REGULAR SESSION 2016

MISSISSIPPI LEGISLATURE

By: Senator(s) Burton

To: Public Health and

Welfare

SENATE BILL NO. 2027

1 AN ACT TO AMEND SECTIONS 73-15-5, 73-15-20 AND 73-26-3,

2 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT CLINICAL NURSE

3 SPECIALISTS, NURSE PRACTITIONERS AND PHYSICIAN ASSISTANTS MAY

4 PROVIDE HOME HEALTH SERVICES FOR MEDICARE OR MEDICAID

5 BENEFICIARIES CONSISTENT WITH FEDERAL LAW; TO AMEND SECTION

6 43-13-117, MISSISSIPPI CODE OF 1972, IN CONFORMITY; AND FOR

7 RELATED PURPOSES.

- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 **SECTION 1.** Section 73-15-5, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 73-15-5. (1) "Board" means the Mississippi Board of
- 12 Nursing.
- 13 (2) The "practice of nursing" by a registered nurse means
- 14 the performance for compensation of services which requires
- 15 substantial knowledge of the biological, physical, behavioral,
- 16 psychological and sociological sciences and of nursing theory as
- 17 the basis for assessment, diagnosis, planning, intervention and
- 18 evaluation in the promotion and maintenance of health; management
- 19 of individuals' responses to illness, injury or infirmity; the
- 20 restoration of optimum function; or the achievement of a dignified

- 21 death. "Nursing practice" includes, but is not limited to,
- 22 administration, teaching, counseling, delegation and supervision
- 23 of nursing, and execution of the medical regimen, including the
- 24 administration of medications and treatments prescribed by any
- 25 licensed or legally authorized physician or dentist. The
- 26 foregoing shall not be deemed to include acts of medical diagnosis
- 27 or prescriptions of medical, therapeutic or corrective measures,
- 28 except as may be set forth by rules and regulations promulgated
- 29 and implemented by the Mississippi Board of Nursing.
- 30 (3) "Clinical nurse specialist practice" by a certified
- 31 clinical nurse specialist means the delivery of advanced practice
- 32 nursing care to individuals or groups using advanced diagnostic
- 33 and assessment skills to manage and improve the health status of
- 34 individuals and families; diagnose human responses to actual or
- 35 potential health problems; plan for health promotion, disease
- 36 prevention, and therapeutic intervention in collaboration with the
- 37 patient or client; implement therapeutic interventions based on
- 38 the nurse specialist's area of expertise and within the scope of
- 39 advanced nursing practice, including, but not limited to, direct
- 40 patient care, prescriptive authority as identified by the board,
- 41 counseling, teaching, collaboration with other licensed health
- 42 care providers; and, coordination of health care as necessary and
- 43 appropriate and evaluation of the effectiveness of care. Clinical
- 44 nurse specialists shall be authorized to provide home health

45 services to Medicare and Medicaid beneficiaries consistent with
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46 applicable federal law.

47 "Advanced nursing practice" means, in addition to the practice of professional nursing, the performance of 48 49 advanced-level nursing approved by the board which, by virtue of 50 graduate education and experience are appropriately performed by an advanced practice registered nurse. The advanced practice 51 52 registered nurse may diagnose, treat and manage medical 53 conditions. This may include prescriptive authority as identified 54 by the board. Advanced practice registered nurses must practice 55 in a collaborative/consultative relationship with a physician or 56 dentist with an unrestricted license to practice in the State of 57 Mississippi and advanced nursing must be performed within the

framework of a standing protocol or practice guidelines, as

60 The "practice of nursing" by a licensed practical nurse 61 means the performance for compensation of services requiring basic knowledge of the biological, physical, behavioral, psychological 62 63 and sociological sciences and of nursing procedures which do not 64 require the substantial skill, judgment and knowledge required of 65 a registered nurse. These services are performed under the 66 direction of a registered nurse or a licensed physician or licensed dentist and utilize standardized procedures in the 67 68 observation and care of the ill, injured and infirm; in the maintenance of health; in action to safequard life and health; and 69

appropriate.

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- 70 in the administration of medications and treatments prescribed by
- 71 any licensed physician or licensed dentist authorized by state law
- 72 to prescribe. On a selected basis, and within safe limits, the
- 73 role of the licensed practical nurse shall be expanded by the
- 74 board under its rule-making authority to more complex procedures
- 75 and settings commensurate with additional preparation and
- experience. 76
- 77 (6) A "license" means an authorization to practice nursing
- 78 as a registered nurse or a licensed practical nurse designated
- 79 herein.
- 80 A "registered nurse" is a person who is licensed or
- holds the privilege to practice under the provisions of this 81
- 82 article and who practices nursing as defined herein. "RN" is the
- abbreviation for the title of Registered Nurse. 83
- (8) A "licensed practical nurse" is a person who is licensed 84
- 85 or holds the privilege to practice under this article and who
- 86 practices practical nursing as defined herein. "LPN" is the
- 87 abbreviation for the title of Licensed Practical Nurse.
- 88 A "registered nurse in clinical practice" is one who
- 89 functions in any health care delivery system which provides
- 90 nursing services.
- 91 (10) A "clinical nurse specialist" is a person who is
- 92 licensed or holds the privilege to practice under this article in
- 93 this state to practice professional nursing and who in this state
- practices advanced nursing as defined * * * in subsection (3) of 94

- 95 <u>this section</u>. "CNS" is the abbreviation for the title of Clinical 96 Nurse Specialist.
- (11) An "advanced practice registered nurse" is a person who 97 is licensed or holds the privilege to practice under this article 98 99 and who is certified in advanced practice registered nurse or 100 specialized nursing practice and includes certified registered nurse midwives, certified registered nurse anesthetists and 101 certified nurse practitioners. "CNM" is the abbreviation for the 102 103 title of Certified Nurse Midwife, "CRNA" is the abbreviation for the title of Certified Registered Nurse Anesthetist. "CNP" is the 104 abbreviation for the title of Certified Nurse Practitioner. 105
- (12) A "nurse educator" is a registered nurse who meets the criteria for faculty as set forth in a state-accredited program of nursing for registered nurses, or a state-approved program of nursing for licensed practical nurses, and who functions as a faculty member.
- 111 (13) A "consumer representative" is a person representing the interests of the general public, who may use services of a 112 113 health agency or health professional organization or its members 114 but who is neither a provider of health services, nor employed in 115 the health services field, nor holds a vested interest in the 116 provision of health services at any level, nor has an immediate 117 family member who holds vested interests in the provision of health services at any level. 118

119	(14)	"Privil	Lege to	pract	ice'	" means t	the a	autho	orizati	on to	
120	practice n	ursing i	in the	state a	as (described	d in	the	Nurse	Licensu	ıre
121	Compact pr	ovided f	or in	Section	n 7	3-15-22					

- 122 (15) "Licensee" is a person who has been issued a license to 123 practice nursing in the state or who holds the privilege to 124 practice nursing in the state.
- SECTION 2. Section 73-15-20, Mississippi Code of 1972, is 125 126 amended as follows:
- 127 73-15-20. (1) Advanced practice registered nurses. 128 nurse desiring to be certified as an advanced practice registered 129 nurse shall apply to the board and submit proof that he or she 130 holds a current license to practice professional nursing and that 131 he or she meets one or more of the following requirements:
- 132 Satisfactory completion of a formal post-basic educational program of at least one (1) academic year, the primary 133 134 purpose of which is to prepare nurses for advanced or specialized 135 practice.
- 136 Certification by a board-approved certifying body. (b) 137 Such certification shall be required for initial state 138 certification and any recertification as a registered nurse 139 anesthetist, nurse practitioner or nurse midwife. The board may by rule provide for provisional or temporary state certification 140 of graduate nurse practitioners for a period of time determined to 141 be appropriate for preparing and passing the National 142 143 Certification Examination. Those with provisional or temporary

PAGE 6 (tb\rc)

144	certifications must practice under the direct supervision of a
145	licensed physician or a certified nurse practitioner or certified
146	nurse midwife with at least five (5) years of experience.

- 147 (c) Graduation from a program leading to a master's or 148 post-master's degree in a nursing clinical specialty area with 149 preparation in specialized practitioner skills.
- 150 (2) **Rulemaking.** The board shall provide by rule the
 151 appropriate requirements for advanced practice registered nurses
 152 in the categories of certified registered nurse anesthetist,
 153 certified nurse midwife and advanced practice registered nurse.
 - shall perform those functions authorized in this section within a collaborative/consultative relationship with a dentist or physician with an unrestricted license to practice dentistry or medicine in this state and within an established protocol or practice guidelines, as appropriate, that is filed with the board upon license application, license renewal, after entering into a new collaborative/consultative relationship or making changes to the protocol or practice guidelines or practice site. The board shall review and approve the protocol to ensure compliance with applicable regulatory standards. The advanced practice registered nurse may not practice as an APRN if there is no collaborative/consultative relationship with a physician or dentist and a board-approved protocol or practice guidelines.

168	(4) Renewal. The board shall renew a license for an
169	advanced practice registered nurse upon receipt of the renewal
170	application, fees and protocol or practice guidelines. The board
171	shall adopt rules establishing procedures for license renewals.
172	The board shall by rule prescribe continuing education
173	requirements for advanced practice nurses not to exceed forty (40)
174	hours biennially as a condition for renewal of a license or
175	certificate.

- reinstate a lapsed privilege to practice upon submitting documentation of a current active license to practice professional nursing, a reinstatement application and fee, a protocol or practice guidelines, documentation of current certification as an advanced practice nurse in a designated area of practice by a national certification organization recognized by the board and documentation of at least forty (40) hours of continuing education related to the advanced clinical practice of the nurse practitioner within the previous two-year period. The board shall adopt rules establishing the procedure for reinstatement.
- 187 (6) Changes in status. The advanced practice registered
 188 nurse shall notify the board immediately regarding changes in the
 189 collaborative/consultative relationship with a licensed physician
 190 or dentist. If changes leave the advanced practice registered
 191 nurse without a board-approved collaborative/consultative

192	relations	hip v	with a	phys	iciar	n or	denti	st, the	advanced	pra	actice
193	nurse may	not	pract	ice a	s an	adva	anced 1	practice	registe:	red	nurse.

- 194 (7) **Practice requirements.** The advanced practice registered 195 nurse shall practice:
- 196 (a) According to standards and guidelines of the 197 National Certification Organization.
- 198 (b) In a collaborative/consultative relationship with a
 199 licensed physician whose practice is compatible with that of the
 200 nurse practitioner. Certified registered nurse anesthetists may
 201 collaborate/consult with licensed dentists. The advanced practice
 202 nurse must be able to communicate reliably with a
 203 collaborating/consulting physician or dentist while practicing.
- 204 (c) According to a board-approved protocol or practice 205 guidelines.
 - (d) Advanced practice registered nurses practicing as nurse anesthetists must practice according to board-approved practice guidelines that address preanesthesia preparation and evaluation; anesthesia induction, maintenance, and emergence; postanesthesia care; perianesthetic and clinical support functions.
- 212 (e) Advanced practice registered nurses practicing in 213 other specialty areas must practice according to a board-approved 214 protocol that has been mutually agreed upon by the nurse 215 practitioner and a Mississippi licensed physician or dentist whose

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216	practice	or prescrip	ptive	authority	is	not	limited	as	a	result	of
217	voluntary	surrender	or le	egal/regula	toi	ro ve	der.				

- include and implement a formal quality assurance/quality
 improvement program which shall be maintained on site and shall be
 available for inspection by representatives of the board. This
 quality assurance/quality improvement program must be sufficient
 to provide a valid evaluation of the practice and be a valid basis
 for change, if any.
- (g) Nurse practitioners may not write prescriptions
 for, dispense or order the use of or administration of any
 schedule of controlled substances except as contained in this
 chapter.

229 (8) Prescribing controlled substances and medications.

230 Certified nurse midwives * * *, certified nurse practitioners and 231 clinical nurse specialists may apply for controlled substance 232 prescriptive authority after completing a board-approved educational program. Certified nurse midwives * * *, certified 233 234 nurse practitioners and clinical nurse specialists who have 235 completed the program and received prescription authority from the 236 board may prescribe Schedules II-V. The words "administer," 237 "controlled substances" and "ultimate user," shall have the same meaning as set forth in Section 41-29-105, unless the context 238 239 otherwise requires. The board shall promulgate rules governing prescribing of controlled substances, including distribution, 240

- 241 record keeping, drug maintenance, labeling and distribution 242 requirements and prescription guidelines for controlled substances 243 and all medications. Prescribing any controlled substance in violation of the rules promulgated by the board shall constitute a 244 245 violation of Section 73-15-29(1)(f), (k) and (l) and shall be 246 grounds for disciplinary action. The prescribing, administering 247 or distributing of any legend drug or other medication in 248 violation of the rules promulgated by the board shall constitute a 249 violation of Section 73-15-29(1)(f), (k) and (l) and shall be 250 grounds for disciplinary action.
- 251 **SECTION 3.** Section 73-26-3, Mississippi Code of 1972, is 252 amended as follows:
- 73-26-3. (1) The State Board of Medical Licensure shall license and regulate the practice of physician assistants in accordance with the provisions of this chapter.
- 256 All physician assistants who are employed as physician 257 assistants by a Department of Veterans Affairs health care 258 facility, a branch of the United States military or the Federal 259 Bureau of Prisons, and who are practicing as physician assistants 260 in a federal facility in Mississippi on July 1, 2000, and those 261 physician assistants who trained in a Mississippi physician 262 assistant program and have been continuously practicing as a physician assistant in Mississippi since 1976, shall be eligible 263 264 for licensure if they submit an application for licensure to the board by December 31, 2000. Physician assistants licensed under 265

- this subsection will be eligible for license renewal so long as they meet standard renewal requirements.
- 268 Before December 31, 2004, applicants for physician 269 assistant licensure, except those licensed under subsection (2) of 270 this section, must be graduates of physician assistant educational 271 programs accredited by the Commission on Accreditation of Allied 272 Health Educational Programs or its predecessor or successor 273 agency, have passed the certification examination administered by 274 the National Commission on Certification of Physician Assistants 275 (NCCPA), have current NCCPA certification, and possess a minimum 276 of a baccalaureate degree. Physician assistants meeting these 277 licensure requirements will be eligible for license renewal so
- 279 (4) On or after December 31, 2004, applicants for physician
 280 assistant licensure must meet all of the requirements in
 281 subsection (3) of this section and, in addition, must have
 282 obtained a minimum of a master's degree in a health-related or
 283 science field.

long as they meet standard renewal requirements.

284 (5) Applicants for licensure who meet all licensure
285 requirements except for the master's degree may be granted a
286 temporary license by the board so long as they can show proof of
287 enrollment in a master's program that will, when completed, meet
288 the master's degree requirement. The temporary license will be
289 valid for no longer than one (1) year, and may not be renewed.
290 This subsection shall stand repealed on July 1, 2016.

291	(6) For new graduate physician assistants and all physician
292	assistants receiving initial licenses in the state, except those
293	licensed under subsection (2) of this section, supervision shall
294	require the on-site presence of a supervising physician for one
295	hundred twenty (120) days.

- 296 (7) All physician assistants shall be authorized to provide
 297 home health services for Medicare and Medicaid beneficiaries as
 298 authorized by applicable federal law.
- 299 (* * *8) To qualify for a Mississippi physician assistant 300 license, an applicant must have successfully been cleared for 301 licensure through an investigation that shall consist of a 302 determination as to good moral character and verification that the 303 prospective licensee is not guilty of or in violation of any 304 statutory ground for denial of licensure. To assist the board in 305 conducting its licensure investigation, all applicants shall 306 undergo a fingerprint-based criminal history records check of the 307 Mississippi central criminal database and the Federal Bureau of 308 Investigation criminal history database. Each applicant shall 309 submit a full set of the applicant's fingerprints in a form and 310 manner prescribed by the board, which shall be forwarded to the 311 Mississippi Department of Public Safety (department) and the 312 Federal Bureau of Investigation Identification Division for this 313 purpose.
- Any and all state or national criminal history records
 information obtained by the board that is not already a matter of

316	public record shall be deemed nonpublic and confidential
317	information restricted to the exclusive use of the board, its
318	members, officers, investigators, agents and attorneys in
319	evaluating the applicant's eligibility or disqualification for
320	licensure, and shall be exempt from the Mississippi Public Records
321	Act of 1983. Except when introduced into evidence in a hearing
322	before the board to determine licensure, no such information or
323	records related thereto shall, except with the written consent of
324	the applicant or by order of a court of competent jurisdiction, be
325	released or otherwise disclosed by the board to any other person
326	or agency.

The board shall provide to the department the fingerprints of the applicant, any additional information that may be required by the department, and a form signed by the applicant consenting to the check of the criminal records and to the use of the fingerprints and other identifying information required by the state or national repositories.

The board shall charge and collect from the applicant, in addition to all other applicable fees and costs, such amount as may be incurred by the board in requesting and obtaining state and national criminal history records information on the applicant.

337 **SECTION 4.** Section 43-13-117, Mississippi Code of 1972, is amended as follows:

339 43-13-117. (A) Medicaid as authorized by this article shall include payment of part or all of the costs, at the discretion of

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341	the division, with approval of the Governor, of the following
342	types of care and services rendered to eligible applicants who
343	have been determined to be eligible for that care and services,
344	within the limits of state appropriations and federal matching
345	funds:

- 346 (1) Inpatient hospital services.
- 347 (a) The division shall allow thirty (30) days of
 348 inpatient hospital care annually for all Medicaid recipients.
 349 Medicaid recipients requiring transplants shall not have those
 350 days included in the transplant hospital stay count against the
 351 thirty-day limit for inpatient hospital care. Precertification of
 352 inpatient days must be obtained as required by the division.
 - (b) From and after July 1, 1994, the Executive Director of the Division of Medicaid shall amend the Mississippi Title XIX Inpatient Hospital Reimbursement Plan to remove the occupancy rate penalty from the calculation of the Medicaid Capital Cost Component utilized to determine total hospital costs allocated to the Medicaid program.
 - (c) Hospitals will receive an additional payment for the implantable programmable baclofen drug pump used to treat spasticity that is implanted on an inpatient basis. The payment pursuant to written invoice will be in addition to the facility's per diem reimbursement and will represent a reduction of costs on the facility's annual cost report, and shall not exceed Ten Thousand Dollars (\$10,000.00) per year per recipient.

366	(d) The division is authorized to implement an
367	All-Patient Refined-Diagnosis Related Groups (APR-DRG)
368	reimbursement methodology for inpatient hospital services.
369	(e) No service benefits or reimbursement
370	limitations in this section shall apply to payments under an
371	APR-DRG or Ambulatory Payment Classification (APC) model or a
372	managed care program or similar model described in subsection (H)
373	of this section.
374	(2) Outpatient hospital services.
375	(a) Emergency services.
376	(b) Other outpatient hospital services. The
377	division shall allow benefits for other medically necessary
378	outpatient hospital services (such as chemotherapy, radiation,
379	surgery and therapy), including outpatient services in a clinic or
380	other facility that is not located inside the hospital, but that
381	has been designated as an outpatient facility by the hospital, and
382	that was in operation or under construction on July 1, 2009,
383	provided that the costs and charges associated with the operation
384	of the hospital clinic are included in the hospital's cost report.
385	In addition, the Medicare thirty-five-mile rule will apply to
386	those hospital clinics not located inside the hospital that are
387	constructed after July 1, 2009. Where the same services are
388	reimbursed as clinic services, the division may revise the rate or
389	methodology of outpatient reimbursement to maintain consistency,
390	efficiency, economy and quality of care.

391	(c) The division is authorized to implement an
392	Ambulatory Payment Classification (APC) methodology for outpatient
393	hospital services.
394	(d) No service benefits or reimbursement
395	limitations in this section shall apply to payments under an
396	APR-DRG or APC model or a managed care program or similar model
397	described in subsection (H) of this section.
398	(3) Laboratory and x-ray services.
399	(4) Nursing facility services.
400	(a) The division shall make full payment to
401	nursing facilities for each day, not exceeding fifty-two (52) days
402	per year, that a patient is absent from the facility on home
403	leave. Payment may be made for the following home leave days in
404	addition to the fifty-two-day limitation: Christmas, the day
405	before Christmas, the day after Christmas, Thanksgiving, the day
406	before Thanksgiving and the day after Thanksgiving.
407	(b) From and after July 1, 1997, the division
408	shall implement the integrated case-mix payment and quality
409	monitoring system, which includes the fair rental system for
410	property costs and in which recapture of depreciation is
411	eliminated. The division may reduce the payment for hospital
412	leave and therapeutic home leave days to the lower of the case-mix
413	category as computed for the resident on leave using the
414	assessment being utilized for payment at that point in time, or a

case-mix score of 1.000 for nursing facilities, and shall compute

416 case-mix scores of residents so that only services provided a	: th	$n \in$
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- 417 nursing facility are considered in calculating a facility's per
- 418 diem.
- 419 (c) From and after July 1, 1997, all state-owned
- 420 nursing facilities shall be reimbursed on a full reasonable cost
- 421 basis.
- 422 (d) On or after January 1, 2015, the division
- 423 shall update the case-mix payment system resource utilization
- 424 grouper and classifications and fair rental reimbursement system.
- 425 The division shall develop and implement a payment add-on to
- 426 reimburse nursing facilities for ventilator dependent resident
- 427 services.
- 428 (e) The division shall develop and implement, not
- 429 later than January 1, 2001, a case-mix payment add-on determined
- 430 by time studies and other valid statistical data that will
- 431 reimburse a nursing facility for the additional cost of caring for
- 432 a resident who has a diagnosis of Alzheimer's or other related
- 433 dementia and exhibits symptoms that require special care. Any
- 434 such case-mix add-on payment shall be supported by a determination
- 435 of additional cost. The division shall also develop and implement
- 436 as part of the fair rental reimbursement system for nursing
- 437 facility beds, an Alzheimer's resident bed depreciation enhanced
- 438 reimbursement system that will provide an incentive to encourage
- 439 nursing facilities to convert or construct beds for residents with
- 440 Alzheimer's or other related dementia.

441	(f) The	e division shall develop and implement an
442	assessment process for]	long-term care services. The division may
443	provide the assessment a	and related functions directly or through
444	contract with the area a	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.

Periodic screening and diagnostic services for (5) individuals under age twenty-one (21) years as are needed to identify physical and mental defects and to provide health care treatment and other measures designed to correct or ameliorate defects and physical and mental illness and conditions discovered by the screening services, regardless of whether these services are included in the state plan. The division may include in its periodic screening and diagnostic program those discretionary services authorized under the federal regulations adopted to implement Title XIX of the federal Social Security Act, as amended. The division, in obtaining physical therapy services, occupational therapy services, and services for individuals with speech, hearing and language disorders, may enter into a cooperative agreement with the State Department of Education for the provision of those services to handicapped students by public school districts using state funds that are provided from the appropriation to the Department of Education to obtain federal

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466 matching funds through the division. The division, in obtaining 467 medical and mental health assessments, treatment, care and 468 services for children who are in, or at risk of being put in, the 469 custody of the Mississippi Department of Human Services may enter 470 into a cooperative agreement with the Mississippi Department of 471 Human Services for the provision of those services using state 472 funds that are provided from the appropriation to the Department of Human Services to obtain federal matching funds through the 473 474 division.

Physician's services. The division shall allow (6) twelve (12) physician visits annually. The division may develop and implement a different reimbursement model or schedule for physician's services provided by physicians based at an academic health care center and by physicians at rural health centers that are associated with an academic health care center. From and after January 1, 2010, all fees for physician's services that are covered only by Medicaid shall be increased to ninety percent (90%) of the rate established on January 1, 2010, and as may be adjusted each July thereafter, under Medicare. The division may provide for a reimbursement rate for physician's services of up to one hundred percent (100%) of the rate established under Medicare for physician's services that are provided after the normal working hours of the physician, as determined in accordance with regulations of the division. The division may reimburse eligible providers as determined by the Patient Protection and Affordable

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- 491 Care Act for certain primary care services as defined by the act
- 492 at one hundred percent (100%) of the rate established under
- 493 Medicare.
- 494 (7) (a) Home health services for eligible persons, not
- 495 to exceed in cost the prevailing cost of nursing facility
- 496 services, not to exceed twenty-five (25) visits per year. All
- 497 home health visits must be precertified as required by the
- 498 division. Clinical nurse specialists and physician assistants are
- 499 authorized to receive reimbursement for home health services for
- 500 eligible persons consistent with federal law applicable to
- 501 Medicare beneficiaries.
- 502 (b) [Repealed]
- 503 (8) Emergency medical transportation services. On
- 504 January 1, 1994, emergency medical transportation services shall
- 505 be reimbursed at seventy percent (70%) of the rate established
- 506 under Medicare (Title XVIII of the federal Social Security Act, as
- 507 amended). "Emergency medical transportation services" shall mean,
- 508 but shall not be limited to, the following services by a properly
- 509 permitted ambulance operated by a properly licensed provider in
- 510 accordance with the Emergency Medical Services Act of 1974
- 511 (Section 41-59-1 et seq.): (i) basic life support, (ii) advanced
- 512 life support, (iii) mileage, (iv) oxygen, (v) intravenous fluids,
- 513 (vi) disposable supplies, (vii) similar services.
- (9) (a) Legend and other drugs as may be determined by
- 515 the division.

517	Drugs not on the mandatory preferred drug list shall be made
518	available by utilizing prior authorization procedures established
519	by the division.
520	The division may seek to establish relationships with other
521	states in order to lower acquisition costs of prescription drugs
522	to include single source and innovator multiple source drugs or
523	generic drugs. In addition, if allowed by federal law or
524	regulation, the division may seek to establish relationships with
525	and negotiate with other countries to facilitate the acquisition
526	of prescription drugs to include single source and innovator
527	multiple source drugs or generic drugs, if that will lower the
528	acquisition costs of those prescription drugs.
529	The division shall allow for a combination of prescriptions
530	for single source and innovator multiple source drugs and generic
531	drugs to meet the needs of the beneficiaries, not to exceed five
532	(5) prescriptions per month for each noninstitutionalized Medicaid
533	beneficiary, with not more than two (2) of those prescriptions
534	being for single source or innovator multiple source drugs unless
535	the single source or innovator multiple source drug is less
536	expensive than the generic equivalent.
537	The executive director may approve specific maintenance drugs
538	for beneficiaries with certain medical conditions, which may be
539	prescribed and dispensed in three-month supply increments.

The division shall establish a mandatory preferred drug list.

540	Drugs prescribed for a resident of a psychiatric residential
541	treatment facility must be provided in true unit doses when
542	available. The division may require that drugs not covered by
543	Medicare Part D for a resident of a long-term care facility be
544	provided in true unit doses when available. Those drugs that were
545	originally billed to the division but are not used by a resident
546	in any of those facilities shall be returned to the billing
547	pharmacy for credit to the division, in accordance with the
548	guidelines of the State Board of Pharmacy and any requirements of
549	federal law and regulation. Drugs shall be dispensed to a
550	recipient and only one (1) dispensing fee per month may be
551	charged. The division shall develop a methodology for reimbursing
552	for restocked drugs, which shall include a restock fee as
553	determined by the division not exceeding Seven Dollars and
554	Eighty-two Cents (\$7.82).

555 The voluntary preferred drug list shall be expanded to 556 function in the interim in order to have a manageable prior 557 authorization system, thereby minimizing disruption of service to 558 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.

563 The division shall develop and implement a program of payment for additional pharmacist services, with payment to be based on 564

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

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

589	(b) Payment by the division for covered
590	multisource drugs shall be limited to the lower of the upper
591	limits established and published by the Centers for Medicare and
592	Medicaid Services (CMS) plus a dispensing fee, or the estimated
593	acquisition cost (EAC) as determined by the division, plus a
594	dispensing fee, or the providers' usual and customary charge to
595	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 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.

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613	It is the intent of the Legislature that the pharmacists
614	providers be reimbursed for the reasonable costs of filling and
615	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 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."

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.

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

- (c) For fiscal year 2008, the amount of state 646 647 funds appropriated for reimbursement for dental care and surgery 648 shall be increased by ten percent (10%) of the amount of state 649 fund expenditures for that purpose for fiscal year 2007. For each 650 of fiscal years 2009 and 2010, the amount of state funds 651 appropriated for reimbursement for dental care and surgery shall 652 be increased by ten percent (10%) of the amount of state fund 653 expenditures for that purpose for the preceding fiscal year.
- (d) The division shall establish an annual benefit limit of Two Thousand Five Hundred Dollars (\$2,500.00) in dental expenditures per Medicaid-eligible recipient; however, a recipient may exceed the annual limit on dental expenditures provided in this paragraph with prior approval of the division.
- 659 (e) The division shall include dental services as
 660 a necessary component of overall health services provided to
 661 children who are eligible for services.

662			(f)	This	paragraph	(10)	shall	stand	repealed	on
663	July 1, 2	2016.								

- 664 Eyeglasses for all Medicaid beneficiaries who have (a) had surgery on the eyeball or ocular muscle that results in a 665 666 vision change for which eyeglasses or a change in eyeglasses is 667 medically indicated within six (6) months of the surgery and is in 668 accordance with policies established by the division, or (b) one 669 (1) pair every five (5) years and in accordance with policies 670 established by the division. In either instance, the eyeglasses 671 must be prescribed by a physician skilled in diseases of the eye 672 or an optometrist, whichever the beneficiary may select.
- 673 (12) Intermediate care facility services.
- 674 The division shall make full payment to all (a) 675 intermediate care facilities for individuals with intellectual 676 disabilities for each day, not exceeding eighty-four (84) days per 677 year, that a patient is absent from the facility on home leave. 678 Payment may be made for the following home leave days in addition 679 to the eighty-four-day limitation: Christmas, the day before 680 Christmas, the day after Christmas, Thanksgiving, the day before 681 Thanksgiving and the day after Thanksgiving.
- (b) All state-owned intermediate care facilities
 for individuals with intellectual disabilities shall be reimbursed
 on a full reasonable cost basis.

685		(C)	Effective	January 1,	, 2015,	the division	shall
686	update the	fair ren	tal reimbu	rsement sys	stem for	intermediate	care
687	facilities	for indi	viduals wit	th intelled	ctual di	sabilities.	

- 688 (13) Family planning services, including drugs, 689 supplies and devices, when those services are under the 690 supervision of a physician or nurse practitioner.
- 691 (14) Clinic services. Such diagnostic, preventive, 692 therapeutic, rehabilitative or palliative services furnished to an 693 outpatient by or under the supervision of a physician or dentist in a facility that is not a part of a hospital but that is 694 695 organized and operated to provide medical care to outpatients. 696 Clinic services shall include any services reimbursed as 697 outpatient hospital services that may be rendered in such a 698 facility, including those that become so after July 1, 1991. 699 July 1, 1999, all fees for physicians' services reimbursed under 700 authority of this paragraph (14) shall be reimbursed at ninety 701 percent (90%) of the rate established on January 1, 1999, and as 702 may be adjusted each July thereafter, under Medicare (Title XVIII 703 of the federal Social Security Act, as amended). The division may 704 develop and implement a different reimbursement model or schedule 705 for physician's services provided by physicians based at an 706 academic health care center and by physicians at rural health 707 centers that are associated with an academic health care center. 708 The division may provide for a reimbursement rate for physician's clinic services of up to one hundred percent (100%) of the rate 709

710	established under Medicare for physician's services that are
711	provided after the normal working hours of the physician, as
712	determined in accordance with regulations of the division.
713	(15) Home- and community-based services for the elderly
714	and disabled, as provided under Title XIX of the federal Social

Security Act, as amended, under waivers, subject to the availability of funds specifically appropriated for that purpose 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.

(16) Mental health services. Approved therapeutic and case management services (a) provided by an approved regional mental health/intellectual disability center established under Sections 41-19-31 through 41-19-39, or by another community mental health service provider meeting the requirements of the Department of Mental Health to be an approved mental health/intellectual disability center if determined necessary by the Department of Mental Health, using state funds that are provided in the appropriation to the division to match federal funds, or (b) provided by a facility that is certified by the State Department of Mental Health to provide therapeutic and case management services, to be reimbursed on a fee for service basis, or (c)

provided in the community by a facility or program operated by the

735 Department of Mental Health. Any such services provided by a 736 facility described in subparagraph (b) must have the prior 737 approval of the division to be reimbursable under this 738 section. After June 30, 1997, mental health services provided by 739 regional mental health/intellectual disability centers established 740 under Sections 41-19-31 through 41-19-39, or by hospitals as 741 defined in Section 41-9-3(a) and/or their subsidiaries and 742 divisions, or by psychiatric residential treatment facilities as 743 defined in Section 43-11-1, or by another community mental health 744 service provider meeting the requirements of the Department of 745 Mental Health to be an approved mental health/intellectual 746 disability center if determined necessary by the Department of 747 Mental Health, shall not be included in or provided under any 748 capitated managed care pilot program provided for under paragraph 749 (24) of this section.

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

(18) (a) Notwithstanding any other provision of this section to the contrary, as provided in the Medicaid state plan amendment or amendments as defined in Section 43-13-145(10), the division shall make additional reimbursement to hospitals that

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760 serve a disproportionate share of low-income patients and that 761 meet the federal requirements for those payments as provided in 762 Section 1923 of the federal Social Security Act and any applicable 763 regulations. It is the intent of the Legislature that the division shall draw down all available federal funds allotted to 764 765 the state for disproportionate share hospitals. However, from and 766 after January 1, 1999, public hospitals participating in the 767 Medicaid disproportionate share program may be required to 768 participate in an intergovernmental transfer program as provided 769 in Section 1903 of the federal Social Security Act and any 770 applicable regulations. 771 The division shall establish a Medicare Upper (b) Payment Limits Program, as defined in Section 1902(a)(30) of the 772

773 federal Social Security Act and any applicable federal regulations, for hospitals, and may establish a Medicare Upper 774 775 Payment Limits Program for nursing facilities, and may establish a 776 Medicare Upper Payment Limits Program for physicians employed or 777 contracted by public hospitals. Upon successful implementation of 778 a Medicare Upper Payment Limits Program for physicians employed by 779 public hospitals, the division may develop a plan for implementing an Upper Payment Limits Program for physicians employed by other 780 781 classes of hospitals. The division shall assess each hospital 782 and, if the program is established for nursing facilities, shall 783 assess each nursing facility, for the sole purpose of financing 784 the state portion of the Medicare Upper Payment Limits Program.

785	The nospital assessment shall be as provided in Section
786	43-13-145(4)(a) and the nursing facility assessment, if
787	established, shall be based on Medicaid utilization or other
788	appropriate method consistent with federal regulations. The
789	assessment will remain in effect as long as the state participates
790	in the Medicare Upper Payment Limits Program. Public hospitals
791	with physicians participating in the Medicare Upper Payment Limits
792	Program shall be required to participate in an intergovernmental
793	transfer program. As provided in the Medicaid state plan
794	amendment or amendments as defined in Section $43-13-145(10)$, the
795	division shall make additional reimbursement to hospitals and, if
796	the program is established for nursing facilities, shall make
797	additional reimbursement to nursing facilities, for the Medicare
798	Upper Payment Limits, and, if the program is established for
799	physicians, shall make additional reimbursement for physicians, as
800	defined in Section 1902(a)(30) of the federal Social Security Act
801	and any applicable federal regulations. Effective upon
802	implementation of the Mississippi Hospital Access Program (MHAP)
803	provided in subparagraph (c)(i) below, the hospital portion of the
804	inpatient Upper Payment Limits Program shall transition into and
805	be replaced by the MHAP program.
806	(c) (i) Not later than December 1, 2015, the
807	division shall, subject to approval by the Centers for Medicare

and Medicaid Services (CMS), establish, implement and operate a

Mississippi Hospital Access Program (MHAP) for the purpose of

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810 protecting patient access to hospital care through hospital 811 inpatient reimbursement programs provided in this section designed 812 to maintain total hospital reimbursement for inpatient services 813 rendered by in-state hospitals and the out-of-state hospital that 814 is authorized by federal law to submit intergovernmental transfers 815 (IGTs) to the State of Mississippi and is classified as Level I 816 trauma center located in a county contiguous to the state line at 817 the maximum levels permissible under applicable federal statutes 818 and regulations, at which time the current inpatient Medicare Upper Payment Limits (UPL) Program for hospital inpatient services 819 820 shall transition to the MHAP.

Subject only to approval by the Centers (ii) for Medicare and Medicaid Services (CMS) where required, the MHAP shall provide increased inpatient capitation (PMPM) payments to managed care entities contracting with the division pursuant to subsection (H) of this section to support availability of hospital services or such other payments permissible under federal law necessary to accomplish the intent of this subsection. For inpatient services rendered after July 1, 2015, but prior to the effective date of CMS approval and full implementation of this program, the division may pay lump-sum enhanced, transition payments, prorated inpatient UPL payments based upon fiscal year 2015 June distribution levels, enhanced hospital access (PMPM) payments or such other methodologies as are approved by CMS such that the level of additional reimbursement required by this

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S. B. No. 2027

16/SS01/R329 PAGE 34 (tb\rc)

835	section	is	paid	for	all	Medicaid	hospital	inpatient	services
836	delivere	ed i	in fis	scal	year	2016.			

837 The intent of this subparagraph (c) is (iii) 838 that effective for all inpatient hospital Medicaid services during 839 state fiscal year 2016, and so long as this provision shall remain 840 in effect hereafter, the division shall to the fullest extent 841 feasible replace the additional reimbursement for hospital 842 inpatient services under the inpatient Medicare Upper Payment 843 Limits (UPL) Program with additional reimbursement under the MHAP. 844 The division shall assess each hospital (iv) 845 as provided in Section 43-13-145(4)(a) for the purpose of 846 financing the state portion of the MHAP and such other purposes as

specified in Section 43-13-145. The assessment will remain in

In the event that the MHAP program under (∇) this subparagraph (c) is not approved by CMS, the inpatient UPL Program under subparagraph (b) shall immediately become restored in the manner required to provide the maximum permissible level of UPL payments to hospital providers for all inpatient services rendered from and after July 1, 2015.

(19)(a) Perinatal risk management services. division shall promulgate regulations to be effective from and after October 1, 1988, to establish a comprehensive perinatal system for risk assessment of all pregnant and infant Medicaid recipients and for management, education and follow-up for those

effect as long as the MHAP is in effect.

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861	include case management, nutrition assessment/counseling,
862	psychosocial assessment/counseling and health education. The
863	division shall contract with the State Department of Health to
864	provide the services within this paragraph (Perinatal High Risk
865	Management/Infant Services System (PHRM/ISS)). The State
866	Department of Health as the agency for PHRM/ISS for the Division
867	of Medicaid shall be reimbursed on a full reasonable cost basis.
868	(b) Early intervention system services. The
869	division shall cooperate with the State Department of Health,
870	acting as lead agency, in the development and implementation of a
871	statewide system of delivery of early intervention services, under
872	Part C of the Individuals with Disabilities Education Act (IDEA).
873	The State Department of Health shall certify annually in writing
874	to the executive director of the division the dollar amount of
875	state early intervention funds available that will be utilized as
876	a certified match for Medicaid matching funds. Those funds then
877	shall be used to provide expanded targeted case management
878	services for Medicaid eligible children with special needs who are
879	eligible for the state's early intervention system.
880	Qualifications for persons providing service coordination shall be
881	determined by the State Department of Health and the Division of

who are determined to be at risk. Services to be performed

(20) Home- and community-based services for physically

disabled approved services as allowed by a waiver from the United

Medicaid.

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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.

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

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909	(22) Ambulatory services delivered in federally
910	qualified health centers, rural health centers and clinics of the
911	local health departments of the State Department of Health for
912	individuals eligible for Medicaid under this article based on
913	reasonable costs as determined by the division.

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

(24) [Deleted]

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934	(25)	[Deleted]
934	(25)	IDETELEGI

- 935 (26)Hospice care. As used in this paragraph, the term 936 "hospice care" means a coordinated program of active professional 937 medical attention within the home and outpatient and inpatient 938 care that treats the terminally ill patient and family as a unit, 939 employing a medically directed interdisciplinary team. 940 program provides relief of severe pain or other physical symptoms 941 and supportive care to meet the special needs arising out of 942 physical, psychological, spiritual, social and economic stresses 943 that are experienced during the final stages of illness and during 944 dying and bereavement and meets the Medicare requirements for 945 participation as a hospice as provided in federal regulations.
- 946 (27) Group health plan premiums and cost_sharing if it 947 is cost-effective as defined by the United States Secretary of 948 Health and Human Services.
- 949 (28) Other health insurance premiums that are
 950 cost-effective as defined by the United States Secretary of Health
 951 and Human Services. Medicare eligible must have Medicare Part B
 952 before other insurance premiums can be paid.
- 953 (29) The Division of Medicaid may apply for a waiver 954 from the United States Department of Health and Human Services for 955 home- and community-based services for developmentally disabled 956 people using state funds that are provided from the appropriation 957 to the State Department of Mental Health and/or funds transferred 958 to the department by a political subdivision or instrumentality of

959	the state and used to match federal funds under a cooperative
960	agreement between the division and the department, provided that
961	funds for these services are specifically appropriated to the
962	Department of Mental Health and/or transferred to the department
963	by a political subdivision or instrumentality of the state.

- 964 (30) Pediatric skilled nursing services for eligible 965 persons under twenty-one (21) years of age.
- 966 (31) Targeted case management services for children
 967 with special needs, under waivers from the United States
 968 Department of Health and Human Services, using state funds that
 969 are provided from the appropriation to the Mississippi Department
 970 of Human Services and used to match federal funds under a
 971 cooperative agreement between the division and the department.
 - (32) Care and services provided in Christian Science
 Sanatoria listed and certified by the Commission for Accreditation
 of Christian Science Nursing Organizations/Facilities, Inc.,
 rendered in connection with treatment by prayer or spiritual means
 to the extent that those services are subject to reimbursement
 under Section 1903 of the federal Social Security Act.
- 978 (33) Podiatrist services.
- 979 (34) Assisted living services as provided through 980 home- and community-based services under Title XIX of the federal 981 Social Security Act, as amended, subject to the availability of 982 funds specifically appropriated for that purpose by the 983 Legislature.

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984	(35) Services and activities authorized in Sections
985	43-27-101 and 43-27-103, using state funds that are provided from
986	the appropriation to the Mississippi Department of Human Services
987	and used to match federal funds under a cooperative agreement
988	hetween the division and the department

(36) Nonemergency transportation services for Medicaid-eligible persons, to be provided by the Division of Medicaid. The division may contract with additional entities to administer nonemergency transportation services as it deems necessary. All providers shall have a valid driver's license, vehicle inspection sticker, valid vehicle license tags and a standard liability insurance policy covering the vehicle. division may pay providers a flat fee based on mileage tiers, or in the alternative, may reimburse on actual miles traveled. 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

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1008 and Welfare Committee and the House Medicaid Committee not later 1009 than January 15, 2008.

- 1010 (37) [Deleted]
- 1011 (38) Chiropractic services. A chiropractor's manual
 1012 manipulation of the spine to correct a subluxation, if x-ray
 1013 demonstrates that a subluxation exists and if the subluxation has
 1014 resulted in a neuromusculoskeletal condition for which
- 1015 manipulation is appropriate treatment, and related spinal x-rays
- 1016 performed to document these conditions. Reimbursement for
- 1017 chiropractic services shall not exceed Seven Hundred Dollars
- 1018 (\$700.00) per year per beneficiary.
- 1019 (39) Dually eligible Medicare/Medicaid beneficiaries.
- 1020 The division shall pay the Medicare deductible and coinsurance
- 1021 amounts for services available under Medicare, as determined by
- 1022 the division. From and after July 1, 2009, the division shall
- 1023 reimburse crossover claims for inpatient hospital services and
- 1024 crossover claims covered under Medicare Part B in the same manner
- 1025 that was in effect on January 1, 2008, unless specifically
- 1026 authorized by the Legislature to change this method.
- 1027 (40) [Deleted]
- 1028 (41) Services provided by the State Department of
 1029 Rehabilitation Services for the care and rehabilitation of persons
 1030 with spinal cord injuries or traumatic brain injuries, as allowed
- 1031 under waivers from the United States Department of Health and
- 1032 Human Services, using up to seventy-five percent (75%) of the

funds that are appropriated to the Department of Rehabilitation

Services from the Spinal Cord and Head Injury Trust Fund

established under Section 37-33-261 and used to match federal

funds under a cooperative agreement between the division and the

department.

1038 (42)Notwithstanding any other provision in this article to the contrary, the division may develop a population 1039 1040 health management program for women and children health services 1041 through the age of one (1) year. This program is primarily for 1042 obstetrical care associated with low birth weight and preterm 1043 babies. The division may apply to the federal Centers for 1044 Medicare and Medicaid Services (CMS) for a Section 1115 waiver or 1045 any other waivers that may enhance the program. In order to effect cost savings, the division may develop a revised payment 1046 1047 methodology that may include at-risk capitated payments, and may 1048 require member participation in accordance with the terms and 1049 conditions of an approved federal waiver.

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

1055 (44) Nursing facility services for the severely 1056 disabled.

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L057	(a)	Severe disabilities include, but are not
L058	limited to, spinal	cord injuries, closed-head injuries and
L059	ventilator depende	ent patients.

- 1060 Those services must be provided in a long-term 1061 care nursing facility dedicated to the care and treatment of 1062 persons with severe disabilities.
- 1063 Physician assistant services. Services furnished (45)1064 by a physician assistant who is licensed by the State Board of 1065 Medical Licensure and is practicing with physician supervision 1066 under regulations adopted by the board, under regulations adopted 1067 by the division. Reimbursement for those services shall not exceed ninety percent (90%) of the reimbursement rate for 1068 1069 comparable services rendered by a physician. The division may 1070 provide for a reimbursement rate for physician assistant services 1071 of up to one hundred percent (100%) or the reimbursement rate for 1072 comparable services rendered by a physician for physician 1073 assistant services that are provided after the normal working 1074 hours of the physician assistant, as determined in accordance with 1075 regulations of the division.
- 1076 The division shall make application to the federal (46)1077 Centers for Medicare and Medicaid Services (CMS) for a waiver to 1078 develop and provide services for children with serious emotional 1079 disturbances as defined in Section 43-14-1(1), which may include 1080 home- and community-based services, case management services or managed care services through mental health providers certified by 1081

S. B. No. 2027

16/SS01/R329 PAGE 44 (tb\rc)

1082	the Department of Mental Health. The division may implement and
1083	provide services under this waivered program only if funds for
1084	these services are specifically appropriated for this purpose by
1085	the Legislature, or if funds are voluntarily provided by affected
1086	agencies.

- 1087 (47) (a) Notwithstanding any other provision in this
 1088 article to the contrary, the division may develop and implement
 1089 disease management programs for individuals with high-cost chronic
 1090 diseases and conditions, including the use of grants, waivers,
 1091 demonstrations or other projects as necessary.
- (b) Participation in any disease management
 program implemented under this paragraph (47) is optional with the
 individual. An individual must affirmatively elect to participate
 in the disease management program in order to participate, and may
 elect to discontinue participation in the program at any time.
- 1097 (48) Pediatric long-term acute care hospital services.
- (a) Pediatric long-term acute care hospital services means services provided to eligible persons under twenty-one (21) years of age by a freestanding Medicare-certified hospital that has an average length of inpatient stay greater than twenty-five (25) days and that is primarily engaged in providing chronic or long-term medical care to persons under twenty-one (21) years of age.
- 1105 (b) The services under this paragraph (48) shall 1106 be reimbursed as a separate category of hospital services.

1107	(49) The division shall establish copayments and/or
1108	coinsurance for all Medicaid services for which copayments and/or
1109	coinsurance are allowable under federal law or regulation, and
1110	shall set the amount of the copayment and/or coinsurance for each
1111	of those services at the maximum amount allowable under federal
1112	law or regulation.

- Services provided by the State Department of 1113 (50)1114 Rehabilitation Services for the care and rehabilitation of persons 1115 who are deaf and blind, as allowed under waivers from the United 1116 States Department of Health and Human Services to provide 1117 home- and community-based services using state funds that are 1118 provided from the appropriation to the State Department of 1119 Rehabilitation Services or if funds are voluntarily provided by 1120 another agency.
- 1121 Upon determination of Medicaid eligibility and in 1122 association with annual redetermination of Medicaid eligibility, 1123 beneficiaries shall be encouraged to undertake a physical examination that will establish a base-line level of health and 1124 1125 identification of a usual and customary source of care (a medical 1126 home) to aid utilization of disease management tools. 1127 physical examination and utilization of these disease management 1128 tools shall be consistent with current United States Preventive 1129 Services Task Force or other recognized authority recommendations.

L130	For persons who are determined ineligible for Medicaid, the
L131	division will provide information and direction for accessing
1132	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.
- 1143 (53) Targeted case management services for high-cost
 1144 beneficiaries shall be developed by the division for all services
 1145 under this section.
- 1146 Adult foster care services pilot program. 1147 and protective services on a pilot program basis in an approved 1148 foster care facility for vulnerable adults who would otherwise 1149 need care in a long-term care facility, to be implemented in an 1150 area of the state with the greatest need for such program, under 1151 the Medicaid Waivers for the Elderly and Disabled program or an 1152 assisted living waiver. The division may use grants, waivers, 1153 demonstrations or other projects as necessary in the development

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and implementation of this adult foster care services pilot program.

- 1156 (55)Therapy services. The plan of care for therapy 1157 services may be developed to cover a period of treatment for up to 1158 six (6) months, but in no event shall the plan of care exceed a 1159 six-month period of treatment. The projected period of treatment must be indicated on the initial plan of care and must be updated 1160 1161 with each subsequent revised plan of care. Based on medical 1162 necessity, the division shall approve certification periods for 1163 less than or up to six (6) months, but in no event shall the 1164 certification period exceed the period of treatment indicated on 1165 the plan of care. The appeal process for any reduction in therapy 1166 services shall be consistent with the appeal process in federal 1167 regulations.
- 1168 (56) Prescribed pediatric extended care centers

 1169 services for medically dependent or technologically dependent

 1170 children with complex medical conditions that require continual

 1171 care as prescribed by the child's attending physician, as

 1172 determined by the division.
- 1173 (57) No Medicaid benefit shall restrict coverage for
 1174 medically appropriate treatment prescribed by a physician and
 1175 agreed to by a fully informed individual, or if the individual
 1176 lacks legal capacity to consent by a person who has legal
 1177 authority to consent on his or her behalf, based on an
 1178 individual's diagnosis with a terminal condition. As used in this

paragraph (57), "terminal condition" means any aggressive
malignancy, chronic end-stage cardiovascular or cerebral vascular
disease, or any other disease, illness or condition which a
physician diagnoses as terminal.

1183 Notwithstanding any other provision of this article to 1184 the contrary, the division shall reduce the rate of reimbursement to providers for any service provided under this section by five 1185 1186 percent (5%) of the allowed amount for that service. However, the 1187 reduction in the reimbursement rates required by this subsection 1188 (B) shall not apply to inpatient hospital services, nursing 1189 facility services, intermediate care facility services, 1190 psychiatric residential treatment facility services, pharmacy 1191 services provided under subsection (A)(9) of this section, or any service provided by the University of Mississippi Medical Center 1192 1193 or a state agency, a state facility or a public agency that either 1194 provides its own state match through intergovernmental transfer or 1195 certification of funds to the division, or a service for which the 1196 federal government sets the reimbursement methodology and rate. 1197 From and after January 1, 2010, the reduction in the reimbursement 1198 rates required by this subsection (B) shall not apply to 1199 physicians' services. In addition, the reduction in the 1200 reimbursement rates required by this subsection (B) shall not 1201 apply to case management services and home-delivered meals 1202 provided under the home- and community-based services program for 1203 the elderly and disabled by a planning and development district

- 1204 (PDD). Planning and development districts participating in the 1205 home- and community-based services program for the elderly and disabled as case management providers shall be reimbursed for case 1206 1207 management services at the maximum rate approved by the Centers 1208 for Medicare and Medicaid Services (CMS).
- 1209 (C) The division may pay to those providers who participate in and accept patient referrals from the division's emergency room 1210 1211 redirection program a percentage, as determined by the division, 1212 of savings achieved according to the performance measures and 1213 reduction of costs required of that program. Federally qualified 1214 health centers may participate in the emergency room redirection 1215 program, and the division may pay those centers a percentage of 1216 any savings to the Medicaid program achieved by the centers' 1217 accepting patient referrals through the program, as provided in 1218 this subsection (C).
- 1219 Notwithstanding any provision of this article, except as 1220 authorized in the following subsection and in Section 43-13-139, 1221 neither * * * (1) the limitations on quantity or frequency of use 1222 of or the fees or charges for any of the care or services 1223 available to recipients under this section, nor * * * (2) the 1224 payments, payment methodology as provided below in this subsection 1225 (D), or rates of reimbursement to providers rendering care or 1226 services authorized under this section to recipients, may be 1227 increased, decreased or otherwise changed from the levels in effect on July 1, 1999, unless they are authorized by an amendment 1228

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1229	to this section by the Legislature. However, the restriction in
1230	this subsection shall not prevent the division from changing the
1231	payments, payment methodology as provided below in this subsection
1232	(D), or rates of reimbursement to providers without an amendment
1233	to this section whenever those changes are required by federal law
1234	or regulation, or whenever those changes are necessary to correct
1235	administrative errors or omissions in calculating those payments
1236	or rates of reimbursement. The prohibition on any changes in
1237	payment methodology provided in this subsection (D) shall apply
1238	only to payment methodologies used for determining the rates of
1239	reimbursement for inpatient hospital services, outpatient hospital
1240	services, nursing facility services, and/or pharmacy services,
1241	except as required by federal law, and the federally mandated
1242	rebasing of rates as required by the Centers for Medicare and
1243	Medicaid Services (CMS) shall not be considered payment
1244	methodology for purposes of this subsection (D). No service
1245	benefits or reimbursement limitations in this section shall apply
1246	to payments under an APR-DRG or APC model or a managed care
1247	program or similar model described in subsection (H) of this
1248	section.

(E) Notwithstanding any provision of this article, no new groups or categories of recipients and new types of care and services may be added without enabling legislation from the Mississippi Legislature, except that the division may authorize

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those changes without enabling legislation when the addition of 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 43-13-115. Beginning in fiscal year 2010 and in fiscal years thereafter, when Medicaid expenditures are projected to exceed funds available for any quarter in the fiscal year, the division shall submit the expected shortfall information to the PEER Committee, which shall review the computations of the division and report its findings to the Legislative Budget Office within thirty

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1278	(30) days of such notification by the division, and not later than
1279	January 7 in any year. If expenditure reductions or cost
1280	containments are implemented, the Governor may implement a maximum
1281	amount of state share expenditure reductions to providers, of
1282	which hospitals will be responsible for twenty-five percent (25%)
1283	of provider reductions as follows: in fiscal year 2010, the
1284	maximum amount shall be Twenty-four Million Dollars
1285	(\$24,000,000.00); in fiscal year 2011, the maximum amount shall be
1286	Thirty-two Million Dollars (\$32,000,000.00); and in fiscal year
1287	2012 and thereafter, the maximum amount shall be Forty Million
1288	Dollars (\$40,000,000.00). However, instead of implementing cuts,
1289	the hospital share shall be in the form of an additional
1290	assessment not to exceed Ten Million Dollars (\$10,000,000.00) as
1291	provided in Section 43-13-145(4)(a)(ii). If Medicaid expenditures
1292	are projected to exceed the amount of funds appropriated to the
1293	division in any fiscal year in excess of the expenditure
1294	reductions to providers, then funds shall be transferred by the
1295	State Fiscal Officer from the Health Care Trust Fund into the
1296	Health Care Expendable Fund and to the Governor's Office, Division
1297	of Medicaid, from the Health Care Expendable Fund, in the amount
1298	and at such time as requested by the Governor to reconcile the
1299	deficit. If the cost containment measures described above have
1300	been implemented and there are insufficient funds in the Health
1301	Care Trust Fund to reconcile any remaining deficit in any fiscal
1302	year, the Governor shall institute any other additional cost

1303 containment measures on any program or programs authorized under 1304 this article to the extent allowed under federal law. Hospitals shall be responsible for twenty-five percent (25%) of any 1305 1306 additional imposed provider cuts. However, instead of 1307 implementing hospital expenditure reductions, the hospital 1308 reductions shall be in the form of an additional assessment not to exceed twenty-five percent (25%) of provider expenditure 1309 1310 reductions as provided in Section 43-13-145(4)(a)(ii). It is the 1311 intent of the Legislature that the expenditures of the division 1312 during any fiscal year shall not exceed the amounts appropriated 1313 to the division for that fiscal year.

- 1314 Notwithstanding any other provision of this article, it (G) 1315 shall be the duty of each nursing facility, intermediate care facility for individuals with intellectual disabilities, 1316 1317 psychiatric residential treatment facility, and nursing facility 1318 for the severely disabled that is participating in the Medicaid program to keep and maintain books, documents and other records as 1319 prescribed by the Division of Medicaid in substantiation of its 1320 1321 cost reports for a period of three (3) years after the date of 1322 submission to the Division of Medicaid of an original cost report, 1323 or three (3) years after the date of submission to the Division of 1324 Medicaid of an amended cost report.
- 1325 (H) (1) Notwithstanding any other provision of this
 1326 article, the division is authorized to implement (a) a managed
 1327 care program, (b) a coordinated care program, (c) a coordinated

1328	care organization program, (d) a health maintenance organization
1329	program, (e) a patient-centered medical home program, (f) an
1330	accountable care organization program, (g) provider-sponsored
1331	health plan, or (h) any combination of the above programs.
1332	Managed care programs, coordinated care programs, coordinated care
1333	organization programs, health maintenance organization programs,
1334	patient-centered medical home programs, accountable care
1335	organization programs, provider-sponsored health plans, or any
1336	combination of the above programs or other similar programs
1337	implemented by the division under this section shall be limited to
1338	the greater of (i) forty-five percent (45%) of the total
1339	enrollment of Medicaid beneficiaries, or (ii) the categories of
1340	beneficiaries participating in the program as of January 1, 2014,
1341	plus the categories of beneficiaries composed primarily of persons
1342	younger than nineteen (19) years of age, and the division is
1343	authorized to enroll categories of beneficiaries in such
1344	program(s) as long as the appropriate limitations are not exceeded
1345	in the aggregate. As a condition for the approval of any program
1346	under this subsection (H)(1), the division shall require that no
1347	program may:
1348	(a) Pay providers at a rate that is less than the

(b) Override the medical decisions of hospital 1351 physicians or staff regarding patients admitted to a hospital for 1352

Medicaid All-Patient Refined-Diagnosis Related Groups (APR-DRG)

reimbursement rate;

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1353	an emergency medical condition as defined by 42 US Code Section
1354	1395dd. This restriction (b) does not prohibit the retrospective
1355	review of the appropriateness of the determination that an
1356	emergency medical condition exists by chart review or coding
1357	algorithm, nor does it prohibit prior authorization for
1358	nonemergency hospital admissions;
1359	(c) Pay providers at a rate that is less than the

- normal Medicaid reimbursement rate; however, the division may approve use of innovative payment models that recognize alternative payment models, including quality and value-based payments, provided both parties mutually agree and the Division of Medicaid approves of said models. Participation in the provider network of any managed care, coordinated care, provider-sponsored health plan, or similar contractor shall not be conditioned on the provider's agreement to accept such alternative payment models;
- 1368 (d) Implement a prior authorization program for
 1369 prescription drugs that is more stringent than the prior
 1370 authorization processes used by the division in its administration
 1371 of the Medicaid program;
- 1372 (e) Implement a policy that does not comply with
 1373 the prescription drugs payment requirements established in
 1374 subsection (A) (9) of this section;
- 1375 (f) Implement a preferred drug list that is more 1376 stringent than the mandatory preferred drug list established by 1377 the division under subsection (A)(9) of this section;

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1378	(g) Implement a policy which denies beneficiaries
1379	with hemophilia access to the federally funded hemophilia
1380	treatment centers as part of the Medicaid Managed Care network of
1381	providers. All Medicaid beneficiaries with hemophilia shall
1382	receive unrestricted access to anti-hemophilia factor products
1383	through noncapitated reimbursement programs.

- 1384 (2) Any contractors providing direct patient care under
 1385 a managed care program established in this section shall provide
 1386 to the Legislature and the division statistical data to be shared
 1387 with provider groups in order to improve patient access,
 1388 appropriate utilization, cost savings and health outcomes.
 - (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.
- (4) No health maintenance organization, coordinated
 care organization, provider-sponsored health plan, or other
 organization 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
 require its providers or beneficiaries to use any pharmacy that

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1403	ships,	mails	or	delivers	prescription	drugs	or	legend	drugs	or
1404	devices.									

- 1405 (I) [Deleted]
- 1406 (J) There shall be no cuts in inpatient and outpatient
 1407 hospital payments, or allowable days or volumes, as long as the
 1408 hospital assessment provided in Section 43-13-145 is in effect.
 1409 This subsection (J) shall not apply to decreases in payments that
 1410 are a result of: reduced hospital admissions, audits or payments
 1411 under the APR-DRG or APC models, or a managed care program or
 1412 similar model described in subsection (H) of this section.
- 1413 (K) This section shall stand repealed on June 30, 2018.
- 1414 **SECTION 5.** This act shall take effect and be in force from 1415 and after July 1, 2016.