1984, to a
396	woman eligible for and receiving $\underline{\text{Medicaid}}$ under the state plan on
397	the date of the child's birth shall be deemed to have applied for
398	Medicaid and to have been found eligible for Medicaid under the
399	plan on the date of $\underline{\text{that}}$ birth, and will remain eligible for
400	Medicaid for a period of one (1) year so long as the child is a
401	member of the woman's household and the woman remains eligible for
402	Medicaid or would be eligible for Medicaid if pregnant. The
403	eligibility of individuals covered in this paragraph shall be
404	determined by * * * the Division of Medicaid.
405	(6) Children certified by the State Department of Human
406	Services to the Division of Medicaid of whom the state and county
407	departments of human services have custody and financial
408	responsibility, and children who are in adoptions subsidized in
409	full or part by the Department of Human Services, including
410	special needs children in non-Title IV-E adoption assistance, who
411	are approvable under Title XIX of the Medicaid program. $\underline{\text{The}}$
412	eligibility of the children covered under this paragraph shall be
413	determined by the State Department of Human Services.

(7) (a) Persons certified by the Division of Medicaid

who are patients in a medical facility (nursing home, hospital,

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- 416 tuberculosis sanatorium or institution for treatment of mental
- 417 diseases), and who, except for the fact that they are patients in
- 418 that medical facility, would qualify for grants under Title IV,
- 419 Supplementary Security Income (SSI) benefits under Title XVI or
- 420 state supplements, and those aged, blind and disabled persons who
- 421 would not be eligible for Supplemental Security Income (SSI)
- 422 benefits under Title XVI or state supplements if they were not
- 423 institutionalized in a medical facility but whose income is below
- 424 the maximum standard set by the Division of Medicaid, which
- 425 standard shall not exceed that prescribed by federal regulation;
- 426 (b) Individuals who have elected to receive
- 427 hospice care benefits and who are eligible using the same criteria
- 428 and special income limits as those in institutions as described in
- 429 subparagraph (a) of this paragraph (7).
- 430 (8) Children under eighteen (18) years of age and
- 431 pregnant women (including those in intact families) who meet the
- 432 financial standards of the state plan approved under Title IV-A of
- 433 the federal Social Security Act, as amended. The eligibility of
- 434 children covered under this paragraph shall be determined by \* \* \*
- 435 the Division of Medicaid.
- 436 (9) Individuals who are:
- 437 (a) Children born after September 30, 1983, who
- 438 have not attained the age of nineteen (19), with family income
- 439 that does not exceed one hundred percent (100%) of the nonfarm
- 440 official poverty level;
- (b) Pregnant women, infants and children who have
- 442 not attained the age of six (6), with family income that does not
- 443 exceed one hundred thirty-three percent (133%) of the federal
- 444 poverty level; and
- 445 (c) Pregnant women and infants who have not
- 446 attained the age of one (1), with family income that does not
- 447 exceed one hundred eighty-five percent (185%) of the federal
- 448 poverty level.

- The eligibility of individuals covered in (a), (b) and (c) of this paragraph shall be determined by the division.
- 451 (10) Certain disabled children age eighteen (18) or
- 452 under who are living at home, who would be eligible, if in a
- 453 medical institution, for SSI or a state supplemental payment under
- 454 Title XVI of the federal Social Security Act, as amended, and
- 455 therefore for Medicaid under the plan, and for whom the state has
- 456 made a determination as required under Section 1902(e)(3)(b) of
- 457 the federal Social Security Act, as amended. The eligibility of
- 458 individuals under this paragraph shall be determined by the
- 459 Division of Medicaid \* \* \*.
- 460 (11) Individuals who are sixty-five (65) years of age
- or older or are disabled as determined under Section 1614(a)(3) of
- 462 the federal Social Security Act, as amended, and whose income does
- 463 not exceed one hundred thirty-five percent (135%) of the nonfarm
- 464 official poverty level as defined by the Office of Management and
- 465 Budget and revised annually, and whose resources do not exceed
- 466 those established by the Division of Medicaid. The eligibility of
- 467 individuals covered under this paragraph shall be determined by
- 468 the Division of Medicaid \* \* \*.
- 469 (12) Individuals who are qualified Medicare
- 470 beneficiaries (QMB) entitled to Part A Medicare as defined under
- 471 Section 301, Public Law 100-360, known as the Medicare
- 472 Catastrophic Coverage Act of 1988, and whose income does not
- 473 exceed one hundred percent (100%) of the nonfarm official poverty
- 474 level as defined by the Office of Management and Budget and
- 475 revised annually.
- The eligibility of individuals covered under this paragraph
- 477 shall be determined by the Division of Medicaid, and those
- 478 individuals determined eligible shall receive Medicare
- 479 cost-sharing expenses only as more fully defined by the Medicare
- 480 Catastrophic Coverage Act of 1988 and the Balanced Budget Act of
- 481 1997.

- 482 (13) (a) Individuals who are entitled to Medicare Part
- 483 A as defined in Section 4501 of the Omnibus Budget Reconciliation
- 484 Act of 1990, and whose income does not exceed one hundred twenty
- 485 percent (120%) of the nonfarm official poverty level as defined by
- 486 the Office of Management and Budget and revised annually.
- 487 Eligibility for Medicaid benefits is limited to full payment of
- 488 Medicare Part B premiums.
- (b) Individuals entitled to Part A of Medicare, with
- 490 income above one hundred twenty percent (120%), but less than one
- 491 hundred thirty-five percent (135%) of the federal poverty level,
- 492 and not otherwise eligible for Medicaid Eligibility for Medicaid
- 493 benefits is limited to full payment of Medicare Part B premiums.
- 494 The number of eligible individuals is limited by the availability
- 495 of the federal capped allocation at one hundred percent (100%) of
- 496 federal matching funds, as more fully defined in the Balanced
- 497 Budget Act of 1997.
- The eligibility of individuals covered under this paragraph
- 499 shall be determined by the Division of Medicaid.
- 500 (14) [Deleted]
- 501 (15) Disabled workers who are eligible to enroll in
- 502 Part A Medicare as required by Public Law 101-239, known as the
- 503 Omnibus Budget Reconciliation Act of 1989, and whose income does
- not exceed two hundred percent (200%) of the federal poverty level
- 505 as determined in accordance with the Supplemental Security Income
- 506 (SSI) program. The eligibility of individuals covered under this
- 507 paragraph shall be determined by the Division of Medicaid and
- 508 those individuals shall be entitled to buy-in coverage of Medicare
- 509 Part A premiums only under the provisions of this paragraph (15).
- 510 (16) In accordance with the terms and conditions of
- 511 approved Title XIX waiver from the United States Department of
- 512 Health and Human Services, persons provided home- and
- 513 community-based services who are physically disabled and certified

- 514 by the Division of Medicaid as eligible due to applying the income
- 515 and deeming requirements as if they were institutionalized.
- 516 (17) In accordance with the terms of the federal
- 517 Personal Responsibility and Work Opportunity Reconciliation Act of
- 518 1996 (Public Law 104-193), persons who become ineligible for
- 519 assistance under Title IV-A of the federal Social Security Act, as
- 520 amended, because of increased income from or hours of employment
- 521 of the caretaker relative or because of the expiration of the
- 522 applicable earned income disregards, who were eligible for
- 523 Medicaid for at least three (3) of the six (6) months preceding
- 524 the month in which the ineligibility begins, shall be eligible for
- 525 Medicaid \* \* \* for up to twelve (12) months. The eligibility of
- 526 the individuals covered under this paragraph shall be determined
- 527 by the division.
- 528 (18) Persons who become ineligible for assistance under
- 529 Title IV-A of the federal Social Security Act, as amended, as a
- 530 result, in whole or in part, of the collection or increased
- 531 collection of child or spousal support under Title IV-D of the
- 532 federal Social Security Act, as amended, who were eligible for
- 533 Medicaid for at least three (3) of the six (6) months immediately
- 534 preceding the month in which the ineligibility begins, shall be
- 535 eligible for Medicaid for an additional four (4) months beginning
- 536 with the month in which the ineligibility begins. The eligibility
- 537 of the individuals covered under this paragraph shall be
- 538 determined by the division.
- 539 (19) Disabled workers, whose incomes are above the
- 540 Medicaid eligibility limits, but below two hundred fifty percent
- 541 (250%) of the federal poverty level, shall be allowed to purchase
- 542 Medicaid coverage on a sliding fee scale developed by the Division
- 543 of Medicaid.
- 544 (20) Medicaid eligible children under age eighteen (18)
- 545 shall remain eligible for Medicaid benefits until the end of a
- 546 period of twelve (12) months following an eligibility

547 determination, or until such time that the individual exceeds age 548 eighteen (18).

Women of childbearing age whose family income does 549 (21)550 not exceed one hundred eighty-five percent (185%) of the federal 551 poverty level. The eligibility of individuals covered under this 552 paragraph (21) shall be determined by the Division of Medicaid, 553 and those individuals determined eligible shall only receive family planning services covered under Section 43-13-117(13) and 554 555 not any other services covered under Medicaid. However, any 556 individual eligible under this paragraph (21) who is also eligible 557 under any other provision of this section shall receive the benefits to which he or she is entitled under that other 558 559 provision, in addition to family planning services covered under 560 Section 43-13-117(13).

The Division of Medicaid shall apply to the United States

Secretary of Health and Human Services for a federal waiver of the
applicable provisions of Title XIX of the federal Social Security

Act, as amended, and any other applicable provisions of federal

law as necessary to allow for the implementation of this paragraph

(21). The provisions of this paragraph (21) shall be implemented

from and after the date that the Division of Medicaid receives the
federal waiver.

569 Persons who are workers with a potentially severe (22)570 disability, as determined by the division, shall be allowed to 571 purchase Medicaid coverage. The term "worker with a potentially severe disability" means a person who is at least sixteen (16) 572 573 years of age but under sixty-five (65) years of age, who has a 574 physical or mental impairment that is reasonably expected to cause 575 the person to become blind or disabled as defined under Section 576 1614(a) of the federal Social Security Act, as amended, if the 577 person does not receive items and services provided under 578 Medicaid.

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579 The eligibility of persons under this paragraph (22) shall be 580 conducted as a demonstration project that is consistent with Section 204 of the Ticket to Work and Work Incentives Improvement 581 582 Act of 1999, Public Law 106-170, for a certain number of persons 583 as specified by the division. The eligibility of individuals 584 covered under this paragraph (22) shall be determined by the 585 Division of Medicaid. 586 (23) Children certified by the Mississippi Department 587 of Human Services for whom the state and county departments of human services have custody and financial responsibility who are 588 589 in foster care on their eighteenth birthday as reported by the 590 Mississippi Department of Human Services shall be certified 591 Medicaid eligible by the Division of Medicaid until their 592 twenty-first birthday. 593 (24) Individuals who have not attained age sixty-five 594 (65), are not otherwise covered by creditable coverage as defined in the Public Health Services Act, and have been screened for 595 596 breast and cervical cancer under the Centers for Disease Control 597 and Prevention Breast and Cervical Cancer Early Detection Program established under Title XV of the Public Health Service Act in 598 599 accordance with the requirements of that act and who need 600 treatment for breast or cervical cancer. Eligibility of 601 individuals under this paragraph (24) shall be determined by the Division of Medicaid. 602 603 The division shall redetermine eligibility for all categories of recipients described in each paragraph of this section not less 604 605 frequently than required by federal law. 606 SECTION 4. Section 43-13-117, Mississippi Code of 1972, is 607 amended as follows: 608 43-13-117. Medicaid as authorized by this article shall include payment of part or all of the costs, at the discretion of 609 610 the division \* \* \*, with approval of the Governor, of the

following types of care and services rendered to eligible

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- 612 applicants who have been determined to be eligible for that care
- 613 and services, within the limits of state appropriations and
- 614 federal matching funds:
- (1) Inpatient hospital services.
- 616 (a) The division shall allow thirty (30) days of
- 617 inpatient hospital care annually for all Medicaid recipients.
- 618 Precertification of inpatient days must be obtained as required by
- 619 the division. The division may allow unlimited days in
- 620 disproportionate hospitals as defined by the division for eligible
- 621 infants under the age of six (6) years if certified as medically
- 622 necessary as required by the division.
- (b) From and after July 1, 1994, the Executive
- 624 Director of the Division of Medicaid shall amend the Mississippi
- 625 Title XIX Inpatient Hospital Reimbursement Plan to remove the
- 626 occupancy rate penalty from the calculation of the Medicaid
- 627 Capital Cost Component utilized to determine total hospital costs
- 628 allocated to the Medicaid program.
- 629 (c) Hospitals will receive an additional payment
- 630 for the implantable programmable baclofen drug pump used to treat
- 631 spasticity that is implanted on an inpatient basis. The payment
- 632 pursuant to written invoice will be in addition to the facility's
- 633 per diem reimbursement and will represent a reduction of costs on
- 634 the facility's annual cost report, and shall not exceed Ten
- 635 Thousand Dollars (\$10,000.00) per year per recipient. This
- 636 subparagraph (c) shall stand repealed on July 1, 2005.
- 637 (2) Outpatient hospital services. Where the same
- 638 services are reimbursed as clinic services, the division may
- 639 revise the rate or methodology of outpatient reimbursement to
- 640 maintain consistency, efficiency, economy and quality of care.
- 641 (3) Laboratory and x-ray services.
- 642 (4) Nursing facility services.
- 643 (a) The division shall make full payment to
- 644 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.

shall implement the integrated case-mix payment and quality monitoring system, which includes the fair rental system for property costs and in which recapture of depreciation is eliminated. The division may reduce the payment for hospital leave and therapeutic home leave days to the lower of the case-mix category as computed for the resident on leave using the assessment being utilized for payment at that point in time, or a case-mix score of 1.000 for nursing facilities, and shall compute case-mix scores of residents so that only services provided at the nursing facility are considered in calculating a facility's per diem.

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

(d) When a facility of a category that does not require a certificate of need for construction and that could not be eligible for Medicaid reimbursement is constructed to nursing facility specifications for licensure and certification, and the facility is subsequently converted to a nursing facility under a certificate of need that authorizes conversion only and the applicant for the certificate of need was assessed an application review fee based on capital expenditures incurred in constructing the facility, the division shall allow reimbursement for capital expenditures necessary for construction of the facility that were incurred within the twenty-four (24) consecutive calendar months immediately preceding the date that the certificate of need

authorizing the conversion was issued, to the same extent that 678 679 reimbursement would be allowed for construction of a new nursing 680 facility under a certificate of need that authorizes that 681 construction. The reimbursement authorized in this subparagraph 682 (d) may be made only to facilities the construction of which was 683 completed after June 30, 1989. Before the division shall be 684 authorized to make the reimbursement authorized in this subparagraph (d), the division first must have received approval 685 686 from the Centers for Medicare and Medicaid Services (CMS) of the 687 change in the state Medicaid plan providing for the reimbursement. 688 (e) The division shall develop and implement, not 689 later than January 1, 2001, a case-mix payment add-on determined 690 by time studies and other valid statistical data that will 691 reimburse a nursing facility for the additional cost of caring for a resident who has a diagnosis of Alzheimer's or other related 692 693 dementia and exhibits symptoms that require special care. 694 such case-mix add-on payment shall be supported by a determination 695 of additional cost. The division shall also develop and implement 696 as part of the fair rental reimbursement system for nursing 697 facility beds, an Alzheimer's resident bed depreciation enhanced 698 reimbursement system that will provide an incentive to encourage 699 nursing facilities to convert or construct beds for residents with 700 Alzheimer's or other related dementia.

701 (f) The division shall develop and implement an 702 assessment process for long-term care services.

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

707 (5) Periodic screening and diagnostic services for
708 individuals under age twenty-one (21) years as are needed to
709 identify physical and mental defects and to provide health care
710 treatment and other measures designed to correct or ameliorate
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defects and physical and mental illness and conditions discovered
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     by the screening services, regardless of whether these services
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     are included in the state plan. The division may include in its
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     periodic screening and diagnostic program those discretionary
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     services authorized under the federal regulations adopted to
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     implement Title XIX of the federal Social Security Act, as
               The division, in obtaining physical therapy services,
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     amended.
     occupational therapy services, and services for individuals with
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     speech, hearing and language disorders, may enter into a
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     cooperative agreement with the State Department of Education for
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     the provision of those services to handicapped students by public
     school districts using state funds that are provided from the
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723
     appropriation to the Department of Education to obtain federal
     matching funds through the division. The division, in obtaining
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     medical and psychological evaluations for children in the custody
     of the State Department of Human Services may enter into a
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     cooperative agreement with the State Department of Human Services
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     for the provision of those services using state funds that are
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     provided from the appropriation to the Department of Human
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     Services to obtain federal matching funds through the division.
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                    Physician's services. The division shall allow
               (6)
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     twelve (12) physician visits annually. All fees for physicians'
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     services that are covered only by Medicaid shall be reimbursed at
     ninety percent (90%) of the rate established on January 1, 1999,
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735
     and as adjusted each January thereafter, under Medicare (Title
     XVIII of the federal Social Security Act, as amended), and which
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     shall in no event be less than seventy percent (70%) of the rate
     established on January 1, 1994. * * *
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               (7) (a) Home health services for eligible persons, not
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     to exceed in cost the prevailing cost of nursing facility
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     services, not to exceed sixty (60) visits per year. All home
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     health visits must be precertified as required by the division.
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                    (b)
                        Repealed.
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744
                    Emergency medical transportation services.
               (8)
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     January 1, 1994, emergency medical transportation services shall
     be reimbursed at seventy percent (70%) of the rate established
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747
     under Medicare (Title XVIII of the federal Social Security Act, as
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                "Emergency medical transportation services" shall mean,
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     but shall not be limited to, the following services by a properly
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     permitted ambulance operated by a properly licensed provider in
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     accordance with the Emergency Medical Services Act of 1974
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     (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced
     life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,
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754
     (vi) disposable supplies, (vii) similar services.
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               (9)
                    (a) Legend and other drugs as may be determined by
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     the division.
                    The division shall establish a mandatory preferred
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     drug list. Drugs not on the mandatory preferred drug list shall
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     be made available by utilizing prior authorization procedures
     established by the division. The division may seek to establish
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     relationships with other states or Canada in order to lower
761
     acquisition costs of prescription drugs to include named brands or
762
     generics. The division shall allow for a combination of named
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     brand and generic prescriptions to meet the needs of the
764
     beneficiaries, not to exceed four (4) named brand prescriptions
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     per month for each noninstitutionalized Medicaid beneficiary. The
766
     division shall allow for unlimited generic drugs. The voluntary
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     preferred drug list shall be expanded to function in the interim
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     in order to have a manageable prior authorization system, thereby
769
     minimizing disruption of service to beneficiaries. The division
770
     shall not reimburse for any portion of a prescription that exceeds
     a thirty-four-day supply of the drug based on the daily dosage.
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           * * * However, * * * until July 1, 2005, any A-typical
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773
     antipsychotic drug shall be included in any preferred drug list
     developed by the Division of Medicaid and shall not require prior
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775
     authorization, and until July 1, 2005, any licensed physician may
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     prescribe any A-typical antipsychotic drug deemed appropriate for
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- 777 Medicaid recipients, which shall be fully eligible for Medicaid 778 reimbursement. In addition, antiretroviral and fusion inhibitor 779 medications, including, but not limited to, protease inhibitors, 780 nonnucleoside reverse transcriptase inhibitors, nucleoside reverse 781 transcriptase inhibitors, antivirals and fusion inhibitors, shall 782 be included in any preferred drug list developed by the Division of Medicaid. 783 784 The division shall develop and implement a program of payment 785 for additional pharmacist services, with payment to be based on demonstrated savings, but in no case shall the total payment 786 787 exceed twice the amount of the dispensing fee. 788
- 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.
- The division shall develop a pharmacy policy in which drugs in tamper-resistant packaging that are prescribed for a resident of a nursing facility but are not dispensed to the resident shall be returned to the pharmacy and not billed to Medicaid, in accordance with guidelines of the State Board of Pharmacy.
- multisource drugs shall be limited to the lower of the upper
  limits established and published by the Centers for Medicare and
  Medicaid Services (CMS) plus a dispensing fee, or the estimated
  acquisition cost (EAC) as determined by the division, plus a
  dispensing fee, or the providers' usual and customary charge to
  the general public.
- Payment for other covered drugs, other than <u>multisource</u> drugs with CMS upper limits, shall not exceed the lower of the estimated acquisition cost <u>as determined by the division</u>, plus a dispensing fee or the providers' usual and customary charge to the general public.

809 Payment for nonlegend or over-the-counter drugs covered by 810 the division shall be reimbursed at the lower of the division's estimated shelf price or the providers' usual and customary charge 811 812 to the general public. 813 The dispensing fee for each new or refill prescription, 814 including nonlegend or over-the-counter drugs covered by the 815 division, shall be Three Dollars and Ninety-one Cents (\$3.91). \* \* \* The division shall not reimburse for name brand drugs 816 817 if there are equally effective generic equivalents available and 818 if the generic equivalents are the least expensive. \* \* \* 819 820 The division shall develop and implement a program that 821 requires Medicaid providers who prescribe drugs to use a 822 counterfeit-proof prescription pad for Medicaid prescriptions for controlled substances; however, this shall not prevent the filling 823 824 of prescriptions for controlled substances by means of electronic 825 communications between a prescriber and pharmacist as allowed by 826 federal law. 827 Dental care that is an adjunct to treatment of an 828 acute medical or surgical condition; services of oral surgeons and dentists in connection with surgery related to the jaw or any 829 830 structure contiguous to the jaw or the reduction of any fracture 831 of the jaw or any facial bone; and emergency dental extractions and treatment related thereto. On July 1, 1999, all fees for 832 833 dental care and surgery under authority of this paragraph (10) 834 shall be increased to one hundred sixty percent (160%) of the amount of the reimbursement rate that was in effect on June 30, 835 836 1999. It is the intent of the Legislature to encourage more 837 dentists to participate in the Medicaid program. 838 (11)Eyeglasses for all Medicaid beneficiaries who have 839 (a) had surgery on the eyeball or ocular muscle that results in a 840 vision change for which eyeglasses or a change in eyeglasses is 841 medically indicated within six (6) months of the surgery and is in

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- 842 accordance with policies established by the division, or (b) one
- 843 (1) pair every five (5) years and in accordance with policies
- 844 established by the division. In either instance, the eyeglasses
- 845 must be prescribed by a physician skilled in diseases of the eye
- 846 or an optometrist, whichever the beneficiary may select.
- 847 (12) Intermediate care facility services.
- 848 (a) The division shall make full payment to all
- 849 intermediate care facilities for the mentally retarded for each
- 850 day, not exceeding eighty-four (84) days per year, that a patient
- 851 is absent from the facility on home leave. Payment may be made
- 852 for the following home leave days in addition to the
- 853 eighty-four-day limitation: Christmas, the day before Christmas,
- 854 the day after Christmas, Thanksgiving, the day before Thanksgiving
- 855 and the day after Thanksgiving.
- 856 (b) All state-owned intermediate care facilities
- 857 for the mentally retarded shall be reimbursed on a full reasonable
- 858 cost basis.
- 859 (13) Family planning services, including drugs,
- 860 supplies and devices, when those services are under the
- 861 supervision of a physician or nurse practitioner.
- 862 (14) Clinic services. Such diagnostic, preventive,
- 863 therapeutic, rehabilitative or palliative services furnished to an
- 864 outpatient by or under the supervision of a physician or dentist
- 865 in a facility that is not a part of a hospital but that is
- 866 organized and operated to provide medical care to outpatients.
- 867 Clinic services shall include any services reimbursed as
- 868 outpatient hospital services that may be rendered in such a
- 869 facility, including those that become so after July 1, 1991. On
- 870 July 1, 1999, all fees for physicians' services reimbursed under
- 871 authority of this paragraph (14) shall be reimbursed at ninety
- 872 percent (90%) of the rate established on January 1, 1999, and as
- 873 adjusted each January thereafter, under Medicare (Title XVIII of
- 874 the <u>federal</u> Social Security Act, as amended), and which shall in

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     no event be less than seventy percent (70%) of the rate
     established on January 1, 1994. * * * On July 1, 1999, all fees
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     for dentists' services reimbursed under authority of this
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     paragraph (14) shall be increased to one hundred sixty percent
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     (160%) of the amount of the reimbursement rate that was in effect
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     on June 30, 1999.
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               (15) Home- and community-based services for the elderly
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     and disabled, as provided under Title XIX of the federal Social
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     Security Act, as amended, under waivers, subject to the
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     availability of funds specifically appropriated for that purpose
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     by the Legislature.
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               (16) Mental health services. Approved therapeutic and
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     case management services (a) provided by an approved regional
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     mental health/retardation center established under Sections
     41-19-31 through 41-19-39, or by another community mental health
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     service provider meeting the requirements of the Department of
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     Mental Health to be an approved mental health/retardation center
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     if determined necessary by the Department of Mental Health, using
     state funds that are provided from the appropriation to the State
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     Department of Mental Health and/or funds transferred to the
     department by a political subdivision or instrumentality of the
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     state and used to match federal funds under a cooperative
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     agreement between the division and the department, or (b) provided
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     by a facility that is certified by the State Department of Mental
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     Health to provide therapeutic and case management services, to be
     reimbursed on a fee for service basis, or (c) provided in the
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     community by a facility or program operated by the Department of
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     Mental Health. Any such services provided by a facility described
     in subparagraph (b) must have the prior approval of the division
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     to be reimbursable under this section. After June 30, 1997,
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     mental health services provided by regional mental
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     health/retardation centers established under Sections 41-19-31
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     through 41-19-39, or by hospitals as defined in Section 41-9-3(a)
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H. B. No. 1434 04/HR03/R1868PH PAGE 27 (RF\LH) 908 and/or their subsidiaries and divisions, or by psychiatric 909 residential treatment facilities as defined in Section 43-11-1, or 910 by another community mental health service provider meeting the 911 requirements of the Department of Mental Health to be an approved 912 mental health/retardation center if determined necessary by the 913 Department of Mental Health, shall not be included in or provided 914 under any capitated managed care pilot program provided for under paragraph (24) of this section. 915 916 Durable medical equipment services and medical (17)917 supplies. Precertification of durable medical equipment and 918 medical supplies must be obtained as required by the division. The Division of Medicaid may require durable medical equipment 919 920 providers to obtain a surety bond in the amount and to the specifications as established by the Balanced Budget Act of 1997. 921 (a) Notwithstanding any other provision of this 922 (18)923 section to the contrary, the division shall make additional 924 reimbursement to hospitals that serve a disproportionate share of 925 low-income patients and that meet the federal requirements for those payments as provided in Section 1923 of the federal Social 926 927 Security Act and any applicable regulations. However, from and 928 after January 1, 1999, no public hospital shall participate in the 929 Medicaid disproportionate share program unless the public hospital 930 participates in an intergovernmental transfer program as provided in Section 1903 of the federal Social Security Act and any 931 932 applicable regulations. \* \* \* The division shall establish a Medicare Upper 933 (b) 934 Payment Limits Program, as defined in Section 1902(a)(30) of the 935 federal Social Security Act and any applicable federal regulations, for hospitals, and may establish a Medicare Upper 936

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Payments Limits Program for nursing facilities. The division

shall assess each hospital and, if the program is established for

sole purpose of financing the state portion of the Medicare Upper

nursing facilities, shall assess each nursing facility, for the

Payment Limits Program. This assessment shall be based on Medicaid utilization, or other appropriate method consistent with federal regulations, and will remain in effect as long as the state participates in the Medicare Upper Payment Limits Program. The division shall make additional reimbursement to hospitals and, if the program is established for nursing facilities, shall make additional reimbursement to nursing facilities, for the Medicare Upper Payment Limits, as defined in Section 1902(a)(30) of the federal Social Security Act and any applicable federal regulations. This subparagraph (b) shall stand repealed from and after July 1, 2005. (19)(a) Perinatal risk management services. The 

(19) (a) Perinatal risk management services. The division shall promulgate regulations to be effective from and after October 1, 1988, to establish a comprehensive perinatal system for risk assessment of all pregnant and infant Medicaid recipients and for management, education and follow-up for those who are determined to be at risk. Services to be performed include case management, nutrition assessment/counseling, psychosocial assessment/counseling and health education. \* \* \*

psychosocial assessment/counseling and health education. \* \* \*

(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, under

Part C of the Individuals with Disabilities Education Act (IDEA).

The State Department of Health shall certify annually in writing

to the executive director of the division the dollar amount of

state early intervention funds available that will be utilized as

a certified match for Medicaid matching funds. Those funds then

shall be used to provide expanded targeted case management

services for Medicaid eligible children with special needs who are

eligible for the state's early intervention system.

Qualifications for persons providing service coordination shall be

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- 974 determined by the State Department of Health and the Division of 975 Medicaid.
- 976 (20) Home- and community-based services for physically
- 977 disabled approved services as allowed by a waiver from the United
- 978 States Department of Health and Human Services for home- and
- 979 community-based services for physically disabled people using
- 980 state funds that are provided from the appropriation to the State
- 981 Department of Rehabilitation Services and used to match federal
- 982 funds under a cooperative agreement between the division and the
- 983 department, provided that funds for these services are
- 984 specifically appropriated to the Department of Rehabilitation
- 985 Services.
- 986 (21) Nurse practitioner services. Services furnished
- 987 by a registered nurse who is licensed and certified by the
- 988 Mississippi Board of Nursing as a nurse practitioner, including,
- 989 but not limited to, nurse anesthetists, nurse midwives, family
- 990 nurse practitioners, family planning nurse practitioners,
- 991 pediatric nurse practitioners, obstetrics-gynecology nurse
- 992 practitioners and neonatal nurse practitioners, under regulations
- 993 adopted by the division. Reimbursement for those services shall
- 994 not exceed ninety percent (90%) of the reimbursement rate for
- 995 comparable services rendered by a physician.
- 996 (22) Ambulatory services delivered in federally
- 997 qualified health centers, rural health centers and clinics of the
- 998 local health departments of the State Department of Health for
- 999 individuals eligible for Medicaid under this article based on
- 1000 reasonable costs as determined by the division.
- 1001 (23) Inpatient psychiatric services. Inpatient
- 1002 psychiatric services to be determined by the division for
- 1003 recipients under age twenty-one (21) that are provided under the
- 1004 direction of a physician in an inpatient program in a licensed
- 1005 acute care psychiatric facility or in a licensed psychiatric
- 1006 residential treatment facility, before the recipient reaches age

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

- 1014 (24) [Deleted]
- 1015 (25) [Deleted]
- 1016 (26)Hospice care. As used in this paragraph, the term 1017 "hospice care" means a coordinated program of active professional medical attention within the home and outpatient and inpatient 1018 1019 care that treats the terminally ill patient and family as a unit, 1020 employing a medically directed interdisciplinary team. program provides relief of severe pain or other physical symptoms 1021 and supportive care to meet the special needs arising out of 1022 physical, psychological, spiritual, social and economic stresses 1023 1024 that are experienced during the final stages of illness and during dying and bereavement and meets the Medicare requirements for 1025 1026 participation as a hospice as provided in federal regulations.
- 1027 (27) Group health plan premiums and cost sharing if it
  1028 is cost effective as defined by the <u>United States</u> Secretary of
  1029 Health and Human Services.
- 1030 (28) Other health insurance premiums that are cost

  1031 effective as defined by the <u>United States</u> Secretary of Health and

  1032 Human Services. Medicare eligible must have Medicare Part B

  1033 before other insurance premiums can be paid.
- 1034 (29) The Division of Medicaid may apply for a waiver

  1035 from the <u>United States</u> Department of Health and Human Services for

  1036 home- and community-based services for developmentally disabled

  1037 people using state funds that are provided from the appropriation

  1038 to the State Department of Mental Health and/or funds transferred

  1039 to the department by a political subdivision or instrumentality of

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- the state and used to match federal funds under a cooperative agreement between the division and the department, provided that funds for these services are specifically appropriated to the Department of Mental Health and/or transferred to the department by a political subdivision or instrumentality of the state.
- 1045 (30) Pediatric skilled nursing services for eligible 1046 persons under twenty-one (21) years of age.
- 1047 (31) Targeted case management services for children
  1048 with special needs, under waivers from the United States
  1049 Department of Health and Human Services, using state funds that
  1050 are provided from the appropriation to the Mississippi Department
  1051 of Human Services and used to match federal funds under a
  1052 cooperative agreement between the division and the department.
- (32) Care and services provided in Christian Science

  Sanatoria listed and certified by the Commission for Accreditation

  of Christian Science Nursing Organizations/Facilities, Inc.,

  rendered in connection with treatment by prayer or spiritual means

  to the extent that those services are subject to reimbursement

  under Section 1903 of the federal Social Security Act.
- 1059 (33) Podiatrist services.
- 1060 (34) Assisted living services as provided through home-1061 and community-based services under Title XIX of the <u>federal</u> Social 1062 Security Act, as amended, subject to the availability of funds 1063 specifically appropriated for that purpose by the Legislature.
- 1064 (35) Services and activities authorized in Sections
  1065 43-27-101 and 43-27-103, using state funds that are provided from
  1066 the appropriation to the State Department of Human Services and
  1067 used to match federal funds under a cooperative agreement between
  1068 the division and the department.
- 1069 (36) Nonemergency transportation services for

  1070 Medicaid-eligible persons, to be provided by the Division of

  1071 Medicaid. The division may contract with additional entities to

  1072 administer nonemergency transportation services as it deems

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1073 necessary. All providers shall have a valid driver's license, 1074 vehicle inspection sticker, valid vehicle license tags and a 1075 standard liability insurance policy covering the vehicle. 1076 division may pay providers a flat fee based on mileage tiers, or 1077 in the alternative, may reimburse on actual miles traveled. 1078 division may apply to the Center for Medicare and Medicaid Services (CMS) for a waiver to draw federal matching funds for 1079 1080 nonemergency transportation services as a covered service instead 1081 of an administrative cost.

1082 (37)[Deleted]

- 1083 (38)Chiropractic services. A chiropractor's manual 1084 manipulation of the spine to correct a subluxation, if x-ray 1085 demonstrates that a subluxation exists and if the subluxation has 1086 resulted in a neuromusculoskeletal condition for which 1087 manipulation is appropriate treatment, and related spinal x-rays performed to document these conditions. Reimbursement for 1088 1089 chiropractic services shall not exceed Seven Hundred Dollars 1090 (\$700.00) per year per beneficiary.
- Dually eligible Medicare/Medicaid beneficiaries. 1091 1092 The division shall pay the Medicare deductible and coinsurance 1093 amounts for services available under Medicare, as determined by 1094 the division.

1095 (40)[Deleted]

1096 (41)Services provided by the State Department of 1097 Rehabilitation Services for the care and rehabilitation of persons 1098 with spinal cord injuries or traumatic brain injuries, as allowed 1099 under waivers from the United States Department of Health and 1100 Human Services, using up to seventy-five percent (75%) of the funds that are appropriated to the Department of Rehabilitation 1101 Services from the Spinal Cord and Head Injury Trust Fund 1102 established under Section 37-33-261 and used to match federal 1103 1104 funds under a cooperative agreement between the division and the 1105 department.

1106 Notwithstanding any other provision in this (42)1107 article to the contrary, the division may develop a population 1108 health management program for women and children health services 1109 through the age of one (1) year. This program is primarily for 1110 obstetrical care associated with low birth weight and pre-term 1111 The division may apply to the federal Centers for babies. Medicare and Medicaid Services (CMS) for a Section 1115 waiver or 1112 1113 any other waivers that may enhance the program. In order to effect cost savings, the division may develop a revised payment 1114 1115 methodology that may include at-risk capitated payments, and may 1116 require member participation in accordance with the terms and

- 1118 (43) The division shall provide reimbursement, according to a payment schedule developed by the division, for 1119 1120 smoking cessation medications for pregnant women during their pregnancy and other Medicaid-eligible women who are of 1121 1122 child-bearing age.
- 1123 (44) Nursing facility services for the severely disabled. 1124

conditions of an approved federal waiver.

- 1125 (a) Severe disabilities include, but are not limited to, spinal cord injuries, closed head injuries and 1126 1127 ventilator dependent patients.
- Those services must be provided in a long-term 1128 (b) care nursing facility dedicated to the care and treatment of 1129 1130 persons with severe disabilities, and shall be reimbursed as a separate category of nursing facilities. 1131
- 1132 (45)Physician assistant services. Services furnished 1133 by a physician assistant who is licensed by the State Board of 1134 Medical Licensure and is practicing with physician supervision under regulations adopted by the board, under regulations adopted 1135 1136 by the division. Reimbursement for those services shall not 1137 exceed ninety percent (90%) of the reimbursement rate for 1138 comparable services rendered by a physician.

L139	(46) The division shall make application to the federal
L140	Centers for Medicare and Medicaid Services (CMS) for a waiver to
L141	develop and provide services for children with serious emotional
L142	disturbances as defined in Section 43-14-1(1), which may include
L143	home- and community-based services, case management services or
L144	managed care services through mental health providers certified by
L145	the Department of Mental Health. The division may implement and
L146	provide services under this waivered program only if funds for
L147	these services are specifically appropriated for this purpose by
L148	the Legislature, or if funds are voluntarily provided by affected
L149	agencies.

- 1150 (47) (a) Notwithstanding any other provision in this

  1151 article to the contrary, the division, in conjunction with the

  1152 State Department of Health, shall develop and implement disease

  1153 management programs for individuals with asthma, diabetes or

  1154 hypertension, including the use of grants, waivers, demonstrations

  1155 or other projects as necessary.
- 1156 (b) Participation in any disease management
  1157 program implemented under this paragraph (47) is optional with the
  1158 individual. An individual must affirmatively elect to participate
  1159 in the disease management program in order to participate.
- 1160 (c) An individual who participates in the disease

  1161 management program has the option of participating in the

  1162 prescription drug home delivery component of the program at any

  1163 time while participating in the program. An individual must

  1164 affirmatively elect to participate in the prescription drug home

  1165 delivery component in order to participate.
- (d) An individual who participates in the disease
  management program may elect to discontinue participation in the
  program at any time. An individual who participates in the
  prescription drug home delivery component may elect to discontinue
  participation in the prescription drug home delivery component at
  any time.

1172	(e) The division shall send written notice to all
1173	individuals who participate in the disease management program
1174	informing them that they may continue using their local pharmacy
1175	or any other pharmacy of their choice to obtain their prescription
1176	drugs while participating in the program.

- 1177 (f) Prescription drugs that are provided to
  1178 individuals under the prescription drug home delivery component
  1179 shall be limited only to those drugs that are used for the
  1180 treatment, management or care of asthma, diabetes or hypertension.
- 1181 (48) Pediatric long-term acute care hospital services.
- (a) Pediatric long-term acute care hospital
  services means services provided to eligible persons under
  twenty-one (21) years of age by a freestanding Medicare-certified
  hospital that has an average length of inpatient stay greater than
  twenty-five (25) days and that is primarily engaged in providing
  chronic or long-term medical care to persons under twenty-one (21)
  years of age.
- 1189 (b) The services under this paragraph (48) shall 1190 be reimbursed as a separate category of hospital services.
- 1191 (49) The division shall establish co-payments <u>and/or</u>
  1192 <u>coinsurance</u> for all Medicaid services for which co-payments <u>and/or</u>
  1193 <u>coinsurance</u> are allowable under federal law or regulation, except
  1194 for nonemergency transportation services, and shall set the amount
  1195 of the co-payment <u>and/or coinsurance</u> for each of those services at
  1196 the maximum amount allowable under federal law or regulation.
- 1197 (50) Services provided by the State Department of
  1198 Rehabilitation Services for the care and rehabilitation of persons
  1199 who are deaf and blind, as allowed under waivers from the United
  1200 States Department of Health and Human Services to provide home1201 and community-based services using state funds that are provided
  1202 from the appropriation to the State Department of Rehabilitation
  1203 Services or if funds are voluntarily provided by another agency.

1204	(51) Upon determination of Medicaid eligibility and in
1205	association with annual redetermination of Medicaid eligibility,
1206	beneficiaries shall be encouraged to undertake a physical
1207	examination that will establish a base-line level of health and
1208	identification of a usual and customary source of care (a medical
1209	home) to aid utilization of disease management tools. This
1210	physical examination and utilization of these disease management
1211	tools shall be consistent with current United States Preventive
1212	Services Task Force or other recognized authority recommendations.
1213	Notwithstanding any other provision of this article to the
1214	contrary, the division shall reduce the rate of reimbursement to
1215	providers for any service provided under this section by five
1216	percent (5%) of the allowed amount for that service. However, the
1217	reduction in the reimbursement rates required by this paragraph
1218	shall not apply to inpatient hospital services, nursing facility
1219	services, intermediate care facility services, psychiatric
1220	residential treatment facility services, pharmacy services
1221	provided under paragraph (9) of this section, or any service
1222	provided by the University of Mississippi Medical Center or a
1223	state agency, a state facility or a public agency that either
1224	provides its own state match through intergovernmental transfer or
1225	certification of funds to the division, or a service for which the
1226	federal government sets the reimbursement methodology and rate.
1227	In addition, the reduction in the reimbursement rates required by
1228	this paragraph shall not apply to case management services
1229	provided under the home- and community-based services program for
1230	the elderly and disabled by a planning and development district
1231	(PDD). Planning and development districts participating in the
1232	home- and community-based services program for the elderly and
1233	disabled as case management providers shall be reimbursed for case
1234	management services at the maximum rate approved by the Centers
1235	for Medicare and Medicaid Services (CMS). PDDs shall transfer to
1236	the division state match from public funds (not federal) in an
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1237 amount equal to the difference between the maximum case management 1238 reimbursement rate approved by CMS and a five percent (5%) 1239 reduction in that rate. The division shall invoice each PDD 1240 fifteen (15) days after the end of each quarter for the 1241 intergovernmental transfer based on payments made for Medicaid 1242 home- and community-based case management services during the 1243 quarter. 1244 The division may pay to those providers who participate in and accept patient referrals from the division's emergency room 1245 1246 redirection program a percentage, as determined by the division, 1247 of savings achieved according to the performance measures and reduction of costs required of that program. 1248 1249 Notwithstanding any provision of this article, except as 1250 authorized in the following paragraph and in Section 43-13-139, 1251 neither (a) the limitations on quantity or frequency of use of or the fees or charges for any of the care or services available to 1252 1253 recipients under this section, nor (b) the payments or rates of 1254 reimbursement to providers rendering care or services authorized 1255 under this section to recipients, may be increased, decreased or 1256 otherwise changed from the levels in effect on July 1, 1999, 1257 unless they are authorized by an amendment to this section by the 1258 Legislature. However, the restriction in this paragraph shall not prevent the division from changing the payments or rates of 1259 1260 reimbursement to providers without an amendment to this section 1261 whenever those changes are required by federal law or regulation, 1262 or whenever those changes are necessary to correct administrative 1263 errors or omissions in calculating those payments or rates of 1264 reimbursement. Notwithstanding any provision of this article, no new groups 1265 or categories of recipients and new types of care and services may 1266 1267 be added without enabling legislation from the Mississippi 1268 Legislature, except that the division may authorize those changes 1269 without enabling legislation when the addition of recipients or

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H. B. No. 1434 04/HR03/R1868PH PAGE 38 (RF\LH) 1270 services is ordered by a court of proper authority. The executive 1271 director shall keep the Governor advised on a timely basis of the 1272 funds available for expenditure and the projected expenditures. 1273 If current or projected expenditures of the division can be 1274 reasonably anticipated to exceed the amounts appropriated for any 1275 fiscal year, the Governor, after consultation with the executive 1276 director, shall discontinue any or all of the payment of the types of care and services as provided in this section that are deemed 1277 to be optional services under Title XIX of the federal Social 1278 Security Act, as amended, for any period necessary to not exceed 1279 1280 appropriated funds, and when necessary shall institute any other 1281 cost containment measures on any program or programs authorized 1282 under the article to the extent allowed under the federal law 1283 governing that program or programs, it being the intent of the 1284 Legislature that expenditures during any fiscal year shall not exceed the amounts appropriated for that fiscal year. 1285 1286 Notwithstanding any other provision of this article, it shall 1287 be the duty of each nursing facility, intermediate care facility for the mentally retarded, psychiatric residential treatment 1288 1289 facility, and nursing facility for the severely disabled that is 1290 participating in the Medicaid program to keep and maintain books, 1291 documents and other records as prescribed by the Division of Medicaid in substantiation of its cost reports for a period of 1292 three (3) years after the date of submission to the Division of 1293 1294 Medicaid of an original cost report, or three (3) years after the date of submission to the Division of Medicaid of an amended cost 1295 1296 report. 1297 This section shall stand repealed on July 1, 2006. SECTION 5. Section 43-13-121, Mississippi Code of 1972, is 1298 amended as follows: 1299 1300 43-13-121. (1) The division shall administer the Medicaid 1301 program under the provisions of this article, and may do the

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following:

1303	(a) Adopt and promulgate reasonable rules, regulations
1304	and standards, with approval of the Governor, and in accordance
1305	with the Administrative Procedures Law, Section 25-43-1 et seq.:
1306	(i) Establishing methods and procedures as may be
1307	necessary for the proper and efficient administration of this
1308	article;
1309	(ii) Providing Medicaid to all qualified
1310	recipients under the provisions of this article as the division
1311	may determine and within the limits of appropriated funds;
1312	(iii) Establishing reasonable fees, charges and
1313	rates for medical services and drugs; in doing so, the division
1314	shall fix all of those fees, charges and rates at the minimum
1315	levels absolutely necessary to provide the medical assistance
1316	authorized by this article, and shall not change any of those
1317	fees, charges or rates except as may be authorized in Section
1318	43-13-117;
1319	(iv) Providing for fair and impartial hearings;
1320	(v) Providing safeguards for preserving the
1321	confidentiality of records; and
1322	(vi) For detecting and processing fraudulent
1323	practices and abuses of the program;
1324	(b) Receive and expend state, federal and other funds
1325	in accordance with court judgments or settlements and agreements
1326	between the State of Mississippi and the federal government, the
1327	rules and regulations promulgated by the division, with the
1328	approval of the Governor, and within the limitations and
1329	restrictions of this article and within the limits of funds
1330	available for that purpose;
1331	(c) Subject to the limits imposed by this article, to
1332	submit a Medicaid plan to the <u>United States</u> Department of Health
1333	and Human Services for approval under the provisions of the
1334	federal Social Security Act, to act for the state in making
1335	negotiations relative to the submission and approval of that plan,
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to make such arrangements, not inconsistent with the law, as may 1336

1337 be required by or under federal law to obtain and retain that

1338 approval and to secure for the state the benefits of the

1339 provisions of that law.

1340 No agreements, specifically including the general plan for 1341 the operation of the Medicaid program in this state, shall be made 1342 by and between the division and the United States Department of Health and Human Services unless the Attorney General of the State 1343 of Mississippi has reviewed the agreements, specifically including 1344 1345 the operational plan, and has certified in writing to the Governor 1346 and to the executive director of the division that the agreements, 1347

including the plan of operation, have been drawn strictly in

1348 accordance with the terms and requirements of this article;

1349 In accordance with the purposes and intent of this 1350 article and in compliance with its provisions, provide for aged persons otherwise eligible for the benefits provided under Title 1351 1352 XVIII of the federal Social Security Act by expenditure of funds

1353 available for those purposes;

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1354 To make reports to the United States Department of 1355 Health and Human Services as from time to time may be required by 1356 that federal department and to the Mississippi Legislature as provided in this section; 1357

Define and determine the scope, duration and amount (f) of Medicaid that may be provided in accordance with this article and establish priorities therefor in conformity with this article;

(g) Cooperate and contract with other state agencies 1361 1362 for the purpose of coordinating Medicaid provided under this 1363 article and eliminating duplication and inefficiency in the 1364 Medicaid program;

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

1366 (i) Sue in its own name on behalf of the State of 1367 Mississippi and employ legal counsel on a contingency basis with 1368 the approval of the Attorney General;

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1369	(j) To recover any and all payments incorrectly made by
1370	the division * * * to a recipient or provider from the recipient
1371	or provider receiving the payments. The division shall report to
1372	the State Tax Commission the name of any current or former
1373	Medicaid recipient who has received medical services rendered
1374	during a period of established Medicaid ineligibility, or a
1375	Medicaid provider that has received reimbursement(s) for medical
1376	services rendered to an ineligible individual, and who has not
1377	reimbursed the division for the related medical service payment(s)
1378	or reimbursement(s). The State Tax Commission shall withhold from
1379	the state tax refund of the individual or the provider, and pay to
1380	the division, the amount of the payment(s) for medical services
1381	rendered to the ineligible individual, or the amount of the
1382	reimbursement(s) made to the provider for medical services
1383	rendered to an ineligible individual, that have not been
1384	reimbursed to the division for the related medical service
1385	<pre>payment(s) or reimbursements(s);</pre>
1386	(k) To recover any and all payments by the
1387	division * * * fraudulently obtained by a recipient or provider.
1388	Additionally, if recovery of any payments fraudulently obtained by
1389	a recipient or provider is made in any court, then, upon motion of
1390	the Governor, the judge of the court may award twice the payments
1391	recovered as damages;
1392	(1) Have full, complete and plenary power and authority
1393	to conduct such investigations as it may deem necessary and
1394	requisite of alleged or suspected violations or abuses of the
1395	provisions of this article or of the regulations adopted under
1396	this article, including, but not limited to, fraudulent or
1397	unlawful act or deed by applicants for Medicaid or other benefits,
1398	or payments made to any person, firm or corporation under the
1399	terms, conditions and authority of this article, to suspend or
1400	disqualify any provider of services, applicant or recipient for
1401	gross abuse, fraudulent or unlawful acts for such periods,
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including permanently, and under such conditions as the division 1402 1403 deems proper and just, including the imposition of a legal rate of 1404 interest on the amount improperly or incorrectly paid. Recipients 1405 who are found to have misused or abused Medicaid benefits may be 1406 locked into one (1) physician and/or one (1) pharmacy of the 1407 recipient's choice for a reasonable amount of time in order to 1408 educate and promote appropriate use of medical services, in 1409 accordance with federal regulations. If an administrative hearing becomes necessary, the division may, if the provider does not 1410 1411 succeed in his or her defense, tax the costs of the administrative 1412 hearing, including the costs of the court reporter or stenographer 1413 and transcript, to the provider. The convictions of a recipient 1414 or a provider in a state or federal court for abuse, fraudulent or unlawful acts under this chapter shall constitute an automatic 1415 disqualification of the recipient or automatic disqualification of 1416 the provider from participation under the Medicaid program. 1417 1418 A conviction, for the purposes of this chapter, shall include 1419 a judgment entered on a plea of nolo contendere or a nonadjudicated guilty plea and shall have the same force as a 1420 1421 judgment entered pursuant to a guilty plea or a conviction 1422 following trial. A certified copy of the judgment of the court of 1423 competent jurisdiction of the conviction shall constitute prima facie evidence of the conviction for disqualification purposes; 1424 1425 Establish and provide such methods of 1426 administration as may be necessary for the proper and efficient 1427 operation of the Medicaid program, fully utilizing computer 1428 equipment as may be necessary to oversee and control all current 1429 expenditures for purposes of this article, and to closely monitor 1430 and supervise all recipient payments and vendors rendering services under this article; 1431 1432 (n) To cooperate and contract with the federal 1433 government for the purpose of providing Medicaid to Vietnamese and

Cambodian refugees, under the provisions of Public Law 94-23 and

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H. B. No. 1434 04/HR03/R1868PH PAGE 43 (RF\LH) 1435 Public Law 94-24, including any amendments to those laws, only to

1436 the extent that the Medicaid assistance and the administrative

1437 cost related thereto are one hundred percent (100%) reimbursable

1438 by the federal government. For the purposes of Section 43-13-117,

1439 persons receiving Medicaid under Public Law 94-23 and Public Law

1440 94-24, including any amendments to those laws, shall not be

1441 considered a new group or category of recipient; and

1442 (o) The division shall impose penalties upon Medicaid

only, Title XIX participating long-term care facilities found to

be in noncompliance with division and certification standards in

accordance with federal and state regulations, including interest

at the same rate calculated by the United States Department of

Health and Human Services and/or the Centers for Medicare and

1448 Medicaid Services (CMS) under federal regulations.

1449 (2) The division also shall exercise such additional powers 1450 and perform such other duties as may be conferred upon the

1451 division by act of the Legislature.

1452 (3) The division, and the State Department of Health as the
1453 agency for licensure of health care facilities and certification
1454 and inspection for the Medicaid and/or Medicare programs, shall
1455 contract for or otherwise provide for the consolidation of on-site
1456 inspections of health care facilities that are necessitated by the
1457 respective programs and functions of the division and the

1458 department.

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1459 The division and its hearing officers shall have power to preserve and enforce order during hearings; to issue subpoenas 1460 1461 for, to administer oaths to and to compel the attendance and 1462 testimony of witnesses, or the production of books, papers, documents and other evidence, or the taking of depositions before 1463 any designated individual competent to administer oaths; to 1464 1465 examine witnesses; and to do all things conformable to law that 1466 may be necessary to enable them effectively to discharge the 1467 In compelling the attendance and duties of their office.

1468	testimony of witnesses, or the production of books, papers,
1469	documents and other evidence, or the taking of depositions, as
1470	authorized by this section, the division or its hearing officers
1471	may designate an individual employed by the division or some other
1472	suitable person to execute and return that process, whose action
1473	in executing and returning that process shall be as lawful as if
1474	done by the sheriff or some other proper officer authorized to
1475	execute and return process in the county where the witness may
1476	reside. In carrying out the investigatory powers under the
1477	provisions of this article, the executive director or other
1478	designated person or persons may examine, obtain, copy or
1479	reproduce the books, papers, documents, medical charts,
1480	prescriptions and other records relating to medical care and
1481	services furnished by the provider to a recipient or designated
1482	recipients of Medicaid services under investigation. In the
1483	absence of the voluntary submission of the books, papers,
1484	documents, medical charts, prescriptions and other records, the
1485	Governor, the executive director, or other designated person may
1486	issue and serve subpoenas instantly upon the provider, his or her
1487	agent, servant or employee for the production of the books,
1488	papers, documents, medical charts, prescriptions or other records
1489	during an audit or investigation of the provider. If any provider
1490	or his or her agent, servant or employee refuses to produce the
1491	records after being duly subpoenaed, the executive director may
1492	certify those facts and institute contempt proceedings in the
1493	manner, time and place as authorized by law for administrative
1494	proceedings. As an additional remedy, the division may recover
1495	all amounts paid to the provider covering the period of the audit
1496	or investigation, inclusive of a legal rate of interest and a
1497	reasonable attorney's fee and costs of court if suit becomes
1498	necessary. Division staff shall have immediate access to the
1499	provider's physical location, facilities, records, documents,

books, and any other records relating to medical care and services rendered to recipients during regular business hours.

- 1502 If any person in proceedings before the division 1503 disobeys or resists any lawful order or process, or misbehaves 1504 during a hearing or so near the place thereof as to obstruct the 1505 hearing, or neglects to produce, after having been ordered to do 1506 so, any pertinent book, paper or document, or refuses to appear after having been subpoenaed, or upon appearing refuses to take 1507 the oath as a witness, or after having taken the oath refuses to 1508 be examined according to law, the executive director shall certify 1509 1510 the facts to any court having jurisdiction in the place in which it is sitting, and the court shall thereupon, in a summary manner, 1511 1512 hear the evidence as to the acts complained of, and if the 1513 evidence so warrants, punish that person in the same manner and to the same extent as for a contempt committed before the court, or 1514 commit that person upon the same condition as if the doing of the 1515 1516 forbidden act had occurred with reference to the process of, or in 1517 the presence of, the court.
- 1518 In suspending or terminating any provider from 1519 participation in the Medicaid program, the division shall preclude 1520 the provider from submitting claims for payment, either personally 1521 or through any clinic, group, corporation or other association to the division or its fiscal agents for any services or supplies 1522 1523 provided under the Medicaid program except for those services or 1524 supplies provided before the suspension or termination. 1525 clinic, group, corporation or other association that is a provider 1526 of services shall submit claims for payment to the division or its 1527 fiscal agents for any services or supplies provided by a person within that organization who has been suspended or terminated from 1528 participation in the Medicaid program except for those services or 1529 1530 supplies provided before the suspension or termination. 1531 provision is violated by a provider of services that is a clinic, 1532 group, corporation or other association, the division may suspend

1533 or terminate that organization from participation. Suspension may 1534 be applied by the division to all known affiliates of a provider, 1535 provided that each decision to include an affiliate is made on a 1536 case-by-case basis after giving due regard to all relevant facts 1537 and circumstances. The violation, failure or inadequacy of performance may be imputed to a person with whom the provider is 1538 1539 affiliated where that conduct was accomplished within the course 1540 of his or her official duty or was effectuated by him or her with the knowledge or approval of that person. 1541

- 1542 (7) The division may deny or revoke enrollment in the
  1543 Medicaid program to a provider if any of the following are found
  1544 to be applicable to the provider, his <u>or her</u> agent, a managing
  1545 employee or any person having an ownership interest equal to five
  1546 percent (5%) or greater in the provider:
- 1547 (a) Failure to truthfully or fully disclose any and all
  1548 information required, or the concealment of any and all
  1549 information required, on a claim, a provider application or a
  1550 provider agreement, or the making of a false or misleading
  1551 statement to the division relative to the Medicaid program.
- 1552 (b) Previous or current exclusion, suspension, 1553 termination from or the involuntary withdrawing from participation 1554 in the Medicaid program, any other state's Medicaid program, Medicare or any other public or private health or health insurance 1555 1556 If the division ascertains that a provider has been 1557 convicted of a felony under federal or state law for an offense that the division determines is detrimental to the best interest 1558 1559 of the program or of Medicaid beneficiaries, the division may 1560 refuse to enter into an agreement with that provider, or may 1561 terminate or refuse to renew an existing agreement.
- 1562 (c) Conviction under federal or state law of a criminal
  1563 offense relating to the delivery of any goods, services or
  1564 supplies, including the performance of management or
  1565 administrative services relating to the delivery of the goods,
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- 1566 services or supplies, under the Medicaid program, any other
- state's Medicaid program, Medicare or any other public or private 1567
- 1568 health or health insurance program.
- 1569 Conviction under federal or state law of a criminal
- 1570 offense relating to the neglect or abuse of a patient in
- 1571 connection with the delivery of any goods, services or supplies.
- (e) Conviction under federal or state law of a criminal 1572
- offense relating to the unlawful manufacture, distribution, 1573
- prescription or dispensing of a controlled substance. 1574
- (f) Conviction under federal or state law of a criminal 1575
- 1576 offense relating to fraud, theft, embezzlement, breach of
- fiduciary responsibility or other financial misconduct. 1577
- 1578 (g) Conviction under federal or state law of a criminal
- 1579 offense punishable by imprisonment of a year or more that involves
- 1580 moral turpitude, or acts against the elderly, children or infirm.
- 1581 Conviction under federal or state law of a criminal (h)
- 1582 offense in connection with the interference or obstruction of any
- 1583 investigation into any criminal offense listed in paragraphs (c)
- through (i) of this subsection. 1584
- 1585 (i) Sanction for a violation of federal or state laws
- 1586 or rules relative to the Medicaid program, any other state's
- 1587 Medicaid program, Medicare or any other public health care or
- 1588 health insurance program.
- Revocation of license or certification. 1589 (j)
- 1590 Failure to pay recovery properly assessed or
- 1591 pursuant to an approved repayment schedule under the Medicaid
- 1592 program.
- Failure to meet any condition of enrollment. 1593
- SECTION 6. Section 43-13-125, Mississippi Code of 1972, is 1594
- amended as follows: 1595
- 1596 43-13-125. (1) If Medicaid is provided to a recipient under
- 1597 this article for injuries, disease or sickness caused under
- 1598 circumstances creating a cause of action in favor of the recipient

against any person, firm or corporation, then the division shall 1599 1600 be entitled to recover the proceeds that may result from the 1601 exercise of any rights of recovery that the recipient may have 1602 against any such person, firm or corporation to the extent of the 1603 Division of Medicaid's interest on behalf of the recipient. 1604 recipient shall execute and deliver instruments and papers to do 1605 whatever is necessary to secure those rights and shall do nothing 1606 after Medicaid is provided to prejudice the subrogation rights of 1607 the division. Court orders or agreements for reimbursement of 1608 Medicaid's interest shall direct those payments to the Division of 1609 Medicaid, which shall be authorized to endorse any and all, including, but not limited to, multi-payee checks, drafts, money 1610 1611 orders, or other negotiable instruments representing Medicaid 1612 payment recoveries that are received. In accordance with Section 43-13-305, endorsement of multi-payee checks, drafts, money orders 1613 or other negotiable instruments by the Division of Medicaid shall 1614 1615 be deemed endorsed by the recipient.

The division, with the approval of the Governor, may

compromise or settle any such claim and execute a release of any

claim it has by virtue of this section.

- The acceptance of Medicaid under this article or the 1619 making of a claim under this article shall not affect the right of 1620 a recipient or his or her legal representative to recover 1621 1622 Medicaid's interest as an element of \* \* \* damages in any action 1623 at law; however, a copy of the pleadings shall be certified to the division at the time of the institution of suit, and proof of 1624 1625 that notice shall be filed of record in that action. The division 1626 may, at any time before the trial on the facts, join in that action or may intervene in that action. Any amount recovered by a 1627 1628 recipient or his or her legal representative shall be applied as 1629 follows:
- 1630 (a) The reasonable costs of the collection, including
  1631 attorney's fees, as approved and allowed by the court in which

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- that action is pending, or in case of settlement without suit, by 1632
- the legal representative of the division; 1633
- The amount of Medicaid's interest on behalf of the 1634 (b) 1635 recipient; or such pro rata amount as may be arrived at by the 1636 legal representative of the division and the recipient's attorney,
- 1637 or as set by the court having jurisdiction; and
- Any excess shall be awarded to the recipient. 1638 (c)
- No compromise of any claim by the recipient or his or 1639
- her legal representative shall be binding upon or affect the 1640
- rights of the division against the third party unless the 1641
- 1642 division, with the approval of the Governor, has entered into the
- compromise. Any compromise effected by the recipient or his or 1643
- 1644 her legal representative with the third party in the absence of
- advance notification to and approved by the division shall 1645
- constitute conclusive evidence of the liability of the third 1646
- party, and the division, in litigating its claim against the third 1647
- 1648 party, shall be required only to prove the amount and correctness
- 1649 of its claim relating to the injury, disease or sickness.
- recipient or his or her legal representative fails to notify the 1650
- 1651 division of the institution of legal proceedings against a third
- party for which the division has a cause of action, the facts 1652
- 1653 relating to negligence and the liability of the third party, if
- judgment is rendered for the recipient, shall constitute 1654
- conclusive evidence of liability in a subsequent action maintained 1655
- 1656 by the division and only the amount and correctness of the
- division's claim relating to injuries, disease or sickness shall 1657
- 1658 be tried before the court. The division shall be authorized in
- 1659 bringing that action against the third party and his or her
- insurer jointly or against the insurer alone. 1660
- 1661 (4) Nothing in this section shall be construed to diminish
- 1662 or otherwise restrict the subrogation rights of the Division of
- 1663 Medicaid against a third party for Medicaid provided by the
- 1664 Division of Medicaid to the recipient as a result of injuries,

- 1665 disease or sickness caused under circumstances creating a cause of 1666 action in favor of the recipient against such a third party.
- 1667 (5) Any amounts recovered by the division under this section
- 1668 shall, by the division, be placed to the credit of the funds
- 1669 appropriated for benefits under this article proportionate to the
- 1670 amounts provided by the state and federal governments
- 1671 respectively.
- 1672 **SECTION 7.** Section 43-13-145, Mississippi Code of 1972, is
- 1673 amended as follows:
- 1674 43-13-145. (1) (a) Upon each nursing facility and each
- 1675 intermediate care facility for the mentally retarded licensed by
- 1676 the State of Mississippi, there is levied an assessment in the
- 1677 amount of Six Dollars (\$6.00) per day for each licensed and/or
- 1678 certified bed of the facility. \* \* \*
- 1679 (b) A nursing facility or intermediate care facility
- 1680 for the mentally retarded is exempt from the assessment levied
- 1681 under this subsection if the facility is operated under the
- 1682 direction and control of:
- 1683 (i) The United States Veterans Administration or
- 1684 other agency or department of the United States government;
- 1685 (ii) The State Veterans Affairs Board;
- 1686 (iii) The University of Mississippi Medical
- 1687 Center; or
- 1688 (iv) A state agency or a state facility that
- 1689 either provides its own state match through intergovernmental
- 1690 transfer or certification of funds to the division.
- 1691 (2) (a) Upon each psychiatric residential treatment
- 1692 facility licensed by the State of Mississippi, there is levied an
- 1693 assessment in the amount of Six Dollars (\$6.00) per day for each
- 1694 licensed and/or certified bed of the facility.
- 1695 (b) A psychiatric residential treatment facility is
- 1696 exempt from the assessment levied under this subsection if the
- 1697 facility is operated under the direction and control of:

1698	(i) The United States Veterans Administration or
1699	other agency or department of the United States government;
1700	(ii) The University of Mississippi Medical Center;
1701	(iii) A state agency or a state facility that
1702	either provides its own state match through intergovernmental
1703	transfer or certification of funds to the division.
1704	(3) (a) Upon each hospital licensed by the State of
1705	Mississippi, there is levied an assessment in the amount of One
1706	Dollar and Fifty Cents (\$1.50) per day for each licensed inpatient
1707	acute care bed of the hospital.
1708	(b) A hospital is exempt from the assessment levied
1709	under this subsection if the hospital is operated under the
1710	direction and control of:
1711	(i) The United States Veterans Administration or
1712	other agency or department of the United States government;
1713	(ii) The University of Mississippi Medical Center;
1714	or
1715	(iii) A state agency or a state facility that
1716	either provides its own state match through intergovernmental
1717	transfer or certification of funds to the division.
1718	(4) Each health care facility that is subject to the
1719	provisions of this section shall keep and preserve such suitable
1720	books and records as may be necessary to determine the amount of
1721	assessment for which it is liable under this section. The books
1722	and records shall be kept and preserved for a period of not less
1723	than five (5) years, and those books and records shall be open for
1724	examination during business hours by the division, the State Tax
1725	Commission, the Office of the Attorney General and the State
1726	Department of Health.
1727	(5) The assessment levied under this section shall be
1728	collected by the division each month beginning on April 12, 2002.

(6) All assessments collected under this section shall be

deposited in the Medical Care Fund created by Section 43-13-143.

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1731 (7) The assessment levied under this section shall be in 1732 addition to any other assessments, taxes or fees levied by law, 1733 and the assessment shall constitute a debt due the State of 1734 Mississippi from the time the assessment is due until it is paid.

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(8) (a) If a health care facility that is liable for payment of the assessment levied under this section does not pay the assessment when it is due, the division shall give written notice to the health care facility by certified or registered mail demanding payment of the assessment within ten (10) days from the date of delivery of the notice. If the health care facility fails or refuses to pay the assessment after receiving the notice and demand from the division, the division shall withhold from any Medicaid reimbursement payments that are due to the health care facility the amount of the unpaid assessment and a penalty of ten percent (10%) of the amount of the assessment, plus the legal rate of interest until the assessment is paid in full. If the health care facility does not participate in the Medicaid program, the division shall turn over to the Office of the Attorney General the collection of the unpaid assessment by civil action. In any such civil action, the Office of the Attorney General shall collect the amount of the unpaid assessment and a penalty of ten percent (10%) of the amount of the assessment, plus the legal rate of interest until the assessment is paid in full.

(b) As an additional or alternative method for collecting unpaid assessments under this section, if a health care facility fails or refuses to pay the assessment after receiving notice and demand from the division, the division may file a notice of a tax lien with the circuit clerk of the county in which the health care facility is located, for the amount of the unpaid assessment and a penalty of ten percent (10%) of the amount of the assessment, plus the legal rate of interest until the assessment is paid in full. Immediately upon receipt of notice of the tax lien for the assessment, the circuit clerk shall enter the notice H. B. No. 1434 \*HRO3/R1868PH\*

- 1764 of the tax lien as a judgment upon the judgment roll and show in
- 1765 the appropriate columns the name of the health care facility as
- 1766 judgment debtor, the name of the division as judgment creditor,
- 1767 the amount of the unpaid assessment, and the date and time of
- 1768 enrollment. The judgment shall be valid as against mortgagees,
- 1769 pledgees, entrusters, purchasers, judgment creditors and other
- 1770 persons from the time of filing with the clerk. The amount of the
- 1771 judgment shall be a debt due the State of Mississippi and remain a
- 1772 lien upon the tangible property of the health care facility until
- 1773 the judgment is satisfied. The judgment shall be the equivalent
- 1774 of any enrolled judgment of a court of record and shall serve as
- 1775 authority for the issuance of writs of execution, writs of
- 1776 attachment or other remedial writs.
- 1777 **SECTION 8.** Section 43-13-317, Mississippi Code of 1972, is
- 1778 amended as follows:
- 1779 43-13-317. (1) \* \* \* The division shall be noticed as an
- 1780 identified creditor against the estate of any deceased Medicaid
- 1781 recipient under Section 91-7-145.
- 1782 (2) In accordance with applicable federal law and rules and
- 1783 regulations, including those under Title XIX of the federal Social
- 1784 Security Act, the division may seek recovery of payments for
- 1785 nursing facility services, home- and community-based services and
- 1786 related hospital and prescription drug services from the estate of
- 1787 a deceased Medicaid recipient who was fifty-five (55) years of age
- 1788 or older when he or she received the assistance. The claim shall
- 1789 be waived by the division (a) if there is a surviving spouse; or
- 1790 (b) if there is a surviving dependent who is under the age of
- 1791 twenty-one (21) years or who is blind or disabled; or (c) as
- 1792 provided by federal law and regulation, if it is determined by the
- 1793 division or by court order that there is undue hardship.
- 1794 **SECTION 9.** Section 43-13-141, Mississippi Code of 1972,
- 1795 which provides for an assessment upon certain Medicaid

- 1796 reimbursement payments to be paid into the Medical Care Assessment
- 1797 Fund, is repealed.
- 1798 **SECTION 10.** This act shall take effect and be in force from
- 1799 and after July 1, 2004.