REPORT OF CONFERENCE COMMITTEE

MR. PRESIDENT AND MR. SPEAKER:

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

S. B. No. 2588: Mississippi Medicaid law; bring forward sections on services and assessments.

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

- 1. That the House recede from its Amendment No. 1.
- 2. That the Senate and House adopt the following amendment:

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

- SECTION 1. Section 43-13-117, Mississippi Code of 1972, is
- 26 amended as follows:
- 27 43-13-117. (A) Medicaid as authorized by this article shall
- 28 include payment of part or all of the costs, at the discretion of
- 29 the division, with approval of the Governor, of the following
- 30 types of care and services rendered to eligible applicants who
- 31 have been determined to be eligible for that care and services,
- 32 within the limits of state appropriations and federal matching
- 33 funds:
- 34 (1) Inpatient hospital services.
- 35 (a) The division shall allow thirty (30) days of
- 36 inpatient hospital care annually for all Medicaid recipients.
- 37 Medicaid recipients requiring transplants shall not have those
- 38 days included in the transplant hospital stay count against the

- 39 thirty-day limit for inpatient hospital care. Precertification of
- 40 inpatient days must be obtained as required by the division.
- 41 (b) From and after July 1, 1994, the Executive
- 42 Director of the Division of Medicaid shall amend the Mississippi
- 43 Title XIX Inpatient Hospital Reimbursement Plan to remove the
- 44 occupancy rate penalty from the calculation of the Medicaid
- 45 Capital Cost Component utilized to determine total hospital costs
- 46 allocated to the Medicaid program.
- 47 (c) Hospitals will receive an additional payment
- 48 for the implantable programmable baclofen drug pump used to treat
- 49 spasticity that is implanted on an inpatient basis. The payment
- 50 pursuant to written invoice will be in addition to the facility's
- 51 per diem reimbursement and will represent a reduction of costs on
- 52 the facility's annual cost report, and shall not exceed Ten
- 53 Thousand Dollars (\$10,000.00) per year per recipient.
- 54 (d) The division is authorized to implement an
- 55 All-Patient Refined-Diagnosis Related Groups (APR-DRG)
- 56 reimbursement methodology for inpatient hospital services.
- 57 (e) No service benefits or reimbursement
- 58 limitations in this section shall apply to payments under an
- 59 APR-DRG or Ambulatory Payment Classification (APC) model or a
- 60 managed care program or similar model described in subsection (H)
- 61 of this section.
- 62 (2) Outpatient hospital services.
- 63 (a) Emergency services.

64	(b) Other outpatient hospital services. The
65	division shall allow benefits for other medically necessary
66	outpatient hospital services (such as chemotherapy, radiation,
67	surgery and therapy), including outpatient services in a clinic or
68	other facility that is not located inside the hospital, but that
69	has been designated as an outpatient facility by the hospital, and
70	that was in operation or under construction on July 1, 2009,
71	provided that the costs and charges associated with the operation
72	of the hospital clinic are included in the hospital's cost report.
73	In addition, the Medicare thirty-five-mile rule will apply to
74	those hospital clinics not located inside the hospital that are
75	constructed after July 1, 2009. Where the same services are
76	reimbursed as clinic services, the division may revise the rate or
77	methodology of outpatient reimbursement to maintain consistency,

- 79 (c) The division is authorized to implement an 80 Ambulatory Payment Classification (APC) methodology for outpatient 81 hospital services.
- (d) No service benefits or reimbursement
 limitations in this section shall apply to payments under an
 APR-DRG or APC model or a managed care program or similar model
 described in subsection (H) of this section.
- 86 (3) Laboratory and x-ray services.

efficiency, economy and quality of care.

87 (4) Nursing facility services.

- 88 (a) The division shall make full payment to
- 89 nursing facilities for each day, not exceeding fifty-two (52) days
- 90 per year, that a patient is absent from the facility on home
- 91 leave. Payment may be made for the following home leave days in
- 92 addition to the fifty-two-day limitation: Christmas, the day
- 93 before Christmas, the day after Christmas, Thanksgiving, the day
- 94 before Thanksgiving and the day after Thanksgiving.
- 95 (b) From and after July 1, 1997, the division
- 96 shall implement the integrated case-mix payment and quality
- 97 monitoring system, which includes the fair rental system for
- 98 property costs and in which recapture of depreciation is
- 99 eliminated. The division may reduce the payment for hospital
- 100 leave and therapeutic home leave days to the lower of the case-mix
- 101 category as computed for the resident on leave using the
- 102 assessment being utilized for payment at that point in time, or a
- 103 case-mix score of 1.000 for nursing facilities, and shall compute
- 104 case-mix scores of residents so that only services provided at the
- 105 nursing facility are considered in calculating a facility's per
- 106 diem.
- 107 (c) From and after July 1, 1997, all state-owned
- 108 nursing facilities shall be reimbursed on a full reasonable cost
- 109 basis.
- 110 (d) On or after January 1, 2015, the division
- 111 shall update the case-mix payment system resource utilization
- 112 grouper and classifications and fair rental reimbursement system.

113	The division shall develop and implement a payment add-on to
114	reimburse nursing facilities for ventilator dependent resident
115	services.

- The division shall develop and implement, not 116 117 later than January 1, 2001, a case-mix payment add-on determined 118 by time studies and other valid statistical data that will reimburse a nursing facility for the additional cost of caring for 119 a resident who has a diagnosis of Alzheimer's or other related 120 121 dementia and exhibits symptoms that require special care. Any 122 such case-mix add-on payment shall be supported by a determination 123 of additional cost. The division shall also develop and implement 124 as part of the fair rental reimbursement system for nursing 125 facility beds, an Alzheimer's resident bed depreciation enhanced 126 reimbursement system that will provide an incentive to encourage 127 nursing facilities to convert or construct beds for residents with 128 Alzheimer's or other related dementia.
- (f) The division shall develop and implement an assessment process for long-term care services. The division may provide the assessment and related functions directly or through 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.

137	(5) Periodic screening and diagnostic services for
138	individuals under age twenty-one (21) years as are needed to
139	identify physical and mental defects and to provide health care
140	treatment and other measures designed to correct or ameliorate
141	defects and physical and mental illness and conditions discovered
142	by the screening services, regardless of whether these services
143	are included in the state plan. The division may include in its
144	periodic screening and diagnostic program those discretionary
145	services authorized under the federal regulations adopted to
146	implement Title XIX of the federal Social Security Act, as
147	amended. The division, in obtaining physical therapy services,
148	occupational therapy services, and services for individuals with
149	speech, hearing and language disorders, may enter into a
150	cooperative agreement with the State Department of Education for
151	the provision of those services to handicapped students by public
152	school districts using state funds that are provided from the
153	appropriation to the Department of Education to obtain federal
154	matching funds through the division. The division, in obtaining
155	medical and mental health assessments, treatment, care and
156	services for children who are in, or at risk of being put in, the
157	custody of the Mississippi Department of Human Services may enter
158	into a cooperative agreement with the Mississippi Department of
159	Human Services for the provision of those services using state
160	funds that are provided from the appropriation to the Department

of Human Services to obtain federal matching funds through the division.

163 Physician's services. The division shall allow twelve (12) physician visits annually. The division may develop 164 165 and implement a different reimbursement model or schedule for 166 physician's services provided by physicians based at an academic 167 health care center and by physicians at rural health centers that 168 are associated with an academic health care center. From and 169 after January 1, 2010, all fees for physicians' services that are 170 covered only by Medicaid shall be increased to ninety percent (90%) of the rate established on January 1, 2010, and as may be 171 adjusted each July thereafter, under Medicare. The division may 172 173 provide for a reimbursement rate for physician's services of up to 174 one hundred percent (100%) of the rate established under Medicare 175 for physician's services that are provided after the normal 176 working hours of the physician, as determined in accordance with 177 regulations of the division. The division may reimburse eligible providers as determined by the Patient Protection and Affordable 178 179 Care Act for certain primary care services as defined by the act 180 at one hundred percent (100%) of the rate established under 181 Medicare.

182 (7) (a) Home health services for eligible persons, not
183 to exceed in cost the prevailing cost of nursing facility
184 services, not to exceed twenty-five (25) visits per year. All

- home health visits must be precertified as required by the division.
- (b) [Repealed]
- 188 Emergency medical transportation services. 189 January 1, 1994, emergency medical transportation services shall 190 be reimbursed at seventy percent (70%) of the rate established 191 under Medicare (Title XVIII of the federal Social Security Act, as 192 amended). "Emergency medical transportation services" shall mean, 193 but shall not be limited to, the following services by a properly permitted ambulance operated by a properly licensed provider in 194 accordance with the Emergency Medical Services Act of 1974 195 196 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced
- 199 (9) (a) Legend and other drugs as may be determined by 200 the division.

(vi) disposable supplies, (vii) similar services.

life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,

- The division shall establish a mandatory preferred drug list.

 Drugs not on the mandatory preferred drug list shall be made

 available by utilizing prior authorization procedures established

 by the division.
- 205 The division may seek to establish relationships with other 206 states in order to lower acquisition costs of prescription drugs 207 to include single source and innovator multiple source drugs or 208 generic drugs. In addition, if allowed by federal law or 209 regulation, the division may seek to establish relationships with

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and negotiate with other countries to facilitate the acquisition
of prescription drugs to include single source and innovator
multiple source drugs or generic drugs, if that will lower the
acquisition costs of those prescription drugs.

214 The division shall allow for a combination of prescriptions 215 for single source and innovator multiple source drugs and generic 216 drugs to meet the needs of the beneficiaries, not to exceed five 217 (5) prescriptions per month for each noninstitutionalized Medicaid 218 beneficiary, with not more than two (2) of those prescriptions 219 being for single source or innovator multiple source drugs unless 220 the single source or innovator multiple source drug is less 221 expensive than the generic equivalent.

The executive director may approve specific maintenance drugs for beneficiaries with certain medical conditions, which may be prescribed and dispensed in three-month supply increments.

Drugs prescribed for a resident of a psychiatric residential treatment facility must be provided in true unit doses when available. The division may require that drugs not covered by Medicare Part D for a resident of a long-term care facility be provided in true unit doses when available. Those drugs that were originally billed to the division but are not used by a resident in any of those facilities shall be returned to the billing pharmacy for credit to the division, in accordance with the guidelines of the State Board of Pharmacy and any requirements of federal law and regulation. Drugs shall be dispensed to a

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235	recipient and	only one (1) dispensing fee per month may be
236	charged. The	division shall develop a methodology for reimbursing
237	for restocked	drugs, which shall include a restock fee as
238	determined by	the division not exceeding Seven Dollars and

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 online 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

Eighty-two Cents (\$7.82).

be returned to the pharmacy and not billed to Medicaid, in accordance with guidelines of the State Board of Pharmacy.

261 The division shall develop and implement a method or methods 262 by which the division will provide on a regular basis to Medicaid 263 providers who are authorized to prescribe drugs, information about 264 the costs to the Medicaid program of single source drugs and 265 innovator multiple source drugs, and information about other drugs 266 that may be prescribed as alternatives to those single source 267 drugs and innovator multiple source drugs and the costs to the 268 Medicaid program of those alternative drugs.

Notwithstanding any law or regulation, information obtained or maintained by the division regarding the prescription drug program, including trade secrets and manufacturer or labeler pricing, is confidential and not subject to disclosure except to other state agencies.

(b) Payment by the division for covered 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 multisource drugs with CMS upper limits, shall not exceed the lower of the estimated acquisition cost as determined by the division, plus a dispensing

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

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.

The dispensing fee for each new or refill prescription, including nonlegend or over-the-counter drugs covered by the division, shall be not less than Three Dollars and Ninety-one Cents (\$3.91), as determined by the division.

The division shall not reimburse for single source or innovator multiple source drugs if there are equally effective generic equivalents available and if the generic equivalents are the least expensive.

It is the intent of the Legislature that the pharmacists providers be reimbursed for the reasonable costs of filling and dispensing prescriptions for Medicaid beneficiaries.

of an acute medical or surgical condition; services of oral surgeons and dentists in connection with surgery related to the jaw or any structure contiguous to the jaw or the reduction of any fracture of the jaw or any facial bone; and emergency dental extractions and treatment related thereto. On July 1, 2007, fees for dental care and surgery under authority of this paragraph (10) shall be reimbursed as provided in subparagraph (b). It is the

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intent of the Legislature that this rate revision for dental services will be an incentive designed to increase the number of dentists who actively provide Medicaid services. This dental services rate revision shall be known as the "James Russell Dumas Medicaid Dental Incentive Program."

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The division shall annually determine the effect of this incentive by evaluating the number of dentists who are Medicaid providers, the number who and the degree to which they are actively billing Medicaid, the geographic trends of where dentists are offering what types of Medicaid services and other statistics pertinent to the goals of this legislative intent. This data shall be presented to the Chair of the Senate Public Health and Welfare Committee and the Chair of the House Medicaid Committee.

(b) The Division of Medicaid shall establish a fee schedule, to be effective from and after July 1, 2007, for dental services. The schedule shall provide for a fee for each dental service that is equal to a percentile of normal and customary private provider fees, as defined by the Ingenix Customized Fee Analyzer Report, which percentile shall be determined by the division. The schedule shall be reviewed annually by the division and dental fees shall be adjusted to reflect the percentile determined by the division.

(c) For fiscal year 2008, the amount of state funds appropriated for reimbursement for dental care and surgery shall be increased by ten percent (10%) of the amount of state

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- 334 fund expenditures for that purpose for fiscal year 2007. For each
- of fiscal years 2009 and 2010, the amount of state funds
- 336 appropriated for reimbursement for dental care and surgery shall
- 337 be increased by ten percent (10%) of the amount of state fund
- 338 expenditures for that purpose for the preceding fiscal year.
- 339 (d) The division shall establish an annual benefit
- 340 limit of Two Thousand Five Hundred Dollars (\$2,500.00) in dental
- 341 expenditures per Medicaid-eligible recipient; however, a recipient
- 342 may exceed the annual limit on dental expenditures provided in
- 343 this paragraph with prior approval of the division.
- 344 (e) The division shall include dental services as
- 345 a necessary component of overall health services provided to
- 346 children who are eligible for services.
- 347 (f) This paragraph (10) shall stand repealed on
- 348 July 1, 2016.
- 349 (11) Eyeglasses for all Medicaid beneficiaries who have
- 350 (a) had surgery on the eyeball or ocular muscle that results in a
- 351 vision change for which eyeglasses or a change in eyeglasses is
- 352 medically indicated within six (6) months of the surgery and is in
- 353 accordance with policies established by the division, or (b) one
- 354 (1) pair every five (5) years and in accordance with policies
- 355 established by the division. In either instance, the eyeglasses
- 356 must be prescribed by a physician skilled in diseases of the eye
- 357 or an optometrist, whichever the beneficiary may select.
- 358 (12) Intermediate care facility services.

359	(a) The division shall make full payment to all
360	intermediate care facilities for individuals with intellectual
361	disabilities for each day, not exceeding eighty-four (84) days per
362	year, that a patient is absent from the facility on home leave.
363	Payment may be made for the following home leave days in addition
364	to the eighty-four-day limitation: Christmas, the day before

Thanksgiving and the day after Thanksgiving.

(b) All state-owned intermediate care facilities

for individuals with intellectual disabilities shall be reimbursed

Christmas, the day after Christmas, Thanksgiving, the day before

- 370 (c) Effective January 1, 2015, the division shall update the fair rental reimbursement system for intermediate care facilities for individuals with intellectual disabilities.
- 373 (13) Family planning services, including drugs, 374 supplies and devices, when those services are under the 375 supervision of a physician or nurse practitioner.

on a full reasonable cost basis.

376 (14) Clinic services. Such diagnostic, preventive, 377 therapeutic, rehabilitative or palliative services furnished to an 378 outpatient by or under the supervision of a physician or dentist 379 in a facility that is not a part of a hospital but that is 380 organized and operated to provide medical care to outpatients. 381 Clinic services shall include any services reimbursed as 382 outpatient hospital services that may be rendered in such a facility, including those that become so after July 1, 1991. 383

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384	July 1, 1999, all fees for physicians' services reimbursed under
385	authority of this paragraph (14) shall be reimbursed at ninety
386	percent (90%) of the rate established on January 1, 1999, and as
387	may be adjusted each July thereafter, under Medicare (Title XVIII
388	of the federal Social Security Act, as amended). The division may
389	develop and implement a different reimbursement model or schedule
390	for physician's services provided by physicians based at an
391	academic health care center and by physicians at rural health
392	centers that are associated with an academic health care center.
393	The division may provide for a reimbursement rate for physician's
394	clinic services of up to one hundred percent (100%) of the rate
395	established under Medicare for physician's services that are
396	provided after the normal working hours of the physician, as
397	determined in accordance with regulations of the division.

- 398 (15) Home- and community-based services for the elderly
 399 and disabled, as provided under Title XIX of the federal Social
 400 Security Act, as amended, under waivers, subject to the
 401 availability of funds specifically appropriated for that purpose
 402 by the Legislature.
 - The Division of Medicaid is directed to apply for a waiver

 amendment to increase payments for all adult day care facilities

 based on acuity of individual patients, with a maximum of

 Seventy-Five Dollars (\$75.00) per day for the most acute patients.
- 407 (16) Mental health services. Approved therapeutic and 408 case management services (a) provided by an approved regional

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409	mental health/intellectual disability center established under
410	Sections 41-19-31 through 41-19-39, or by another community mental
411	health service provider meeting the requirements of the Department
412	of Mental Health to be an approved mental health/intellectual
413	disability center if determined necessary by the Department of
414	Mental Health, using state funds that are provided in the
415	appropriation to the division to match federal funds, or (b)
416	provided by a facility that is certified by the State Department
417	of Mental Health to provide therapeutic and case management
418	services, to be reimbursed on a fee for service basis, or (c)
419	provided in the community by a facility or program operated by the
420	Department of Mental Health. Any such services provided by a
421	facility described in subparagraph (b) must have the prior
422	approval of the division to be reimbursable under this section.
423	After June 30, 1997, mental health services provided by regional
424	mental health/intellectual disability centers established under
425	Sections 41-19-31 through 41-19-39, or by hospitals as defined in
426	Section $41-9-3$ (a) and/or their subsidiaries and divisions, or by
427	psychiatric residential treatment facilities as defined in Section
428	43-11-1, or by another community mental health service provider
429	meeting the requirements of the Department of Mental Health to be
430	an approved mental health/intellectual disability center if
431	determined necessary by the Department of Mental Health, shall not
432	be included in or provided under any capitated managed care pilot
433	program provided for under paragraph (24) of this section.

434	(17) Durable medical equipment services and medical
435	supplies. Precertification of durable medical equipment and
436	medical supplies must be obtained as required by the division.
437	The Division of Medicaid may require durable medical equipment
438	providers to obtain a surety bond in the amount and to the
439	specifications as established by the Balanced Budget Act of 1997.
440	(18) (a) Notwithstanding any other provision of this
441	section to the contrary, as provided in the Medicaid state plan
442	amendment or amendments as defined in Section $43-13-145(10)$, the
443	division shall make additional reimbursement to hospitals that
444	serve a disproportionate share of low-income patients and that
445	meet the federal requirements for those payments as provided in
446	Section 1923 of the federal Social Security Act and any applicable
447	regulations. It is the intent of the Legislature that the
448	division shall draw down all available federal funds allotted to
449	the state for disproportionate share hospitals. However, from and
450	after January 1, 1999, public hospitals participating in the
451	Medicaid disproportionate share program may be required to
452	participate in an intergovernmental transfer program as provided
453	in Section 1903 of the federal Social Security Act and any
454	applicable regulations.
455	(b) The division shall establish a Medicare Upper

regulations, for hospitals, and may establish a Medicare Upper

Payment Limits Program, as defined in Section 1902(a)(30) of the

federal Social Security Act and any applicable federal

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459	Payment Limits Program for nursing facilities, and may establish a
460	Medicare Upper Payment Limits Program for physicians employed or
461	contracted by public hospitals. Upon successful implementation of
462	a Medicare Upper Payment program for physicians employed by public
463	hospitals, the division may develop a plan for implementing an
464	Upper Payment Limit program for physicians employed by other
465	classes of hospitals. The division shall assess each hospital
466	and, if the program is established for nursing facilities, shall
467	assess each nursing facility, for the sole purpose of financing
468	the state portion of the Medicare Upper Payment Limits Program.
469	The hospital assessment shall be as provided in Section
470	43-13-145(4)(a) and the nursing facility assessment, if
471	established, shall be based on Medicaid utilization or other
472	appropriate method consistent with federal regulations. The
473	assessment will remain in effect as long as the state participates
474	in the Medicare Upper Payment Limits Program. Public hospitals
475	with physicians participating in the Medicare Upper Payment Limits
476	Program shall be required to participate in an intergovernmental
477	transfer program. As provided in the Medicaid state plan
478	amendment or amendments as defined in Section 43-13-145(10), the
479	division shall make additional reimbursement to hospitals and, if
480	the program is established for nursing facilities, shall make
481	additional reimbursement to nursing facilities, for the Medicare
482	Upper Payment Limits, and, if the program is established for
483	physicians, shall make additional reimbursement for physicians, as
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484	defined in Section 1902(a)(30) of the federal Social Security Act
485	and any applicable federal regulations. Effective upon
486	implementation of the Mississippi Hospital Access Program (MHAP)
487	provided in subparagraph (c)(i) below, the hospital portion of the
488	inpatient Upper Payment Limits program shall transition into and
489	be replaced by the MHAP program.
490	(c) (i) Not later than December 1, 2015, the
491	division shall, subject to approval by the Centers for Medicare
492	and Medicaid Services (CMS), establish, implement and operate a
493	Mississippi Hospital Access Program (MHAP) for the purpose of
494	protecting patient access to hospital care through hospital
495	inpatient reimbursement programs provided in this section designed
496	to maintain total hospital reimbursement for inpatient services
497	rendered by in-state hospitals and the out-of-state hospital that
498	is authorized by federal law to submit intergovernmental transfers
499	(IGTs) to the State of Mississippi and is classified as Level I
500	trauma center located in a county contiguous to the state line at
501	the maximum levels permissible under applicable federal statutes
502	and regulations, at which time the current inpatient Medicare
503	Upper Payment Limits (UPL) program for hospital inpatient services
504	shall transition to the MHAP.
505	(ii) Subject only to approval by the Centers
506	for Medicare and Medicaid Services (CMS) where required, the MHAP
507	shall provide increased inpatient capitation (PMPM) payments to
508	managed care entities contracting with the division pursuant to

509	subsection (H) of this section to support availability of hospital
510	services or such other payments permissible under federal law
511	necessary to accomplish the intent of this subsection. For
512	inpatient services rendered after July 1, 2015, but prior to the
513	effective date of CMS approval and full implementation of this
514	program, the division may pay lump-sum enhanced, transition
515	payments, prorated inpatient UPL payments based upon fiscal year
516	2015 June distribution levels, enhanced hospital access (PMPM)
517	payments or such other methodologies as are approved by CMS such
518	that the level of additional reimbursement required by this
519	statute is paid for all Medicaid hospital inpatient services
520	delivered in fiscal year 2016.
521	(iii) The intent of this subparagraph (c) is
<i>/</i>	(III) The Interior of this Susparagraph (c) is
522	that effective for all inpatient hospital Medicaid services during
522	that effective for all inpatient hospital Medicaid services during
522 523	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain
522 523 524	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain in effect hereafter, the division shall to the fullest extent
522 523 524 525	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain in effect hereafter, the division shall to the fullest extent feasible replace the additional reimbursement for hospital
522 523 524 525 526	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain in effect hereafter, the division shall to the fullest extent feasible replace the additional reimbursement for hospital inpatient services under the inpatient Medicare Upper Payment
522 523 524 525 526	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain in effect hereafter, the division shall to the fullest extent feasible replace the additional reimbursement for hospital inpatient services under the inpatient Medicare Upper Payment Limits (UPL) program with additional reimbursement under the MHAP.
522 523 524 525 526 527	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain in effect hereafter, the division shall to the fullest extent feasible replace the additional reimbursement for hospital inpatient services under the inpatient Medicare Upper Payment Limits (UPL) program with additional reimbursement under the MHAP. (iv) The division shall assess each hospital
522 523 524 525 526 527 528	that effective for all inpatient hospital Medicaid services during state fiscal year 2016, and so long as this provision shall remain in effect hereafter, the division shall to the fullest extent feasible replace the additional reimbursement for hospital inpatient services under the inpatient Medicare Upper Payment Limits (UPL) program with additional reimbursement under the MHAP. (iv) The division shall assess each hospital as provided in Section 43-13-145(4)(a) for the purpose of



534	this subparagraph (c) is not approved by CMS, the inpatient UPL
535	program under subparagraph (b) shall immediately become restored
536	in the manner required to provide the maximum permissible level of
537	UPL payments to hospital providers for all inpatient services
538	rendered from and after July 1, 2015.
539	(19) (a) Perinatal risk management services. The
540	division shall promulgate regulations to be effective from and
541	after October 1, 1988, to establish a comprehensive perinatal
542	system for risk assessment of all pregnant and infant Medicaid
543	recipients and for management, education and follow-up for those
544	who are determined to be at risk. Services to be performed
545	include case management, nutrition assessment/counseling,
546	psychosocial assessment/counseling and health education. The
547	division shall contract with the State Department of Health to
548	provide the services within this paragraph (Perinatal High Risk
549	Management/Infant Services System (PHRM/ISS)). The State
550	Department of Health as the agency for PHRM/ISS for the Division
551	of Medicaid shall be reimbursed on a full reasonable cost basis.
552	(b) Early intervention system services. The
553	division shall cooperate with the State Department of Health,
554	acting as lead agency, in the development and implementation of a
555	statewide system of delivery of early intervention services, under
556	Part C of the Individuals with Disabilities Education Act (IDEA).
557	The State Department of Health shall certify annually in writing
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(v) In the event that the MHAP program under

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558 to the executive director of the division the dollar amount of 559 state early intervention funds available that will be utilized as 560 a certified match for Medicaid matching funds. Those funds then 561 shall be used to provide expanded targeted case management 562 services for Medicaid eligible children with special needs who are 563 eligible for the state's early intervention system. 564 Qualifications for persons providing service coordination shall be 565 determined by the State Department of Health and the Division of 566 Medicaid. 567 (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 specifically appropriated to the Department of Rehabilitation Services.

577 (21) Nurse practitioner services. Services furnished 578 by a registered nurse who is licensed and certified by the 579 Mississippi Board of Nursing as a nurse practitioner, including, 580 but not limited to, nurse anesthetists, nurse midwives, family 581 nurse practitioners, family planning nurse practitioners, 582 pediatric nurse practitioners, obstetrics-gynecology nurse

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practitioners and neonatal nurse practitioners, under regulations adopted by the division. Reimbursement for those services shall not exceed ninety percent (90%) of the reimbursement rate for comparable services rendered by a physician. The division may provide for a reimbursement rate for nurse practitioner services of up to one hundred percent (100%) of the reimbursement rate for comparable services rendered by a physician for nurse practitioner services that are provided after the normal working hours of the nurse practitioner, as determined in accordance with regulations of the division.

- (22) Ambulatory services delivered in federally qualified health centers, rural health centers and clinics of the local health departments of the State Department of Health for individuals eligible for Medicaid under this article based on reasonable costs as determined by the division.
- Inpatient psychiatric services. psychiatric services to be determined by the division for recipients under age twenty-one (21) that are provided under the direction of a physician in an inpatient program in a licensed acute care psychiatric facility or in a licensed psychiatric residential treatment facility, before the recipient reaches age twenty-one (21) or, if the recipient was receiving the services immediately before he or she reached age twenty-one (21), before the earlier of the date he or she no longer requires the services or the date he or she reaches age twenty-two (22), as provided by

608 federal regulations. From and after January 1, 2015, the division 609 shall update the fair rental reimbursement system for psychiatric 610 residential treatment facilities. Precertification of inpatient days and residential treatment days must be obtained as required 611 612 by the division. From and after July 1, 2009, all state-owned and 613 state-operated facilities that provide inpatient psychiatric 614 services to persons under age twenty-one (21) who are eligible for Medicaid reimbursement shall be reimbursed for those services on a 615 616 full reasonable cost basis.

- (24) [Deleted]
- (25) [Deleted]

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- "hospice care" means a coordinated program of active professional medical attention within the home and outpatient and inpatient care that treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social and economic stresses that are experienced during the final stages of illness and during dying and bereavement and meets the Medicare requirements for participation as a hospice as provided in federal regulations.
- 630 (27) Group health plan premiums and cost sharing if it 631 is cost-effective as defined by the United States Secretary of 632 Health and Human Services.

633	(28) Other health insurance premiums that are
634	cost-effective as defined by the United States Secretary of Health
635	and Human Services. Medicare eligible must have Medicare Part B
636	hefore other insurance premiums can be paid

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- 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.
- (30) Pediatric skilled nursing services for eligible persons under twenty-one (21) years of age.
- with special needs, under waivers from the United States

 Department of Health and Human Services, using state funds that are provided from the appropriation to the Mississippi Department of Human Services and used to match federal funds under a cooperative agreement between the division and the department.
- (32) Care and services provided in Christian Science

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- 658 of Christian Science Nursing Organizations/Facilities, Inc.,
- 659 rendered in connection with treatment by prayer or spiritual means
- 660 to the extent that those services are subject to reimbursement
- 661 under Section 1903 of the federal Social Security Act.
- 662 (33) Podiatrist services.
- 663 (34) Assisted living services as provided through
- 664 home- and community-based services under Title XIX of the federal
- 665 Social Security Act, as amended, subject to the availability of
- 666 funds specifically appropriated for that purpose by the
- 667 Legislature.
- 668 (35) Services and activities authorized in Sections
- 669 43-27-101 and 43-27-103, using state funds that are provided from
- 670 the appropriation to the Mississippi Department of Human Services
- 671 and used to match federal funds under a cooperative agreement
- 672 between the division and the department.
- 673 (36) Nonemergency transportation services for
- 674 Medicaid-eligible persons, to be provided by the Division of
- 675 Medicaid. The division may contract with additional entities to
- 676 administer nonemergency transportation services as it deems
- 677 necessary. All providers shall have a valid driver's license,
- 678 vehicle inspection sticker, valid vehicle license tags and a
- 679 standard liability insurance policy covering the vehicle. The
- 680 division may pay providers a flat fee based on mileage tiers, or
- 681 in the alternative, may reimburse on actual miles traveled. The
- 682 division may apply to the Center for Medicare and Medicaid

Services (CMS) for a waiver to draw federal matching funds for nonemergency transportation services as a covered service instead of an administrative cost. The PEER Committee shall conduct a performance evaluation of the nonemergency transportation program to evaluate the administration of the program and the providers of transportation services to determine the most cost-effective ways of providing nonemergency transportation services to the patients served under the program. The performance evaluation shall be completed and provided to the members of the Senate Public Health and Welfare Committee and the House Medicaid Committee not later than January 15, 2008.

(37) [Deleted]

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- 695 Chiropractic services. A chiropractor's manual (38)696 manipulation of the spine to correct a subluxation, if x-ray 697 demonstrates that a subluxation exists and if the subluxation has 698 resulted in a neuromusculoskeletal condition for which 699 manipulation is appropriate treatment, and related spinal x-rays 700 performed to document these conditions. Reimbursement for 701 chiropractic services shall not exceed Seven Hundred Dollars 702 (\$700.00) per year per beneficiary.
- 703 (39) Dually eligible Medicare/Medicaid beneficiaries.
 704 The division shall pay the Medicare deductible and coinsurance
 705 amounts for services available under Medicare, as determined by
 706 the division. From and after July 1, 2009, the division shall
 707 reimburse crossover claims for inpatient hospital services and

708 crossover claims covered under Medicare Part B in the same manner 709 that was in effect on January 1, 2008, unless specifically 710 authorized by the Legislature to change this method.

711 (40) [Deleted]

- 712 Services provided by the State Department of 713 Rehabilitation Services for the care and rehabilitation of persons 714 with spinal cord injuries or traumatic brain injuries, as allowed 715 under waivers from the United States Department of Health and 716 Human Services, using up to seventy-five percent (75%) of the 717 funds that are appropriated to the Department of Rehabilitation 718 Services from the Spinal Cord and Head Injury Trust Fund established under Section 37-33-261 and used to match federal 719 720 funds under a cooperative agreement between the division and the 721 department.
 - article to the contrary, the division may develop a population health management program for women and children health services through the age of one (1) year. This program is primarily for obstetrical care associated with low birth weight and preterm 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 methodology that may include at-risk capitated payments, and may

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- require member participation in accordance with the terms and conditions of an approved federal waiver.
- 734 (43) The division shall provide reimbursement,
- 735 according to a payment schedule developed by the division, for
- 736 smoking cessation medications for pregnant women during their
- 737 pregnancy and other Medicaid-eligible women who are of
- 738 child-bearing age.
- 739 (44) Nursing facility services for the severely
- 740 disabled.
- 741 (a) Severe disabilities include, but are not
- 742 limited to, spinal cord injuries, closed-head injuries and
- 743 ventilator dependent patients.
- 744 (b) Those services must be provided in a long-term
- 745 care nursing facility dedicated to the care and treatment of
- 746 persons with severe disabilities.
- 747 (45) Physician assistant services. Services furnished
- 748 by a physician assistant who is licensed by the State Board of
- 749 Medical Licensure and is practicing with physician supervision
- 750 under regulations adopted by the board, under regulations adopted
- 751 by the division. Reimbursement for those services shall not
- 752 exceed ninety percent (90%) of the reimbursement rate for
- 753 comparable services rendered by a physician. The division may
- 754 provide for a reimbursement rate for physician assistant services
- 755 of up to one hundred percent (100%) or the reimbursement rate for
- 756 comparable services rendered by a physician for physician

- assistant services that are provided after the normal working
 hours of the physician assistant, as determined in accordance with
 regulations of the division.
- 760 The division shall make application to the federal Centers for Medicare and Medicaid Services (CMS) for a waiver to 761 762 develop and provide services for children with serious emotional 763 disturbances as defined in Section 43-14-1(1), which may include 764 home- and community-based services, case management services or 765 managed care services through mental health providers certified by 766 the Department of Mental Health. The division may implement and 767 provide services under this waivered program only if funds for 768 these services are specifically appropriated for this purpose by 769 the Legislature, or if funds are voluntarily provided by affected 770 agencies.
- 771 (47) (a) Notwithstanding any other provision in this 772 article to the contrary, the division may develop and implement 773 disease management programs for individuals with high-cost chronic 774 diseases and conditions, including the use of grants, waivers, 775 demonstrations or other projects as necessary.
- 776 (b) Participation in any disease management 777 program implemented under this paragraph (47) is optional with the 778 individual. An individual must affirmatively elect to participate 779 in the disease management program in order to participate, and may 780 elect to discontinue participation in the program at any time.
- 781 (48) Pediatric long-term acute care hospital services.

782	(a) Pediatric long-term acute care hospital
783	services means services provided to eligible persons under
784	twenty-one (21) years of age by a freestanding Medicare-certified
785	hospital that has an average length of inpatient stay greater than
786	twenty-five (25) days and that is primarily engaged in providing
787	chronic or long-term medical care to persons under twenty-one (21)
788	years of age.

- 789 (b) The services under this paragraph (48) shall 790 be reimbursed as a separate category of hospital services.
- 791 (49) The division shall establish copayments and/or 792 coinsurance for all Medicaid services for which copayments and/or 793 coinsurance are allowable under federal law or regulation, and 794 shall set the amount of the copayment and/or coinsurance for each 795 of those services at the maximum amount allowable under federal 796 law or regulation.
- 797 Services provided by the State Department of 798 Rehabilitation Services for the care and rehabilitation of persons 799 who are deaf and blind, as allowed under waivers from the United 800 States Department of Health and Human Services to provide 801 home- and community-based services using state funds that are 802 provided from the appropriation to the State Department of 803 Rehabilitation Services or if funds are voluntarily provided by 804 another agency.
- 805 (51) Upon determination of Medicaid eligibility and in 806 association with annual redetermination of Medicaid eligibility,

beneficiaries shall be encouraged to undertake a physical examination that will establish a base-line level of health and identification of a usual and customary source of care (a medical home) to aid utilization of disease management tools. This physical examination and utilization of these disease management tools shall be consistent with current United States Preventive Services Task Force or other recognized authority recommendations.

For persons who are determined ineligible for Medicaid, the division will provide information and direction for accessing 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.
- 827 (53) Targeted case management services for high-cost 828 beneficiaries shall be developed by the division for all services 829 under this section.
- 830 (54) Adult foster care services pilot program. Social 831 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.

services may be developed to cover a period of treatment for up to six (6) months, but in no event shall the plan of care exceed a six-month period of treatment. The projected period of treatment must be indicated on the initial plan of care and must be updated with each subsequent revised plan of care. Based on medical necessity, the division shall approve certification periods for less than or up to six (6) months, but in no event shall the certification period exceed the period of treatment indicated on the plan of care. The appeal process for any reduction in therapy services shall be consistent with the appeal process in federal regulations.

(56) Prescribed pediatric extended care centers services for medically dependent or technologically dependent children with complex medical conditions that require continual care as prescribed by the child's attending physician, as determined by the division.

857	(57) No Medicaid benefit shall restrict coverage for
858	medically appropriate treatment prescribed by a physician and
859	agreed to by a fully informed individual, or if the individual
860	lacks legal capacity to consent by a person who has legal
861	authority to consent on his or her behalf, based on an
862	individual's diagnosis with a terminal condition. As used in this
863	paragraph (57), "terminal condition" means any aggressive
864	malignancy, chronic end-stage cardiovascular or cerebral vascular
865	disease, or any other disease, illness or condition which a
866	physician diagnoses as terminal.

(B) 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 subsection (B) shall not apply to inpatient hospital services, nursing facility services, intermediate care facility services, psychiatric residential treatment facility services, pharmacy services provided under subsection (A)(9) of this section, or any service provided by the University of Mississippi Medical Center or a state agency, a state facility or a public agency that either provides its own state match through intergovernmental transfer or certification of funds to the division, or a service for which the federal government sets the reimbursement methodology and rate.

From and after January 1, 2010, the reduction in the reimbursement

- 882 rates required by this subsection (B) shall not apply to 883 physicians' services. In addition, the reduction in the 884 reimbursement rates required by this subsection (B) shall not 885 apply to case management services and home-delivered meals 886 provided under the home- and community-based services program for 887 the elderly and disabled by a planning and development district 888 (PDD). Planning and development districts participating in the 889 home- and community-based services program for the elderly and 890 disabled as case management providers shall be reimbursed for case management services at the maximum rate approved by the Centers 891 892 for Medicare and Medicaid Services (CMS).
 - in 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 reduction of costs required of that program. Federally qualified health centers may participate in the emergency room redirection program, and the division may pay those centers a percentage of any savings to the Medicaid program achieved by the centers' accepting patient referrals through the program, as provided in this subsection (C).
 - (D) Notwithstanding any provision of this article, except as authorized in the following subsection 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

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907	recipients under this section, nor (b) the payments, payment
908	methodology as provided below in this subsection (D), or rates of
909	reimbursement to providers rendering care or services authorized
910	under this section to recipients, may be increased, decreased or
911	otherwise changed from the levels in effect on July 1, 1999,
912	unless they are authorized by an amendment to this section by the
913	Legislature. However, the restriction in this subsection shall
914	not prevent the division from changing the payments, payment
915	methodology as provided below in this subsection (D), or rates of
916	reimbursement to providers without an amendment to this section
917	whenever those changes are required by federal law or regulation,
918	or whenever those changes are necessary to correct administrative
919	errors or omissions in calculating those payments or rates of
920	reimbursement. The prohibition on any changes in payment
921	methodology provided in this subsection (D) shall apply only to
922	payment methodologies used for determining the rates of
923	reimbursement for inpatient hospital services, outpatient hospital
924	services, nursing facility services, and/or pharmacy services,
925	except as required by federal law, and the federally mandated
926	rebasing of rates as required by the Centers for Medicare and
927	Medicaid Services (CMS) shall not be considered payment
928	methodology for purposes of this subsection (D). No service
929	benefits or reimbursement limitations in this section shall apply
930	to payments under an APR-DRG or APC model or a managed care

- 931 program or similar model described in subsection (H) of this 932 section.
- 933 (E) Notwithstanding any provision of this article, no new
 934 groups or categories of recipients and new types of care and
 935 services may be added without enabling legislation from the
 936 Mississippi Legislature, except that the division may authorize
 937 those changes without enabling legislation when the addition of
 938 recipients or services is ordered by a court of proper authority.
 - The executive director shall keep the Governor advised on a timely basis of the funds available for expenditure and the projected expenditures. If current or projected expenditures of the division are reasonably anticipated to exceed the amount of funds appropriated to the division for any fiscal year, the Governor, after consultation with the executive director, shall discontinue any or all of the payment of the types of care and services as provided in this section that are deemed to be optional services under Title XIX of the federal Social Security Act, as amended, and when necessary, shall institute any other cost containment measures on any program or programs authorized under the article to the extent allowed under the federal law governing that program or programs. However, the Governor shall not be authorized to discontinue or eliminate any service under this section that is mandatory under federal law, or to discontinue or eliminate, or adjust income limits or resource limits for, any eligibility category or group under Section

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956	43-13-115. Beginning in fiscal year 2010 and in fiscal years
957	thereafter, when Medicaid expenditures are projected to exceed
958	funds available for any quarter in the fiscal year, the division
959	shall submit the expected shortfall information to the PEER
960	Committee, which shall review the computations of the division and
961	report its findings to the Legislative Budget Office within thirty
962	(30) days of such notification by the division, and not later than
963	January 7 in any year. If expenditure reductions or cost
964	containments are implemented, the Governor may implement a maximum
965	amount of state share expenditure reductions to providers, of
966	which hospitals will be responsible for twenty-five percent (25%)
967	of provider reductions as follows: in fiscal year 2010, the
968	maximum amount shall be Twenty-four Million Dollars
969	(\$24,000,000.00); in fiscal year 2011, the maximum amount shall be
970	Thirty-two Million Dollars (\$32,000,000.00); and in fiscal year
971	2012 and thereafter, the maximum amount shall be Forty Million
972	Dollars (\$40,000,000.00). However, instead of implementing cuts,
973	the hospital share shall be in the form of an additional
974	assessment not to exceed Ten Million Dollars (\$10,000,000.00) as
975	provided in Section 43-13-145(4)(a)(ii). If Medicaid expenditures
976	are projected to exceed the amount of funds appropriated to the
977	division in any fiscal year in excess of the expenditure
978	reductions to providers, then funds shall be transferred by the
979	State Fiscal Officer from the Health Care Trust Fund into the
980	Health Care Expendable Fund and to the Governor's Office, Division
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981 of Medicaid, from the Health Care Expendable Fund, in the amount 982 and at such time as requested by the Governor to reconcile the 983 If the cost containment measures described above have 984 been implemented and there are insufficient funds in the Health 985 Care Trust Fund to reconcile any remaining deficit in any fiscal 986 year, the Governor shall institute any other additional cost containment measures on any program or programs authorized under 987 988 this article to the extent allowed under federal law. Hospitals 989 shall be responsible for twenty-five percent (25%) of any 990 additional imposed provider cuts. However, instead of 991 implementing hospital expenditure reductions, the hospital 992 reductions shall be in the form of an additional assessment not to 993 exceed twenty-five percent (25%) of provider expenditure 994 reductions as provided in Section 43-13-145(4)(a)(ii). 995 intent of the Legislature that the expenditures of the division 996 during any fiscal year shall not exceed the amounts appropriated 997 to the division for that fiscal year.

shall be the duty of each nursing facility, intermediate care facility for individuals with intellectual disabilities, psychiatric residential treatment facility, and nursing facility for the severely disabled that is participating in the Medicaid program to keep and maintain books, documents and other records as prescribed by the Division of Medicaid in substantiation of its cost reports for a period of three (3) years after the date of

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submission to the Division of Medicaid of an original cost report, or three (3) years after the date of submission to the Division of Medicaid of an amended cost report.

1009 (H) (1)Notwithstanding any other provision of this 1010 article, the division is authorized to implement (a) a managed 1011 care program, (b) a coordinated care program, (c) a coordinated 1012 care organization program, (d) a health maintenance organization 1013 program, (e) a patient-centered medical home program, (f) an 1014 accountable care organization program, * * * (g) 1015 provider-sponsored health plan, or (h) any combination of the 1016 above programs. Managed care programs, coordinated care programs, 1017 coordinated care organization programs, health maintenance 1018 organization programs, patient-centered medical home programs, 1019 accountable care organization programs, provider-sponsored health 1020 plans, or any combination of the above programs or other similar 1021 programs implemented by the division under this section shall be 1022 limited to the greater of (i) forty-five percent (45%) of the 1023 total enrollment of Medicaid beneficiaries, or (ii) the categories 1024 of beneficiaries participating in the program as of January 1, 1025 2014, plus the categories of beneficiaries composed primarily of 1026 persons younger than nineteen (19) years of age, and the division 1027 is authorized to enroll categories of beneficiaries in such 1028 program(s) as long as the appropriate limitations are not exceeded 1029 in the aggregate. As a condition for the approval of any program

1030	under this \star \star \star <u>subsection</u> (H)(1), the division shall require
1031	that no program may:
1032	(a) Pay providers at a rate that is less than the
1033	Medicaid All-Patient Refined-Diagnosis Related Groups (APR-DRG)
1034	reimbursement rate;
1035	(b) Override the medical decisions of hospital
1036	physicians or staff regarding patients admitted to a hospital <u>for</u>
1037	an emergency medical condition as defined by 42 US Code Section
1038	$\underline{1395dd}$. This restriction (b) does not prohibit * * * \underline{the}
1039	retrospective review of the appropriateness of the determination
1040	that an emergency medical condition exists by chart review or
1041	coding algorithm, nor does it prohibit prior authorization for
1042	nonemergency hospital admissions;
1043	* * *
1044	(* * \star <u>c</u>) Pay providers at a rate that is less
1045	than the normal Medicaid reimbursement rate; however, the division
1046	may approve use of innovative payment models that recognize
1047	alternative payment models, including quality and value-based
1048	payments, provided both parties mutually agree and the Division of
1049	Medicaid approves of said models. Participation in the provider
1050	network of any managed care, coordinated care, provider-sponsored
1051	health plan, or similar contractor shall not be conditioned on the
1052	provider's agreement to accept such alternative payment models;
1053	(* * $\star \underline{d}$) Implement a prior authorization program
1054	for prescription drugs that is more stringent than the prior

authorization processes used by the division in its administration of the Medicaid program;

1057 (** * \underline{e}) Implement a policy that does not comply 1058 with the prescription drugs payment requirements established in 1059 subsection (A)(9) of this section;

1060 (* * * \underline{f}) Implement a preferred drug list that is 1061 more stringent than the mandatory preferred drug list established 1062 by the division under subsection (A)(9) of this section;

 $(\ \ \star \ \star \ \underline{\ \ }\underline{\ \ }\underline{\ \ }) \ \ \text{Implement a policy which denies}$ beneficiaries with hemophilia access to the federally funded hemophilia treatment centers as part of the Medicaid Managed Care network of providers. All Medicaid beneficiaries with hemophilia shall receive unrestricted access to anti-hemophilia factor products through noncapitated reimbursement programs.

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(* * *2) Any contractors providing direct patient care
under a managed care program established in this section shall
provide to the Legislature and the division statistical data to be
shared with provider groups in order to improve patient access,
appropriate utilization, cost savings and health outcomes.

(* * * $\underline{3}$) All health maintenance organizations, coordinated care organizations, provider-sponsored health plans, or other organizations paid for services on a capitated basis by the division under any managed care program or coordinated care program implemented by the division under this section shall

- reimburse all providers in those organizations at rates no lower than those provided under this section for beneficiaries who are not participating in those programs.
- 1083 (* * *4) No health maintenance organization, 1084 coordinated care organization, provider-sponsored health plan, or 1085 other organization paid for services on a capitated basis by the 1086 division under any managed care program or coordinated care 1087 program implemented by the division under this section shall 1088 require its providers or beneficiaries to use any pharmacy that 1089 ships, mails or delivers prescription drugs or legend drugs or 1090 devices.
- 1091 (I) [Deleted]
- (J) There shall be no cuts in inpatient and outpatient hospital payments, or allowable days or volumes, as long as the hospital assessment provided in Section 43-13-145 is in effect.

 This subsection (J) shall not apply to decreases in payments that are a result of: reduced hospital admissions, audits or payments under the APR-DRG or APC models, or a managed care program or similar model described in subsection (** * *H) of this section.
- 1099 (K) This section shall stand repealed on * * * $\frac{30}{100}$ 1100 2018.
- SECTION 2. Section 43-13-145, Mississippi Code of 1972, is amended as follows:
- 1103 43-13-145. (1) (a) Upon each nursing facility licensed by 1104 the State of Mississippi, there is levied an assessment in an

1105	amount	set	bv	the	division,	ea	rual	to	the	maximum	rate	allowed	zd.	7

- 1106 federal law or regulation, for each licensed and occupied bed of
- 1107 the facility.
- 1108 (b) A nursing facility is exempt from the assessment
- 1109 levied under this subsection if the facility is operated under the
- 1110 direction and control of:
- 1111 (i) The United States Veterans Administration or
- 1112 other agency or department of the United States government;
- 1113 (ii) The State Veterans Affairs Board; or
- 1114 (iii) The University of Mississippi Medical
- 1115 Center.
- 1116 (2) (a) Upon each intermediate care facility for
- 1117 individuals with intellectual disabilities licensed by the State
- 1118 of Mississippi, there is levied an assessment in an amount set by
- 1119 the division, equal to the maximum rate allowed by federal law or
- 1120 regulation, for each licensed and occupied bed of the facility.
- 1121 (b) An intermediate care facility for individuals with
- 1122 intellectual disabilities is exempt from the assessment levied
- 1123 under this subsection if the facility is operated under the
- 1124 direction and control of:
- 1125 (i) The United States Veterans Administration or
- 1126 other agency or department of the United States government;
- 1127 (ii) The State Veterans Affairs Board; or
- 1128 (iii) The University of Mississippi Medical
- 1129 Center.

1130	(3) (a) Upon each psychiatric residential treatment
1131	facility licensed by the State of Mississippi, there is levied an
1132	assessment in an amount set by the division, equal to the maximum
1133	rate allowed by federal law or regulation, for each licensed and
1134	occupied bed of the facility.

- 1135 (b) A psychiatric residential treatment facility is
 1136 exempt from the assessment levied under this subsection if the
 1137 facility is operated under the direction and control of:
- 1138 (i) The United States Veterans Administration or 1139 other agency or department of the United States government;
- 1140 (ii) The University of Mississippi Medical Center;
 1141 or
- 1142 (iii) A state agency or a state facility that
 1143 either provides its own state match through intergovernmental
 1144 transfer or certification of funds to the division.
- 1145 (4) Hospital assessment.
- 1146 Subject to and upon fulfillment of the (a) (i) 1147 requirements and conditions of paragraph (f) below, and 1148 notwithstanding any other provisions of this section, effective 1149 for state fiscal year \star \star 2016, fiscal year 2017 and fiscal year 1150 2018, an annual assessment on each hospital licensed in the state 1151 is imposed on each non-Medicare hospital inpatient day as defined below at a rate that is determined by dividing the sum prescribed 1152 1153 in this subparagraph (i), plus the nonfederal share necessary to maximize the Disproportionate Share Hospital (DSH) and inpatient 1154

1155	Medicare Upper Payment Limits (UPL) payments and inpatient
1156	hospital access payments, by the total number of non-Medicare
1157	hospital inpatient days as defined below for all licensed
1158	Mississippi hospitals, except as provided in paragraph (d) below.
1159	If the state matching funds percentage for the Mississippi
1160	Medicaid program is sixteen percent (16%) or less, the sum used in
1161	the formula under this subparagraph (i) shall be Seventy-four
1162	Million Dollars (\$74,000,000.00). If the state matching funds
1163	percentage for the Mississippi Medicaid program is twenty-four
1164	percent (24%) or higher, the sum used in the formula under this
1165	subparagraph (i) shall be One Hundred Four Million Dollars
1166	(\$104,000,000.00). If the state matching funds percentage for the
1167	Mississippi Medicaid program is between sixteen percent (16%) and
1168	twenty-four percent (24%), the sum used in the formula under this
1169	subparagraph (i) shall be a pro rata amount determined as follows:
1170	the current state matching funds percentage rate minus sixteen
1171	percent (16%) divided by eight percent (8%) multiplied by Thirty
1172	Million Dollars (\$30,000,000.00) and add that amount to
1173	Seventy-four Million Dollars (\$74,000,000.00). However, no
1174	assessment in a quarter under this subparagraph (i) may exceed the
1175	assessment in the previous quarter by more than Three Million
1176	Seven Hundred Fifty Thousand Dollars (\$3,750,000.00) (which would
1177	be Fifteen Million Dollars (\$15,000,000.00) on an annualized
1178	basis). The division shall publish the state matching funds
1179	percentage rate applicable to the Mississippi Medicaid program on
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1180 the tenth day of the first month of each quarter and the 1181 assessment determined under the formula prescribed above shall be 1182 applicable in the quarter following any adjustment in that state 1183 matching funds percentage rate. The division shall notify each 1184 hospital licensed in the state as to any projected increases or 1185 decreases in the assessment determined under this subparagraph 1186 However, if the Centers for Medicare and Medicaid Services 1187 (CMS) does not approve the provision in Section 43-13-117(39) 1188 requiring the division to reimburse crossover claims for inpatient 1189 hospital services and crossover claims covered under Medicare Part 1190 B for dually eliqible beneficiaries in the same manner that was in effect on January 1, 2008, the sum that otherwise would have been 1191 1192 used in the formula under this subparagraph (i) shall be reduced by Seven Million Dollars (\$7,000,000.00). 1193

subparagraph (i), effective for state fiscal year * * * 2016, fiscal year 2017 and fiscal year 2018, an additional annual assessment on each hospital licensed in the state is imposed on each non-Medicare hospital inpatient day as defined below at a rate that is determined by dividing twenty-five percent (25%) of any provider reductions in the Medicaid program as authorized in Section 43-13-117(F) for that fiscal year up to the following maximum amount, plus the nonfederal share necessary to maximize the Disproportionate Share Hospital (DSH) and inpatient Medicare Upper Payment Limits (UPL) payments and inpatient hospital access

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1206 days as defined below for all licensed Mississippi hospitals: 1207 fiscal year 2010, the maximum amount shall be Twenty-four Million 1208 Dollars (\$24,000,000.00); in fiscal year 2011, the maximum amount 1209 shall be Thirty-two Million Dollars (\$32,000,000.00); and in 1210 fiscal year 2012 and thereafter, the maximum amount shall be Forty 1211 Million Dollars (\$40,000,000.00). Any such deficit in the 1212 Medicaid program shall be reviewed by the PEER Committee as 1213 provided in Section 43-13-117(F). 1214 (iii) In addition to the assessments provided in 1215 subparagraphs (i) and (ii), effective for state fiscal year * * * 2016, fiscal year 2017 and fiscal year 2018, an additional annual 1216 1217 assessment on each hospital licensed in the state is imposed pursuant to the provisions of Section 43-13-117(F) if the cost 1218 1219 containment measures described therein have been implemented and 1220 there are insufficient funds in the Health Care Trust Fund to 1221 reconcile any remaining deficit in any fiscal year. If the 1222 Governor institutes any other additional cost containment measures 1223 on any program or programs authorized under the Medicaid program 1224 pursuant to Section 43-13-117(F), hospitals shall be responsible 1225 for twenty-five percent (25%) of any such additional imposed 1226 provider cuts, which shall be in the form of an additional 1227 assessment not to exceed the twenty-five percent (25%) of provider 1228 expenditure reductions. Such additional assessment shall be imposed on each non-Medicare hospital inpatient day in the same 1229 15/SS02/SB2588CR.3J

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payments, by the total number of non-Medicare hospital inpatient

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1230	manner as assessments are imposed under subparagraphs (i) and
1231	(ii).
1232	(b) Payment and definitions.
1233	(i) * * * The hospital assessment as described in
1234	subsection (4) above shall be assessed and collected monthly no
1235	later than the fifteenth calendar day of each month; provided,
1236	however, that the first three (3) monthly payments shall be
1237	assessed but not be collected until collection is satisfied for
1238	the third monthly (September) payment and the second three (3)
1239	monthly payments shall be assessed but not be collected until
1240	collection is satisfied for the sixth monthly (December) payment
1241	and provided that the portion of the assessment related to the DSH
1242	payments shall be paid in three (3) one-third (1/3) installments
1243	due no later than the fifteenth calendar day of the payment month
1244	of the DSH payments required by Section 43-13-117(A)(18), which
1245	shall be paid during the second, third and fourth quarters of the
1246	state fiscal year, and provided that the assessment related to any
1247	inpatient UPL payment(s) shall be paid no later than the fifteenth
1248	calendar day of the payment month of the UPL payment(s) and
1249	provided assessments related to inpatient hospital access payments
1250	will be collected beginning the initial month that the division
1251	funds MHAP.
1252	(ii) Definitions. For purposes of this subsection
1253	<pre>(4):</pre>

1254	1. "Non-Medicare hospital inpatient day"
1255	means total hospital inpatient days including subcomponent days
1256	less Medicare inpatient days including subcomponent days from the
1257	hospital's 2013 Medicare cost report on file with CMS.
1258	a. Total hospital inpatient days shall
1259	be the sum of Worksheet S-3, Part 1, column * * * $\frac{8}{9}$ row * * * $\frac{14}{9}$,
1260	column * * * $\frac{8}{9}$ row * * * $\frac{16}{9}$, and column * * * $\frac{8}{9}$ row * * * $\frac{17}{9}$,
1261	excluding column * * * $\frac{8}{9}$ rows * * * $\frac{5}{9}$ and * * * $\frac{6}{9}$.
1262	b. Hospital Medicare inpatient days
1263	shall be the sum of Worksheet S-3, Part 1, column * * * $\frac{6}{6}$
1264	row * * * $\frac{14}{10}$, column * * * $\frac{6}{10}$ row * * * $\frac{16.00}{100}$, and column * * * $\frac{6}{100}$
1265	row * * * $\frac{17}{10}$, excluding column * * * $\frac{6}{10}$ rows * * * $\frac{5}{10}$ and * * * $\frac{6}{10}$.
1266	c. Inpatient days shall not include
1267	residential treatment or long-term care days.
1268	2. "Subcomponent inpatient day" means the
1269	number of days of care charged to a beneficiary for inpatient
1270	hospital rehabilitation and psychiatric care services in units of
1271	full days. A day begins at midnight and ends twenty-four (24)
1272	hours later. A part of a day, including the day of admission and
1273	day on which a patient returns from leave of absence, counts as a
1274	full day. However, the day of discharge, death, or a day on which

and discharge or death occur on the same day, the day is

a patient begins a leave of absence is not counted as a day unless

discharge or death occur on the day of admission. If admission

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- 1278 considered a day of admission and counts as one (1) subcomponent 1279 inpatient day.
- 1280 (c) The assessment provided in this subsection is

 1281 intended to satisfy and not be in addition to the assessment and

 1282 intergovernmental transfers provided in Section 43-13-117(A)(18).

 1283 Nothing in this section shall be construed to authorize any state

 1284 agency, division or department, or county, municipality or other

 1285 local governmental unit to license for revenue, levy or impose any

 1286 other tax, fee or assessment upon hospitals in this state not
- 1288 (d) Hospitals operated by the United States Department
 1289 of Veterans Affairs and state-operated facilities that provide
 1290 only inpatient and outpatient psychiatric services shall not be
 1291 subject to the hospital assessment provided in this subsection.
- 1292 (e) Multihospital systems, closure, merger and new 1293 hospitals.

authorized by a specific statute.

- (i) If a hospital conducts, operates or maintains
 more than one (1) hospital licensed by the State Department of
 Health, the provider shall pay the hospital assessment for each
 hospital separately.
- 1298 (ii) Notwithstanding any other provision in this
 1299 section, if a hospital subject to this assessment operates or
 1300 conducts business only for a portion of a fiscal year, the
 1301 assessment for the state fiscal year shall be adjusted by
 1302 multiplying the assessment by a fraction, the numerator of which

1303	is the number of days in the year during which the hospital
1304	operates, and the denominator of which is three hundred sixty-five
1305	(365). Immediately upon ceasing to operate, the hospital shall
1306	pay the assessment for the year as so adjusted (to the extent not
1307	previously paid).

- 1308 (f) Applicability.
- The hospital assessment imposed by this subsection shall not take effect and/or shall cease to be imposed if:
- 1311 (i) The assessment is determined to be an

 1312 impermissible tax under Title XIX of the Social Security Act; or

 1313 (ii) CMS revokes its approval of the division's
- 1314 2009 Medicaid State Plan Amendment for the methodology for
- 1315 DSH * * * payments to hospitals under Section 43-13-117(A)(18).
- This subsection (4) is repealed on July 1, \star \star 2018.
- 1317 (5) Each health care facility that is subject to the
 1318 provisions of this section shall keep and preserve such suitable
 1319 books and records as may be necessary to determine the amount of
 1320 assessment for which it is liable under this section. The books
 1321 and records shall be kept and preserved for a period of not less
 1322 than five (5) years, during which time those books and records
 1323 shall be open for examination during business hours by the
- 1324 division, the Department of Revenue, the Office of the Attorney
- 1325 General and the State Department of Health.



- 1326 (6) Except as provided in subsection (4) of this section,
 1327 the assessment levied under this section shall be collected by the
 1328 division each month beginning on March 31, 2005.
- 1329 (7) All assessments collected under this section shall be
 1330 deposited in the Medical Care Fund created by Section 43-13-143.
- 1331 (8) The assessment levied under this section shall be in
 1332 addition to any other assessments, taxes or fees levied by law,
 1333 and the assessment shall constitute a debt due the State of
 1334 Mississippi from the time the assessment is due until it is paid.
 - (9)(a) If a health care facility that is liable for payment of an assessment levied by the division 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

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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.

1354 As an additional or alternative method for (b) 1355 collecting unpaid assessments levied by the division, if a health 1356 care facility fails or refuses to pay the assessment after 1357 receiving notice and demand from the division, the division may 1358 file a notice of a tax lien with the chancery clerk of the county 1359 in which the health care facility is located, for the amount of 1360 the unpaid assessment and a penalty of ten percent (10%) of the 1361 amount of the assessment, plus the legal rate of interest until 1362 the assessment is paid in full. Immediately upon receipt of 1363 notice of the tax lien for the assessment, the chancery clerk shall forward the notice to the circuit clerk who shall enter the 1364 1365 notice of the tax lien as a judgment upon the judgment roll and 1366 show in the appropriate columns the name of the health care 1367 facility as judgment debtor, the name of the division as judgment 1368 creditor, the amount of the unpaid assessment, and the date and 1369 time of enrollment. The judgment shall be valid as against 1370 mortgagees, pledgees, entrusters, purchasers, judgment creditors 1371 and other persons from the time of filing with the clerk. 1372 amount of the judgment shall be a debt due the State of 1373 Mississippi and remain a lien upon the tangible property of the health care facility until the judgment is satisfied. 1374 judgment shall be the equivalent of any enrolled judgment of a 1375

1376 court of record and shall serve as authority for the issuance of writs of execution, writs of attachment or other remedial writs.

- (10) As soon as possible after July 1, 2009, the Division of 1378 1379 Medicaid shall submit to the Centers for Medicare and Medicaid 1380 Services (CMS) a state plan amendment or amendments (SPA) 1381 regarding the hospital assessment established under subsection (4) 1382 of this section. In addition to defining the assessment 1383 established in subsection (4) of this section, the state plan 1384 amendment or amendments shall include any amendments necessary to 1385 provide for the following additional annual Medicare Upper Payment 1386 Limits (UPL) and Disproportionate Share Hospital (DSH) payments to 1387 hospitals located in Mississippi that participate in the Medicaid 1388 program:
- (a) Privately operated and nonstate government operated hospitals, within the meaning of 42 CFR Section 447.272, that have fifty (50) or fewer licensed beds as of January 1, 2009, shall receive an additional inpatient UPL payment equal to sixty-five percent (65%) of their fiscal year 2013 hospital specific inpatient UPL gap, before any payments under this subsection.
- (b) General acute care hospitals licensed within the

 1396 class of state hospitals shall receive an additional inpatient UPL

 1397 payment equal to twenty-eight percent (28%) of their fiscal year

 1398 2013 inpatient payments, excluding DSH and UPL payments.
- 1399 (c) General acute care hospitals licensed within the 1400 class of nonstate government hospitals shall receive an additional

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inpatient UPL payment determined by multiplying inpatient
payments, excluding DSH and UPL, by the uniform percentage
necessary to exhaust the maximum amount of inpatient UPL payments
permissible under federal regulations. (For state fiscal year
2015 and fiscal year 2016, the state shall use 2013 inpatient
payment data).

1407 In addition to other payments provided above, all (d) 1408 hospitals licensed within the class of private hospitals shall 1409 receive an additional inpatient UPL payment determined by 1410 multiplying inpatient payments, excluding DSH and UPL, by the 1411 uniform percentage necessary to exhaust the maximum amount of UPL inpatient payments permissible under federal regulations. 1412 1413 state fiscal year 2015 and fiscal year 2016, the state shall use 1414 2013 data.

1415 All hospitals satisfying the minimum federal DSH 1416 eligibility requirements (Section 1923(d) of the Social Security 1417 Act) shall, subject to OBRA 1993 payment limitations, receive an additional DSH payment. This additional DSH payment shall expend 1418 1419 the balance of the federal DSH allotment and associated state 1420 share not utilized in DSH payments to state-owned institutions for 1421 treatment of mental diseases. The payment to each hospital shall 1422 be calculated by applying a uniform percentage to the uninsured costs of each eligible hospital, excluding state-owned 1423 1424 institutions for treatment of mental diseases; however, that

- 1425 percentage for a state-owned teaching hospital located in Hinds 1426 County shall be multiplied by a factor of two (2).
- 1427 (11) The portion of the hospital assessment provided in

 1428 subsection (4) of this section associated with the MHAP shall not

 1429 be in effect or implemented until the * * * approval by CMS for

 1430 the MHAP is obtained.
- 1431 (12) The division shall implement DSH and UPL calculation
 1432 methodologies that result in the maximization of available federal
 1433 funds.
- 1434 (13) The DSH and inpatient UPL payments shall be paid on or 1435 before December 31, March 31, and June 30 of each fiscal year, in 1436 increments of one-third (1/3) of the total calculated DSH and 1437 inpatient UPL amounts.
- 1438 The hospital assessment as described in subsection (4) 1439 above shall be assessed and collected * * * monthly no later than 1440 the fifteenth calendar day of each month; provided, however, that 1441 the first * * * three (3) monthly payments shall be assessed but not be collected until collection is * * * satisfied for the * * * 1442 1443 third monthly (September) payment and the second three (3) monthly 1444 payments shall be assessed but not be collected until collection 1445 is satisfied for the sixth monthly (December) payment and provided 1446 that the portion of the assessment related to the DSH payments 1447 shall be paid in three (3) one-third (1/3) installments due no later than the fifteenth calendar day of the payment month of the 1448 1449 DSH payments required by Section 43-13-117(A)(18), which shall be

1450	paid during the second, third and fourth quarters of the state
1451	fiscal year, and provided that the assessment related to any
1452	inpatient UPL payment(s) shall be paid no later than the fifteenth
1453	calendar day of the payment month of the UPL payment(s) and
1454	provided assessments related to MHAP will be collected beginning
1455	the initial month that the division funds MHAP.

- (15) If for any reason any part of the plan for additional annual DSH and inpatient UPL payments to hospitals provided under subsection (10) of this section is not approved by CMS, the remainder of the plan shall remain in full force and effect.
- 1460 (16) Nothing in this section shall prevent the Division of
 1461 Medicaid from facilitating participation in Medicaid supplemental
 1462 hospital payment programs by a hospital located in a county
 1463 contiguous to the State of Mississippi that is also authorized by
 1464 federal law to submit intergovernmental transfers (IGTs) to the
 1465 State of Mississippi to fund the state share of the hospital's
 1466 supplemental and/or MHAP payments.
- 1467 (17) Subsections (10) through (16) of this section shall 1468 stand repealed on July 1, * * * $\underline{2018}$.
- 1469 **SECTION 3.** This act shall take effect and be in force from 1470 and after its passage.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 43-13-117, MISSISSIPPI CODE OF 1972, RELATING TO HEALTH CARE SERVICES AUTHORIZED FOR REIMBURSEMENT

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- 3 UNDER THE MEDICAID PROGRAM; TO AUTHORIZE THE DIVISION TO APPLY FOR
- 4 WAIVERS TO REIMBURSE FOR ADULT DAY CARE FACILITIES SERVICES; TO
- 5 AUTHORIZE AND DIRECT THE DIVISION OF MEDICAID TO ESTABLISH A
- 6 MISSISSIPPI HOSPITAL ACCESS PROGRAM (MHAP) TO PROVIDE ADDITIONAL
- 7 HOSPITAL INPATIENT REIMBURSEMENT PAYMENTS IN LIEU OF THE INPATIENT
- 8 UPPER PAYMENT LIMITS PROGRAM SUBJECT TO THE APPROVAL OF THE
- 9 CENTERS FOR MEDICARE AND MEDICAID SERVICES; TO AUTHORIZE THE
- 10 DIVISION TO IMPLEMENT A PROVIDER-SPONSORED HEALTH PLAN; TO PROVIDE
- 11 THAT NO HEALTH PLAN IMPLEMENTED BY THE DIVISION MAY OVERRIDE THE
- 12 MEDICAL DECISIONS OF HOSPITAL PHYSICIANS OR STAFF REGARDING
- 13 EMERGENCY ROOM PATIENTS; TO PROVIDE THAT NO HEALTH PLAN
- 14 IMPLEMENTED BY THE DIVISION MAY PAY PROVIDERS AT A RATE THAT IS
- 15 LESS THAN THE NORMAL MEDICAID REIMBURSEMENT RATE; TO EXTEND THE
- 16 AUTOMATIC REPEALER ON SAID SECTION; TO AMEND SECTION 43-13-145,
- 17 MISSISSIPPI CODE OF 1972, RELATING TO ASSESSMENTS UPON HEALTH CARE
- 18 FACILITIES FOR THE SUPPORT OF THE MEDICAID PROGRAM; TO PRESCRIBE
- 19 THE METHOD AND RATE OF THE HOSPITAL ASSESSMENT AND TO PROVIDE THAT
- 20 ASSESSMENTS RELATED TO INPATIENT HOSPITAL PAYMENTS WILL BE
- 21 COLLECTED BEGINNING THE INITIAL MONTH THAT THE DIVISION FUNDS THE
- 22 MHAP PROGRAM; TO EXTEND THE AUTOMATIC REPEALER ON SAID SECTION;
- 23 AND FOR RELATED PURPOSES.

CONFEREES FOR THE SENATE

CONFEREES FOR THE HOUSE

X (SIGNED) Kirby X (SIGNED) Howell

X (SIGNED)

X (SIGNED)
White

Bryan

X (SIGNED) Barker

X (SIGNED) Burton