By: Senator(s) Burton

To: Public Health and Welfare; Appropriations

SENATE BILL NO. 2416 (As Sent to Governor)

AN ACT TO AMEND SECTION 43-11-1, MISSISSIPPI CODE OF 1972, TO DEFINE THE TERM "ADULT FOSTER CARE FACILITY" TO PROVIDE PROTECTIVE 3 SERVICES FOR VULNERABLE ADULTS FOR PURPOSES OF LICENSURE BY THE STATE DEPARTMENT OF HEALTH; TO AMEND SECTION 43-11-13, MISSISSIPPI CODE OF 1972, TO DIRECT THE STATE BOARD OF HEALTH TO PROMULGATE 6 RULES, REGULATIONS AND STANDARDS REGARDING THE OPERATION OF ADULT 7 FOSTER CARE FACILITIES; TO CODIFY SECTION 43-11-8, MISSISSIPPI CODE OF 1972, TO PRESCRIBE FEES FOR ADULT FOSTER CARE FACILITY 8 LICENSURE; TO AMEND SECTION 43-13-117, MISSISSIPPI CODE OF 1972, 9 TO AUTHORIZE THE DIVISION OF MEDICAID-OFFICE OF THE GOVERNOR TO 10 APPLY FOR WAIVERS FOR ADULTS TO RECEIVE CARE IN ADULT FOSTER CARE 11 UNDER THE MEDICAID PROGRAM; AND FOR RELATED PURPOSES. 12

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 43-11-1, Mississippi Code of 1972, is
- 15 amended as follows:
- 16 43-11-1. When used in this chapter, the following words
- 17 shall have the following meaning:
- 18 (a) "Institutions for the aged or infirm" means a place
- 19 either governmental or private which provides group living
- 20 arrangements for four (4) or more persons who are unrelated to the
- 21 operator and who are being provided food, shelter and personal
- 22 care whether any such place be organized or operated for profit or
- 23 not. The term "institution for aged or infirm" includes nursing
- 24 homes, pediatric skilled nursing facilities, psychiatric
- 25 residential treatment facilities, convalescent homes, homes for
- 26 the aged <u>and adult foster care facilities</u>, provided that these
- 27 institutions fall within the scope of the definitions set forth
- 28 above. The term "institution for the aged or infirm" does not
- 29 include hospitals, clinics or mental institutions devoted
- 30 primarily to providing medical service.

- 31 (b) "Person" means any individual, firm, partnership,
- 32 corporation, company, association or joint stock association, or
- 33 any licensee herein or the legal successor thereof.
- 34 (c) "Personal care" means assistance rendered by
- 35 personnel of the home to aged or infirm residents in performing
- 36 one or more of the activities of daily living, which includes, but
- 37 is not limited to, the bathing, walking, excretory functions,
- 38 feeding, personal grooming and dressing of such residents.
- 39 (d) "Psychiatric residential treatment facility" means
- 40 any nonhospital establishment with permanent facilities which
- 41 provides a twenty-four-hour program of care by qualified
- 42 therapists, including, but not limited to, duly licensed mental
- 43 health professionals, psychiatrists, psychologists,
- 44 psychotherapists and licensed certified social workers, for
- 45 emotionally disturbed children and adolescents referred to such
- 46 facility by a court, local school district or by the Department of
- 47 Human Services, who are not in an acute phase of illness requiring
- 48 the services of a psychiatric hospital, and are in need of such
- 49 restorative treatment services. For purposes of this paragraph,
- 50 the term "emotionally disturbed" means a condition exhibiting one
- or more of the following characteristics over a long period of
- 52 time and to a marked degree, which adversely affects educational
- 53 performance:
- 1. An inability to learn which cannot be explained
- 55 by intellectual, sensory or health factors;
- 2. An inability to build or maintain satisfactory
- 57 relationships with peers and teachers;
- 3. Inappropriate types of behavior or feelings
- 59 under normal circumstances;
- 4. A general pervasive mood of unhappiness or
- 61 depression; or
- 5. A tendency to develop physical symptoms or
- 63 fears associated with personal or school problems. Ar

- 64 establishment furnishing primarily domiciliary care is not within
- 65 this definition.
- (e) "Pediatric skilled nursing facility" means an
- 67 institution or a distinct part of an institution that is primarily
- 68 engaged in providing to inpatients skilled nursing care and
- 69 related services for persons under twenty-one (21) years of age
- 70 who require medical or nursing care or rehabilitation services for
- 71 the rehabilitation of injured, disabled or sick persons.
- 72 (f) "Licensing agency" means the State Department of
- 73 Health.
- 74 (g) "Medical records" mean, without restriction, those
- 75 medical histories, records, reports, summaries, diagnoses and
- 76 prognoses, records of treatment and medication ordered and given,
- 77 notes, entries, x-rays and other written or graphic data prepared,
- 78 kept, made or maintained in institutions for the aged or infirm
- 79 that pertain to residency in, or services rendered to residents
- 80 of, an institution for the aged or infirm.
- 81 (h) "Adult foster care facility" means a home setting
- 82 for vulnerable adults in the community who are unable to live
- 83 independently due to physical, emotional, developmental or mental
- 84 impairments, or in need of emergency and continuing protective
- 85 social services for purposes of preventing further abuse or
- 86 neglect and for safeguarding and enhancing the welfare of the
- 87 abused or neglected vulnerable adult. Adult foster care programs
- 88 shall be designed to meet the needs of vulnerable adults with
- 89 impairments through individual plans of care, which provide a
- 90 variety of health, social and related support services in a
- 91 protective setting, enabling participants to live in the
- 92 <u>community</u>. Adult foster care programs may be (i) traditional,
- 93 where the foster care provider lives in the residence and is the
- 94 primary caregiver to clients in the home; (ii) corporate, where
- 95 the foster care home is operated by a corporation with shift staff
- 96 delivery services to clients; or (iii) shelter, where the foster

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     care home accepts clients on an emergency short-term basis for up
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     to thirty (30) days.
          SECTION 2. Section 43-11-13, Mississippi Code of 1972, is
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     amended as follows:
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          43-11-13. (1) The licensing agency shall adopt, amend,
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     promulgate and enforce such rules, regulations and standards,
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     including classifications, with respect to all institutions for
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     the aged or infirm to be licensed under this chapter as may be
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     designed to further the accomplishment of the purpose of this
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     chapter in promoting adequate care of individuals in those
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     institutions in the interest of public health, safety and welfare.
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     Those rules, regulations and standards shall be adopted and
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     promulgated by the licensing agency and shall be recorded and
     indexed in a book to be maintained by the licensing agency in its
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     main office in the State of Mississippi, entitled "Rules,
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     Regulations and Minimum Standards for Institutions for the Aged or
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     Infirm" and the book shall be open and available to all
     institutions for the aged or infirm and the public generally at
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     all reasonable times. Upon the adoption of those rules,
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     regulations and standards, the licensing agency shall mail copies
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     thereof to all those institutions in the state that have filed
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     with the agency their names and addresses for this purpose, but
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     the failure to mail the same or the failure of the institutions to
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     receive the same shall in no way affect the validity thereof.
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     rules, regulations and standards may be amended by the licensing
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     agency, from time to time, as necessary to promote the health,
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     safety and welfare of persons living in those institutions.
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               The licensee shall keep posted in a conspicuous place on
     the licensed premises all current rules, regulations and minimum
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     standards applicable to fire protection measures as adopted by the
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     licensing agency. The licensee shall furnish to the licensing
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     agency at least once each six (6) months a certificate of approval
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and inspection by state or local fire authorities. Failure to

130 comply with state laws and/or municipal ordinances and current

131 rules, regulations and minimum standards as adopted by the

132 licensing agency, relative to fire prevention measures, shall be

133 prima facie evidence for revocation of license.

134 The State Board of Health shall promulgate rules and 135 regulations restricting the storage, quantity and classes of drugs 136 allowed in personal care homes and adult foster care facilities. 137 Residents requiring administration of Schedule II Narcotics as defined in the Uniform Controlled Substances Law may be admitted 138 139 to a personal care home. Schedule drugs may only be allowed in a 140 personal care home if they are administered or stored utilizing 141 proper procedures under the direct supervision of a licensed

physician or nurse.

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(4) (a) Notwithstanding any determination by the licensing agency that skilled nursing services would be appropriate for a resident of a personal care home, that resident, the resident's guardian or the legally recognized responsible party for the resident may consent in writing for the resident to continue to reside in the personal care home, if approved in writing by a licensed physician. However, no personal care home shall allow more than two (2) residents, or ten percent (10%) of the total number of residents in the facility, whichever is greater, to remain in the personal care home under the provisions of this subsection (4). This consent shall be deemed to be appropriately informed consent as described in the regulations promulgated by the licensing agency. After that written consent has been obtained, the resident shall have the right to continue to reside in the personal care home for as long as the resident meets the other conditions for residing in the personal care home. of the written consent and the physician's approval shall be forwarded by the personal care home to the licensing agency.

deposits by the director of a personal care home. Any funds given 163 164 or provided for the purpose of supplying extra comforts, 165 conveniences or services to any resident in any personal care 166 home, and any funds otherwise received and held from, for or on 167 behalf of any such resident, shall be deposited by the director or 168 other proper officer of the personal care home to the credit of that resident in an account that shall be known as the Resident's 169 170 Personal Deposit Fund. No more than one (1) month's charge for the care, support, maintenance and medical attention of the 171 172 resident shall be applied from the account at any one time. 173 the death, discharge or transfer of any resident for whose benefit any such fund has been provided, any unexpended balance remaining 174 in his personal deposit fund shall be applied for the payment of 175 176 care, cost of support, maintenance and medical attention that is 177 If any unexpended balance remains in that resident's accrued. 178 personal deposit fund after complete reimbursement has been made 179 for payment of care, support, maintenance and medical attention, 180 and the director or other proper officer of the personal care home 181 has been or shall be unable to locate the person or persons 182 entitled to the unexpended balance, the director or other proper 183 officer may, after the lapse of one (1) year from the date of that 184 death, discharge or transfer, deposit the unexpended balance to 185 the credit of the personal care home's operating fund.

(c) The State Board of Health shall promulgate rules and regulations requiring personal care homes to maintain records relating to health condition, medicine dispensed and administered, and any reaction to that medicine. The director of the personal care home shall be responsible for explaining the availability of those records to the family of the resident at any time upon reasonable request.

193 (d) The State Board of Health shall evaluate the
194 effects of this section as it promotes adequate care of
195 individuals in personal care homes in the interest of public
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- 196 health, safety and welfare. It shall report its findings to the
- 197 Chairmen of the Public Health and Welfare Committees of the House
- 198 and Senate by January 1, 2003. This subsection (4) shall stand
- 199 repealed on June 30, 2008.
- 200 (5) (a) For the purposes of this subsection (5):
- 201 (i) "Licensed entity" means a hospital, nursing
- 202 home, personal care home, home health agency or hospice;
- 203 (ii) "Covered entity" means a licensed entity or a
- 204 health care professional staffing agency;
- 205 (iii) "Employee" means any individual employed by
- 206 a covered entity, and also includes any individual who by contract
- 207 provides to the patients, residents or clients being served by the
- 208 covered entity direct, hands-on, medical patient care in a
- 209 patient's, resident's or client's room or in treatment or recovery
- 210 rooms. The term "employee" does not include health care
- 211 professional/vocational technical students, as defined in Section
- 212 37-29-232, performing clinical training in a licensed entity under
- 213 contracts between their schools and the licensed entity, and does
- 214 not include students at high schools located in Mississippi who
- 215 observe the treatment and care of patients in a licensed entity as
- 216 part of the requirements of an allied-health course taught in the
- 217 high school, if:
- 1. The student is under the supervision of a
- 219 licensed health care provider; and
- 220 2. The student has signed an affidavit that
- 221 is on file at the student's school stating that he or she has not
- 222 been convicted of or pleaded guilty or nolo contendere to a felony
- 223 listed in paragraph (d) of this subsection (5), or that any such
- 224 conviction or plea was reversed on appeal or a pardon was granted
- 225 for the conviction or plea. Before any student may sign such an
- 226 affidavit, the student's school shall provide information to the
- 227 student explaining what a felony is and the nature of the felonies
- 228 listed in paragraph (d) of this subsection (5).

230 academic program in which the student is enrolled may require the 231 student to obtain criminal history record checks under the 232 provisions of Section 37-29-232. 233 Under regulations promulgated by the State Board of 234 Health, the licensing agency shall require to be performed a 235 criminal history record check on (i) every new employee of a covered entity who provides direct patient care or services and 236 237 who is employed on or after July 1, 2003, and (ii) every employee 238 of a covered entity employed before July 1, 2003, who has a 239 documented disciplinary action by his or her present employer. 240 addition, the licensing agency shall require the covered entity to 241 perform a disciplinary check with the professional licensing 242 agency of each employee, if any, to determine if any disciplinary action has been taken against the employee by that agency. 243 244 Except as otherwise provided in paragraph (c) of this 245 subsection (5), no such employee hired on or after July 1, 2003, 246 shall be permitted to provide direct patient care until the 247 results of the criminal history record check have revealed no 248 disqualifying record or the employee has been granted a waiver. 249 In order to determine the employee applicant's suitability for 250 employment, the applicant shall be fingerprinted. Fingerprints 251 shall be submitted to the licensing agency from scanning, with the 252 results processed through the Department of Public Safety's Criminal Information Center. If no disqualifying record is 253 254 identified at the state level, the fingerprints shall be forwarded 255 by the Department of Public Safety to the Federal Bureau of 256 Investigation for a national criminal history record check. 257 licensing agency shall notify the covered entity of the results of 258 an employee applicant's criminal history record check. 259 criminal history record check discloses a felony conviction, 260 guilty plea or plea of nolo contendere to a felony of possession 261 or sale of drugs, murder, manslaughter, armed robbery, rape, * SS26/ R934SG* S. B. No. 2416

However, the health care professional/vocational technical

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- sexual battery, sex offense listed in Section 45-33-23(g), child
 abuse, arson, grand larceny, burglary, gratification of lust or
 aggravated assault, or felonious abuse and/or battery of a
 vulnerable adult that has not been reversed on appeal or for which
 a pardon has not been granted, the employee applicant shall not be
 eligible to be employed by the covered entity.
- 268 (c) Any such new employee applicant may, however, be
 269 employed on a temporary basis pending the results of the criminal
 270 history record check, but any employment contract with the new
 271 employee shall be voidable if the new employee receives a
 272 disqualifying criminal history record check and no waiver is
 273 granted as provided in this subsection (5).
- 274 (d) Under regulations promulgated by the State Board of 275 Health, the licensing agency shall require every employee of a covered entity employed before July 1, 2003, to sign an affidavit 276 277 stating that he or she has not been convicted of or pleaded guilty 278 or nolo contendere to a felony of possession or sale of drugs, 279 murder, manslaughter, armed robbery, rape, sexual battery, any sex 280 offense listed in Section 45-33-23(g), child abuse, arson, grand 281 larceny, burglary, gratification of lust, aggravated assault, or 282 felonious abuse and/or battery of a vulnerable adult, or that any 283 such conviction or plea was reversed on appeal or a pardon was 284 granted for the conviction or plea. No such employee of a covered 285 entity hired before July 1, 2003, shall be permitted to provide 286 direct patient care until the employee has signed the affidavit 287 required by this paragraph (d). All such existing employees of 288 covered entities must sign the affidavit required by this 289 paragraph (d) within six (6) months of the final adoption of the regulations promulgated by the State Board of Health. If a person 290 291 signs the affidavit required by this paragraph (d), and it is 292 later determined that the person actually had been convicted of or 293 pleaded guilty or nolo contendere to any of the offenses listed in

this paragraph (d) and the conviction or plea has not been

295 reversed on appeal or a pardon has not been granted for the 296 conviction or plea, the person is guilty of perjury. If the 297 offense that the person was convicted of or pleaded guilty or nolo 298 contendere to was a violent offense, the person, upon a conviction 299 of perjury under this paragraph, shall be punished as provided in 300 Section 97-9-61. If the offense that the person was convicted of 301 or pleaded guilty or nolo contendere to was a nonviolent offense, the person, upon a conviction of perjury under this paragraph, 302 303 shall be punished by a fine of not more than Five Hundred Dollars 304 (\$500.00), or by imprisonment in the county jail for not more than 305 six (6) months, or by both such fine and imprisonment.

(e) The covered entity may, in its discretion, allow any employee who is unable to sign the affidavit required by paragraph (d) of this subsection (5) or any employee applicant aggrieved by an employment decision under this subsection (5) to appear before the covered entity's hiring officer, or his or her designee, to show mitigating circumstances that may exist and allow the employee or employee applicant to be employed by the covered entity. The covered entity, upon report and recommendation of the hiring officer, may grant waivers for those mitigating circumstances, which shall include, but not be limited to: (i) age at which the crime was committed; (ii) circumstances surrounding the crime; (iii) length of time since the conviction and criminal history since the conviction; (iv) work history; (v) current employment and character references; and (vi) other evidence demonstrating the ability of the individual to perform the employment responsibilities competently and that the individual does not pose a threat to the health or safety of the patients of the covered entity.

(f) The licensing agency may charge the covered entity submitting the fingerprints a fee not to exceed Fifty Dollars (\$50.00), which covered entity may, in its discretion, charge the same fee, or a portion thereof, to the employee applicant. Any S. B. No. 2416 *SS26/R934SG*

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- 328 costs incurred by a covered entity implementing this subsection
- 329 (5) shall be reimbursed as an allowable cost under Section
- 330 43-13-116.
- 331 (g) If the results of an employee applicant's criminal
- 332 history record check reveals no disqualifying event, then the
- 333 covered entity shall, within two (2) weeks of the notification of
- 334 no disqualifying event, provide the employee applicant with a
- 335 notarized letter signed by the chief executive officer of the
- 336 covered entity, or his or her authorized designee, confirming the
- 337 employee applicant's suitability for employment based on his or
- 338 her criminal history record check. An employee applicant may use
- 339 that letter for a period of two (2) years from the date of the
- 340 letter to seek employment with any covered entity without the
- 341 necessity of an additional criminal history record check. Any
- 342 covered entity presented with the letter may rely on the letter
- 343 with respect to an employee applicant's criminal background and is
- 344 not required for a period of two (2) years from the date of the
- 345 letter to conduct or have conducted a criminal history record
- 346 check as required in this subsection (5).
- 347 (h) The licensing agency, the covered entity, and their
- 348 agents, officers, employees, attorneys and representatives, shall
- 349 be presumed to be acting in good faith for any employment decision
- 350 or action taken under this subsection (5). The presumption of
- 351 good faith may be overcome by a preponderance of the evidence in
- 352 any civil action. No licensing agency, covered entity, nor their
- 353 agents, officers, employees, attorneys and representatives shall
- 354 be held liable in any employment decision or action based in whole
- 355 or in part on compliance with or attempts to comply with the
- 356 requirements of this subsection (5).
- 357 (i) The licensing agency shall promulgate regulations
- 358 to implement this subsection (5).
- 359 (j) The provisions of this subsection (5) shall not
- 360 apply to:

361	(i) Applicants and employees of the University of
362	Mississippi Medical Center for whom criminal history record checks
363	and fingerprinting are obtained in accordance with Section
364	37-115-41; or
365	(ii) Health care professional/vocational technical
366	students for whom criminal history record checks and
367	fingerprinting are obtained in accordance with Section 37-29-232.
368	(6) The State Board of Health shall promulgate rules,
369	regulations and standards regarding the operation of adult foster
370	care facilities.
371	SECTION 3. The following provision shall be codified as
372	Section 43-11-8, Mississippi Code of 1972:
373	$\underline{43-11-8}$. (1) An application for a license for an adult
374	foster care facility shall be made to the licensing agency upon
375	forms provided by it and shall contain such information as the
376	licensing agency reasonably requires, which may include
377	affirmative evidence of ability to comply with such reasonable
378	standards, rules and regulations as are lawfully prescribed
379	hereunder. Each application for a license for an adult foster
380	care facility shall be accompanied by a license fee of Ten Dollars
381	(\$10.00) for each person or bed of licensed capacity, with a
382	minimum fee per home or institution of Fifty Dollars (\$50.00),
383	which shall be paid to the licensing agency.
384	(2) A license, unless suspended or revoked, shall be
385	renewable annually upon payment by the licensee of an adult foster
386	care facility, except for personal care homes, of a renewal fee of
387	Ten Dollars (\$10.00) for each person or bed of licensed capacity
388	in the institution, with a minimum renewal fee per institution of
389	Fifty Dollars (\$50.00), which shall be paid to the licensing
390	agency, and upon filing by the licensee and approval by the
391	licensing agency of an annual report upon such uniform dates and
392	containing such information in such form as the licensing agency
393	prescribes by regulation. Each license shall be issued only for
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- 394 the premises and person or persons or other legal entity or
- 395 entities named in the application and shall not be transferable or
- 396 assignable except with the written approval of the licensing
- 397 agency. Licenses shall be posted in a conspicuous place on the
- 398 licensed premises.
- 399 **SECTION 4.** Section 43-13-117, Mississippi Code of 1972, is
- 400 amended as follows:
- 401 43-13-117. Medicaid as authorized by this article shall
- 402 include payment of part or all of the costs, at the discretion of
- 403 the division, with approval of the Governor, of the following
- 404 types of care and services rendered to eligible applicants who
- 405 have been determined to be eligible for that care and services,
- 406 within the limits of state appropriations and federal matching
- 407 funds:
- 408 (1) Inpatient hospital services.
- 409 (a) The division shall allow thirty (30) days of
- 410 inpatient hospital care annually for all Medicaid recipients.
- 411 Precertification of inpatient days must be obtained as required by
- 412 the division. The division may allow unlimited days in
- 413 disproportionate hospitals as defined by the division for eligible
- 414 infants and children under the age of six (6) years if certified
- 415 as medically necessary as required by the division.
- 416 (b) From and after July 1, 1994, the Executive
- 417 Director of the Division of Medicaid shall amend the Mississippi
- 418 Title XIX Inpatient Hospital Reimbursement Plan to remove the
- 419 occupancy rate penalty from the calculation of the Medicaid
- 420 Capital Cost Component utilized to determine total hospital costs
- 421 allocated to the Medicaid program.
- 422 (c) Hospitals will receive an additional payment
- 423 for the implantable programmable baclofen drug pump used to treat
- 424 spasticity that is implanted on an inpatient basis. The payment
- 425 pursuant to written invoice will be in addition to the facility's
- 426 per diem reimbursement and will represent a reduction of costs on

- 427 the facility's annual cost report, and shall not exceed Ten
- 428 Thousand Dollars (\$10,000.00) per year per recipient.
- 429 (2) Outpatient hospital services.
- 430 (a) Emergency services. The division shall allow
- 431 six (6) medically necessary emergency room visits per beneficiary
- 432 per fiscal year.
- 433 (b) Other outpatient hospital services. The
- 434 division shall allow benefits for other medically necessary
- 435 outpatient hospital services (such as chemotherapy, radiation,
- 436 surgery and therapy). Where the same services are reimbursed as
- 437 clinic services, the division may revise the rate or methodology
- 438 of outpatient reimbursement to maintain consistency, efficiency,
- 439 economy and quality of care.
- 440 (3) Laboratory and x-ray services.
- 441 (4) Nursing facility services.
- 442 (a) The division shall make full payment to
- 443 nursing facilities for each day, not exceeding fifty-two (52) days
- 444 per year, that a patient is absent from the facility on home
- 445 leave. Payment may be made for the following home leave days in
- 446 addition to the fifty-two-day limitation: Christmas, the day
- 447 before Christmas, the day after Christmas, Thanksgiving, the day
- 448 before Thanksgiving and the day after Thanksgiving.
- (b) From and after July 1, 1997, the division
- 450 shall implement the integrated case-mix payment and quality
- 451 monitoring system, which includes the fair rental system for
- 452 property costs and in which recapture of depreciation is
- 453 eliminated. The division may reduce the payment for hospital
- 454 leave and therapeutic home leave days to the lower of the case-mix
- 455 category as computed for the resident on leave using the
- 456 assessment being utilized for payment at that point in time, or a
- 457 case-mix score of 1.000 for nursing facilities, and shall compute
- 458 case-mix scores of residents so that only services provided at the

nursing facility are considered in calculating a facility's per diem.

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

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(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 reimbursement would be allowed for construction of a new nursing facility under a certificate of need that authorizes that construction. The reimbursement authorized in this subparagraph (d) may be made only to facilities the construction of which was completed after June 30, 1989. Before the division shall be authorized to make the reimbursement authorized in this subparagraph (d), the division first must have received approval from the Centers for Medicare and Medicaid Services (CMS) of the change in the state Medicaid plan providing for the reimbursement. (e) The division shall develop and implement, not

later than January 1, 2001, a case-mix payment add-on determined by time studies and other valid statistical data that will reimburse a nursing facility for the additional cost of caring for a resident who has a diagnosis of Alzheimer's or other related dementia and exhibits symptoms that require special care. Any

- such case-mix add-on payment shall be supported by a determination of additional cost. The division shall also develop and implement as part of the fair rental reimbursement system for nursing facility beds, an Alzheimer's resident bed depreciation enhanced reimbursement system that will provide an incentive to encourage nursing facilities to convert or construct beds for residents with Alzheimer's or other related dementia.
- 499 (f) The division shall develop and implement an 500 assessment process for long-term care services. The division may 501 provide the assessment and related functions directly or through 502 contract with the area agencies on aging.
- 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.
 - (5) Periodic screening and diagnostic services for individuals under age twenty-one (21) years as are needed to identify physical and mental defects and to provide health care treatment and other measures designed to correct or ameliorate defects and physical and mental illness and conditions discovered by the screening services, regardless of whether these services are included in the state plan. The division may include in its periodic screening and diagnostic program those discretionary services authorized under the federal regulations adopted to implement Title XIX of the federal Social Security Act, as The division, in obtaining physical therapy services, amended. occupational therapy services, and services for individuals with speech, hearing and language disorders, may enter into a cooperative agreement with the State Department of Education for the provision of those services to handicapped students by public school districts using state funds that are provided from the 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 525 526 of the State Department of Human Services may enter into a 527 cooperative agreement with the State Department of Human Services 528 for the provision of those services using state funds that are 529 provided from the appropriation to the Department of Human 530 Services to obtain federal matching funds through the division. Physician's services. The division shall allow 531 (6) twelve (12) physician visits annually. All fees for physicians' 532 533

twelve (12) physician visits annually. All fees for physicians' services that are covered only by Medicaid shall be reimbursed at ninety percent (90%) of the rate established on January 1, 1999, and as may be adjusted each July thereafter, under Medicare (Title XVIII of the federal Social Security Act, as amended). The division may develop and implement a different reimbursement model or schedule for physician's services provided by physicians based at an academic health care center and by physicians at rural health centers that are associated with an academic health care center.

- (7) (a) Home health services for eligible persons, not to exceed in cost the prevailing cost of nursing facility services, not to exceed twenty-five (25) visits per year. All home health visits must be precertified as required by the division.
- 547 (b) Repealed.

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548 Emergency medical transportation services. 549 January 1, 1994, emergency medical transportation services shall 550 be reimbursed at seventy percent (70%) of the rate established under Medicare (Title XVIII of the federal Social Security Act, as 551 552 amended). "Emergency medical transportation services" shall mean, but shall not be limited to, the following services by a properly 553 554 permitted ambulance operated by a properly licensed provider in accordance with the Emergency Medical Services Act of 1974 555 556 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced

- 557 life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,
- 558 (vi) disposable supplies, (vii) similar services.
- (9) (a) Legend and other drugs as may be determined by
- 560 the division.
- The division shall establish a mandatory preferred drug list.
- 562 Drugs not on the mandatory preferred drug list shall be made
- 563 available by utilizing prior authorization procedures established
- 564 by the division.
- The division may seek to establish relationships with other
- 566 states in order to lower acquisition costs of prescription drugs
- 567 to include single source and innovator multiple source drugs or
- 568 generic drugs. In addition, if allowed by federal law or
- 569 regulation, the division may seek to establish relationships with
- 570 and negotiate with other countries to facilitate the acquisition
- 571 of prescription drugs to include single source and innovator
- 572 multiple source drugs or generic drugs, if that will lower the
- 573 acquisition costs of those prescription drugs.
- 574 The division shall allow for a combination of prescriptions
- 575 for single source and innovator multiple source drugs and generic
- 576 drugs to meet the needs of the beneficiaries, not to exceed five
- 577 (5) prescriptions per month for each noninstitutionalized Medicaid
- 578 beneficiary, with not more than two (2) of those prescriptions
- 579 being for single source or innovator multiple source drugs.
- The executive director may approve specific maintenance drugs
- 581 for beneficiaries with certain medical conditions, which may be
- 582 prescribed and dispensed in three-month supply increments. The
- 583 executive director may allow a state agency or agencies to be the
- 584 sole source purchaser and distributor of hemophilia factor
- 585 medications, HIV/AIDS medications and other medications as
- 586 determined by the executive director as allowed by federal
- 587 regulations.
- Drugs prescribed for a resident of a psychiatric residential
- 589 treatment facility must be provided in true unit doses when

- 590 available. The division may require that drugs not covered by 591 Medicare Part D for a resident of a long-term care facility be 592 provided in true unit doses when available. Those drugs that were 593 originally billed to the division but are not used by a resident 594 in any of those facilities shall be returned to the billing 595 pharmacy for credit to the division, in accordance with the 596 guidelines of the State Board of Pharmacy and any requirements of federal law and regulation. Drugs shall be dispensed to a 597 recipient and only one (1) dispensing fee per month may be 598 599 The division shall develop a methodology for reimbursing 600 for restocked drugs, which shall include a restock fee as 601 determined by the division not exceeding Seven Dollars and 602 Eighty-two Cents (\$7.82).
- The voluntary preferred drug list shall be expanded to
 function in the interim in order to have a manageable prior
 authorization system, thereby minimizing disruption of service to
 beneficiaries.
- Except for those specific maintenance drugs approved by the
 executive director, the division shall not reimburse for any
 portion of a prescription that exceeds a thirty-one-day supply of
 the drug based on the daily dosage.
- The division shall develop and implement a program of payment for additional pharmacist services, with payment to be based on demonstrated savings, but in no case shall the total payment exceed twice the amount of the dispensing fee.
- All claims for drugs for dually eligible Medicare/Medicaid beneficiaries that are paid for by Medicare must be submitted to Medicare for payment before they may be processed by the division's on-line payment system.
- 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 622 623 accordance with guidelines of the State Board of Pharmacy. 624 The division shall develop and implement a method or methods 625 by which the division will provide on a regular basis to Medicaid 626 providers who are authorized to prescribe drugs, information about 627 the costs to the Medicaid program of single source drugs and innovator multiple source drugs, and information about other drugs 628 that may be prescribed as alternatives to those single source 629 630 drugs and innovator multiple source drugs and the costs to the 631 Medicaid program of those alternative drugs. 632 Notwithstanding any law or regulation, information obtained 633 or maintained by the division regarding the prescription drug program, including trade secrets and manufacturer or labeler 634 635 pricing, is confidential and not subject to disclosure except to other state agencies. 636 637 (b) Payment by the division for covered 638 multisource drugs shall be limited to the lower of the upper limits established and published by the Centers for Medicare and 639 640 Medicaid Services (CMS) plus a dispensing fee, or the estimated 641 acquisition cost (EAC) as determined by the division, plus a 642 dispensing fee, or the providers' usual and customary charge to 643 the general public. 644 Payment for other covered drugs, other than multisource drugs 645 with CMS upper limits, shall not exceed the lower of the estimated 646 acquisition cost as determined by the division, plus a dispensing

Payment for nonlegend or over-the-counter drugs covered by
the division shall be reimbursed at the lower of the division's
estimated shelf price or the providers' usual and customary charge
to the general public.

fee or the providers' usual and customary charge to the general

The dispensing fee for each new or refill prescription, including nonlegend or over-the-counter drugs covered by the S. B. No. 2416 * \$\$\frac{\strack*}{07/\$\text{SS26/R934SG}}\$\$

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- 655 division, shall be not less than Three Dollars and Ninety-one
- 656 Cents (\$3.91), as determined by the division.
- The division shall not reimburse for single source or
- 658 innovator multiple source drugs if there are equally effective
- 659 generic equivalents available and if the generic equivalents are
- 660 the least expensive.
- It is the intent of the Legislature that the pharmacists
- 662 providers be reimbursed for the reasonable costs of filling and
- dispensing prescriptions for Medicaid beneficiaries.
- (10) Dental care that is an adjunct to treatment of an
- 665 acute medical or surgical condition; services of oral surgeons and
- 666 dentists in connection with surgery related to the jaw or any
- 667 structure contiguous to the jaw or the reduction of any fracture
- of the jaw or any facial bone; and emergency dental extractions
- 669 and treatment related thereto. On July 1, 1999, all fees for
- 670 dental care and surgery under authority of this paragraph (10)
- 671 shall be increased to one hundred sixty percent (160%) of the
- 672 amount of the reimbursement rate that was in effect on June 30,
- 673 1999. It is the intent of the Legislature to encourage more
- 674 dentists to participate in the Medicaid program.
- 675 (11) Eyeglasses for all Medicaid beneficiaries who have
- 676 (a) had surgery on the eyeball or ocular muscle that results in a
- 677 vision change for which eyeglasses or a change in eyeglasses is
- 678 medically indicated within six (6) months of the surgery and is in
- 679 accordance with policies established by the division, or (b) one
- 680 (1) pair every five (5) years and in accordance with policies
- 681 established by the division. In either instance, the eyeglasses
- 682 must be prescribed by a physician skilled in diseases of the eye
- 683 or an optometrist, whichever the beneficiary may select.
- 684 (12) Intermediate care facility services.
- (a) The division shall make full payment to all
- 686 intermediate care facilities for the mentally retarded for each
- 687 day, not exceeding eighty-four (84) days per year, that a patient

- 688 is absent from the facility on home leave. Payment may be made
- 689 for the following home leave days in addition to the
- 690 eighty-four-day limitation: Christmas, the day before Christmas,
- 691 the day after Christmas, Thanksgiving, the day before Thanksgiving
- 692 and the day after Thanksgiving.
- (b) All state-owned intermediate care facilities
- 694 for the mentally retarded shall be reimbursed on a full reasonable
- 695 cost basis.
- 696 (13) Family planning services, including drugs,
- 697 supplies and devices, when those services are under the
- 698 supervision of a physician or nurse practitioner.
- 699 (14) Clinic services. Such diagnostic, preventive,
- 700 therapeutic, rehabilitative or palliative services furnished to an
- 701 outpatient by or under the supervision of a physician or dentist
- 702 in a facility that is not a part of a hospital but that is
- 703 organized and operated to provide medical care to outpatients.
- 704 Clinic services shall include any services reimbursed as
- 705 outpatient hospital services that may be rendered in such a
- 706 facility, including those that become so after July 1, 1991. On
- 707 July 1, 1999, all fees for physicians' services reimbursed under
- 708 authority of this paragraph (14) shall be reimbursed at ninety
- 709 percent (90%) of the rate established on January 1, 1999, and as
- 710 may be adjusted each July thereafter, under Medicare (Title XVIII
- 711 of the federal Social Security Act, as amended). The division may
- 712 develop and implement a different reimbursement model or schedule
- 713 for physician's services provided by physicians based at an
- 714 academic health care center and by physicians at rural health
- 715 centers that are associated with an academic health care center.
- 716 On July 1, 1999, all fees for dentists' services reimbursed under
- 717 authority of this paragraph (14) shall be increased to one hundred
- 718 sixty percent (160%) of the amount of the reimbursement rate that
- 719 was in effect on June 30, 1999.

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753 under any capitated managed care pilot program provided for under 754 paragraph (24) of this section. 755 (17) Durable medical equipment services and medical 756 supplies. Precertification of durable medical equipment and 757 medical supplies must be obtained as required by the division. 758 The Division of Medicaid may require durable medical equipment 759 providers to obtain a surety bond in the amount and to the 760 specifications as established by the Balanced Budget Act of 1997. 761 (a) Notwithstanding any other provision of this (18)762 section to the contrary, the division shall make additional 763 reimbursement to hospitals that serve a disproportionate share of low-income patients and that meet the federal requirements for 764 765 those payments as provided in Section 1923 of the federal Social 766 Security Act and any applicable regulations. However, from and 767 after January 1, 1999, no public hospital shall participate in the 768 Medicaid disproportionate share program unless the public hospital 769 participates in an intergovernmental transfer program as provided 770 in Section 1903 of the federal Social Security Act and any 771 applicable regulations. 772 (b) The division shall establish a Medicare Upper 773 Payment Limits Program, as defined in Section 1902(a)(30) of the 774 federal Social Security Act and any applicable federal 775 regulations, for hospitals, and may establish a Medicare Upper 776 Payments Limits Program for nursing facilities. The division 777 shall assess each hospital and, if the program is established for 778 nursing facilities, shall assess each nursing facility, based on 779 Medicaid utilization or other appropriate method consistent with 780 federal regulations. The assessment will remain in effect as long 781 as the state participates in the Medicare Upper Payment Limits 782 Program. The division shall make additional reimbursement to hospitals and, if the program is established for nursing 783 784 facilities, shall make additional reimbursement to nursing

facilities, for the Medicare Upper Payment Limits, as defined in

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Section 1902(a)(30) of the federal Social Security Act and any applicable federal regulations.

(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.

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

determined by the State Department of Health and the Division of

(b) Early intervention system services.

(20) Home- and community-based services for physically disabled approved services as allowed by a waiver from the United States Department of Health and Human Services for home- and community-based services for physically disabled people using state funds that are provided from the appropriation to the State Department of Rehabilitation Services and used to match federal funds under a cooperative agreement between the division and the department, provided that funds for these services are

Medicaid.

- specifically appropriated to the Department of Rehabilitation 820 Services.
- 821 (21) Nurse practitioner services. Services furnished
- 822 by a registered nurse who is licensed and certified by the
- 823 Mississippi Board of Nursing as a nurse practitioner, including,
- 824 but not limited to, nurse anesthetists, nurse midwives, family
- 825 nurse practitioners, family planning nurse practitioners,
- 826 pediatric nurse practitioners, obstetrics-gynecology nurse
- 827 practitioners and neonatal nurse practitioners, under regulations
- 828 adopted by the division. Reimbursement for those services shall
- 829 not exceed ninety percent (90%) of the reimbursement rate for
- 830 comparable services rendered by a physician.
- 831 (22) Ambulatory services delivered in federally
- 932 qualified health centers, rural health centers and clinics of the
- 833 local health departments of the State Department of Health for
- 834 individuals eligible for Medicaid under this article based on
- 835 reasonable costs as determined by the division.
- 836 (23) Inpatient psychiatric services. Inpatient
- 837 psychiatric services to be determined by the division for
- 838 recipients under age twenty-one (21) that are provided under the
- 839 direction of a physician in an inpatient program in a licensed
- 840 acute care psychiatric facility or in a licensed psychiatric
- 841 residential treatment facility, before the recipient reaches age
- 842 twenty-one (21) or, if the recipient was receiving the services
- 843 immediately before he or she reached age twenty-one (21), before
- 844 the earlier of the date he or she no longer requires the services
- 845 or the date he or she reaches age twenty-two (22), as provided by
- 846 federal regulations. Precertification of inpatient days and
- 847 residential treatment days must be obtained as required by the
- 848 division.
- 849 (24) [Deleted]
- 850 (25) [Deleted]

851	(26) Hospice care. As used in this paragraph, the term
852	"hospice care" means a coordinated program of active professional
853	medical attention within the home and outpatient and inpatient
854	care that treats the terminally ill patient and family as a unit,
855	employing a medically directed interdisciplinary team. The
856	program provides relief of severe pain or other physical symptoms
857	and supportive care to meet the special needs arising out of
858	physical, psychological, spiritual, social and economic stresses
859	that are experienced during the final stages of illness and during
860	dying and bereavement and meets the Medicare requirements for
861	participation as a hospice as provided in federal regulations.

- 862 (27) Group health plan premiums and cost sharing if it 863 is cost effective as defined by the United States Secretary of 864 Health and Human Services.
- 865 (28) Other health insurance premiums that are cost
 866 effective as defined by the United States Secretary of Health and
 867 Human Services. Medicare eligible must have Medicare Part B
 868 before other insurance premiums can be paid.
 - from the United States Department of Health and Human Services for home- and community-based services for developmentally disabled people using state funds that are provided from the appropriation to the State Department of Mental Health and/or funds transferred to the department by a political subdivision or instrumentality of 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.
- 880 (30) Pediatric skilled nursing services for eligible 881 persons under twenty-one (21) years of age.
- 882 (31) Targeted case management services for children
 883 with special needs, under waivers from the United States
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Department of Health and Human Services, using state funds that are provided from the appropriation to the Mississippi Department of Human Services and used to match federal funds under a cooperative agreement between the division and the department.

(32) Care and services provided in Christian Science
Sanatoria 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.

894 (33) Podiatrist services.

- 895 (34) Assisted living services as provided through home-896 and community-based services under Title XIX of the federal Social 897 Security Act, as amended, subject to the availability of funds 898 specifically appropriated for that purpose by the Legislature.
- (35) Services and activities authorized in Sections

 43-27-101 and 43-27-103, using state funds that are provided from

 the appropriation to the State Department of Human Services and

 used to match federal funds under a cooperative agreement between

 the division and the department.
- 904 (36) Nonemergency transportation services for 905 Medicaid-eligible persons, to be provided by the Division of 906 The division may contract with additional entities to 907 administer nonemergency transportation services as it deems 908 necessary. All providers shall have a valid driver's license, 909 vehicle inspection sticker, valid vehicle license tags and a 910 standard liability insurance policy covering the vehicle. division may pay providers a flat fee based on mileage tiers, or 911 in the alternative, may reimburse on actual miles traveled. 912 913 division may apply to the Center for Medicare and Medicaid Services (CMS) for a waiver to draw federal matching funds for 914 915 nonemergency transportation services as a covered service instead 916 of an administrative cost.

917 (37)[Deleted] 918 (38)Chiropractic services. A chiropractor's manual 919 manipulation of the spine to correct a subluxation, if x-ray 920 demonstrates that a subluxation exists and if the subluxation has 921 resulted in a neuromusculoskeletal condition for which 922 manipulation is appropriate treatment, and related spinal x-rays 923 performed to document these conditions. Reimbursement for chiropractic services shall not exceed Seven Hundred Dollars 924 925 (\$700.00) per year per beneficiary. 926 (39) Dually eligible Medicare/Medicaid beneficiaries. 927 The division shall pay the Medicare deductible and coinsurance 928 amounts for services available under Medicare, as determined by 929 the division. 930 [Deleted] (40)Services provided by the State Department of 931 (41)932 Rehabilitation Services for the care and rehabilitation of persons 933 with spinal cord injuries or traumatic brain injuries, as allowed under waivers from the United States Department of Health and 934 935 Human Services, using up to seventy-five percent (75%) of the 936 funds that are appropriated to the Department of Rehabilitation 937 Services from the Spinal Cord and Head Injury Trust Fund 938 established under Section 37-33-261 and used to match federal 939 funds under a cooperative agreement between the division and the 940 department. Notwithstanding any other provision in this 941 (42)article to the contrary, the division may develop a population 942 943 health management program for women and children health services

obstetrical care associated with low birth weight and pre-term babies. The division may apply to the federal Centers for Medicare and Medicaid Services (CMS) for a Section 1115 waiver or any other waivers that may enhance the program. In order to effect cost savings, the division may develop a revised payment S. B. No. 2416 *SS26/R934SG*07/SS26/R934SGPAGE 29

through the age of one (1) year. This program is primarily for

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- methodology that may include at-risk capitated payments, and may require member participation in accordance with the terms and conditions of an approved federal waiver.
- 953 (43) The division shall provide reimbursement,
 954 according to a payment schedule developed by the division, for
 955 smoking cessation medications for pregnant women during their
 956 pregnancy and other Medicaid-eligible women who are of
 957 child-bearing age.
- 958 (44) Nursing facility services for the severely 959 disabled.
- 960 (a) Severe disabilities include, but are not 961 limited to, spinal cord injuries, closed head injuries and 962 ventilator dependent patients.
- 963 (b) Those services must be provided in a long-term
 964 care nursing facility dedicated to the care and treatment of
 965 persons with severe disabilities, and shall be reimbursed as a
 966 separate category of nursing facilities.
- 967 (45) Physician assistant services. Services furnished
 968 by a physician assistant who is licensed by the State Board of
 969 Medical Licensure and is practicing with physician supervision
 970 under regulations adopted by the board, under regulations adopted
 971 by the division. Reimbursement for those services shall not
 972 exceed ninety percent (90%) of the reimbursement rate for
 973 comparable services rendered by a physician.
- 974 (46) The division shall make application to the federal 975 Centers for Medicare and Medicaid Services (CMS) for a waiver to 976 develop and provide services for children with serious emotional 977 disturbances as defined in Section 43-14-1(1), which may include home- and community-based services, case management services or 978 979 managed care services through mental health providers certified by 980 the Department of Mental Health. The division may implement and 981 provide services under this waivered program only if funds for 982 these services are specifically appropriated for this purpose by

- 983 the Legislature, or if funds are voluntarily provided by affected 984 agencies.
- 985 (47) (a) Notwithstanding any other provision in this
- 986 article to the contrary, the division, in conjunction with the
- 987 State Department of Health, may develop and implement disease
- 988 management programs for individuals with high-cost chronic
- 989 diseases and conditions, including the use of grants, waivers,
- 990 demonstrations or other projects as necessary.
- 991 (b) Participation in any disease management
- 992 program implemented under this paragraph (47) is optional with the
- 993 individual. An individual must affirmatively elect to participate
- 994 in the disease management program in order to participate.
- 995 (c) An individual who participates in the disease
- 996 management program has the option of participating in the
- 997 prescription drug home delivery component of the program at any
- 998 time while participating in the program. An individual must
- 999 affirmatively elect to participate in the prescription drug home
- 1000 delivery component in order to participate.
- 1001 (d) An individual who participates in the disease
- 1002 management program may elect to discontinue participation in the
- 1003 program at any time. An individual who participates in the
- 1004 prescription drug home delivery component may elect to discontinue
- 1005 participation in the prescription drug home delivery component at
- 1006 any time.
- 1007 (e) The division shall send written notice to all
- 1008 individuals who participate in the disease management program
- 1009 informing them that they may continue using their local pharmacy
- 1010 or any other pharmacy of their choice to obtain their prescription
- 1011 drugs while participating in the program.
- 1012 (f) Prescription drugs that are provided to
- 1013 individuals under the prescription drug home delivery component
- 1014 shall be limited only to those drugs that are used for the
- 1015 treatment, management or care of asthma, diabetes or hypertension.

1016 (48) Pediatric	long-term	acute	care	hospital	services.

- 1017 (a) Pediatric long-term acute care hospital

 1018 services means services provided to eligible persons under

 1019 twenty-one (21) years of age by a freestanding Medicare-certified

 1020 hospital that has an average length of inpatient stay greater than

 1021 twenty-five (25) days and that is primarily engaged in providing

 1022 chronic or long-term medical care to persons under twenty-one (21)

 1023 years of age.
- 1024 (b) The services under this paragraph (48) shall 1025 be reimbursed as a separate category of hospital services.
- (49) The division shall establish co-payments and/or coinsurance for all Medicaid services for which co-payments and/or coinsurance are allowable under federal law or regulation, and shall set the amount of the co-payment and/or coinsurance for each of those services at the maximum amount allowable under federal law or regulation.
 - (50) Services provided by the State Department of Rehabilitation Services for the care and rehabilitation of persons who are deaf and blind, as allowed under waivers from the United States Department of Health and Human Services to provide homeand community-based services using state funds that are provided from the appropriation to the State Department of Rehabilitation Services or if funds are voluntarily provided by another agency.
- 1039 Upon determination of Medicaid eligibility and in 1040 association with annual redetermination of Medicaid eligibility, 1041 beneficiaries shall be encouraged to undertake a physical 1042 examination that will establish a base-line level of health and identification of a usual and customary source of care (a medical 1043 1044 home) to aid utilization of disease management tools. 1045 physical examination and utilization of these disease management tools shall be consistent with current United States Preventive 1046 1047 Services Task Force or other recognized authority recommendations.

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1048	For persons who are determined ineligible for Medicaid, the
1049	division will provide information and direction for accessing
1050	medical care and services in the area of their residence.

- the division may pay enhanced reimbursement fees related to trauma care, as determined by the division in conjunction with the State Department of Health, using funds appropriated to the State Department of Health for trauma care and services and used to match federal funds under a cooperative agreement between the division and the State Department of Health. The division, in conjunction with the State Department of Health, may use grants, waivers, demonstrations, or other projects as necessary in the development and implementation of this reimbursement program.
- 1061 (53) Targeted case management services for high-cost
 1062 beneficiaries shall be developed by the division for all services
 1063 under this section.
 - and protective services on a pilot program basis in an approved foster care facility for vulnerable adults who would otherwise need care in a long-term care facility, to be implemented in an area of the state with the greatest need for such program, under the Medicaid Waivers for the Elderly and Disabled program or an assisted living waiver. The division may use grants, waivers, demonstrations or other projects as necessary in the development and implementation of this adult foster care services pilot program.

Notwithstanding any other provision of this article to the contrary, the division shall reduce the rate of reimbursement to providers for any service provided under this section by five percent (5%) of the allowed amount for that service. However, the reduction in the reimbursement rates required by this paragraph shall not apply to inpatient hospital services, nursing facility services, intermediate care facility services, psychiatric

residential treatment facility services, pharmacy services 1081 1082 provided under paragraph (9) of this section, or any service 1083 provided by the University of Mississippi Medical Center or a 1084 state agency, a state facility or a public agency that either 1085 provides its own state match through intergovernmental transfer or 1086 certification of funds to the division, or a service for which the 1087 federal government sets the reimbursement methodology and rate. 1088 In addition, the reduction in the reimbursement rates required by 1089 this paragraph shall not apply to case management services and 1090 home-delivered meals provided under the home- and community-based services program for the elderly and disabled by a planning and 1091 1092 development district (PDD). Planning and development districts 1093 participating in the home- and community-based services program 1094 for the elderly and disabled as case management providers shall be reimbursed for case management services at the maximum rate 1095 1096 approved by the Centers for Medicare and Medicaid Services (CMS). 1097 The division may pay to those providers who participate in 1098 and accept patient referrals from the division's emergency room redirection program a percentage, as determined by the division, of savings achieved according to the performance measures and

1099 1100 reduction of costs required of that program. Federally qualified 1101 1102 health centers may participate in the emergency room redirection 1103 program, and the division may pay those centers a percentage of any savings to the Medicaid program achieved by the centers' 1104 1105 accepting patient referrals through the program, as provided in 1106 this paragraph.

Notwithstanding any provision of this article, except as authorized in the following paragraph and in Section 43-13-139, 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 recipients under this section, nor (b) the payments or rates of reimbursement to providers rendering care or services authorized under this section to recipients, may be increased, decreased or S. B. No. 2416

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otherwise changed from the levels in effect on July 1, 1999, 1114 1115 unless they are authorized by an amendment to this section by the 1116 Legislature. However, the restriction in this paragraph shall not prevent the division from changing the payments or rates of 1117 reimbursement to providers without an amendment to this section 1118 whenever those changes are required by federal law or regulation, 1119 1120 or whenever those changes are necessary to correct administrative 1121 errors or omissions in calculating those payments or rates of 1122 reimbursement. 1123 Notwithstanding any provision of this article, no new groups or categories of recipients and new types of care and services may 1124 1125 be added without enabling legislation from the Mississippi Legislature, except that the division may authorize those changes 1126 1127 without enabling legislation when the addition of recipients or services is ordered by a court of proper authority. 1128 1129 The executive director shall keep the Governor advised on a 1130 timely basis of the funds available for expenditure and the 1131 projected expenditures. If current or projected expenditures of 1132 the division are reasonably anticipated to exceed the amount of 1133 funds appropriated to the division for any fiscal year, the 1134 Governor, after consultation with the executive director, shall 1135 discontinue any or all of the payment of the types of care and 1136 services as provided in this section that are deemed to be optional services under Title XIX of the federal Social Security 1137 1138 Act, as amended, and when necessary, shall institute any other 1139 cost containment measures on any program or programs authorized 1140 under the article to the extent allowed under the federal law governing that program or programs. However, the Governor shall 1141 1142 not be authorized to discontinue or eliminate any service under 1143 this section that is mandatory under federal law, or to 1144 discontinue or eliminate, or adjust income limits or resource 1145 limits for, any eligibility category or group under Section 1146 43-13-115. It is the intent of the Legislature that the * SS26/ R934SG* S. B. No. 2416

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1147	expenditures of the division during any fiscal year shall not
1148	exceed the amounts appropriated to the division for that fiscal
1149	year.
1150	Notwithstanding any other provision of this article, it shall
1151	be the duty of each nursing facility, intermediate care facility
1152	for the mentally retarded, psychiatric residential treatment
1153	facility, and nursing facility for the severely disabled that is
1154	participating in the Medicaid program to keep and maintain books,
1155	documents and other records as prescribed by the Division of
1156	Medicaid in substantiation of its cost reports for a period of
1157	three (3) years after the date of submission to the Division of
1158	Medicaid of an original cost report, or three (3) years after the
1159	date of submission to the Division of Medicaid of an amended cost
1160	report.
1161	SECTION 5 This act shall take effect and he in force from

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and after July 1, 2007.