By: Representatives Deweese, Read, Bennett, To: Appropriations C; Creekmore IV, Currie, McGee, Mickens, Scott, Appropriations A Turner

HOUSE BILL NO. 1741

1 2 3	AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF DEFRAYING THE EXPENSES OF THE STATE DEPARTMENT OF HEALTH FOR THE FISCAL YEAR 2026.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. The following sum, or so much thereof as may be
6	necessary, is appropriated out of any money in the State General
7	Fund not otherwise appropriated, for the purpose of defraying the
8	expenses of the State Department of Health for the fiscal year
9	beginning July 1, 2025, and ending June 30, 2026
10	\$ 63,044,692.00.
11	SECTION 2. The following sum, or so much thereof as may be
12	necessary, is appropriated out of any money in any special fund in
13	the State Treasury to the credit of the State Department of Health
14	which is comprised of special source funds collected by or
15	otherwise available to the department, for the purpose of
16	defraying the expenses of the department for the fiscal year
17	beginning July 1, 2025, and ending June 30, 2026
18	\$ 535,067,928.00.

19	SECTION 3. Of the funds appropriated under the provisions of
20	Sections 1 and 2, Seven Million Twenty-six Thousand One Hundred
21	Two Dollars (\$7,026,102.00) shall be derived from the State
22	General Fund and Eleven Million Three Hundred Twenty-eight
23	Thousand Seven Hundred Eighty-three Dollars (\$11,328,783.00) shall
24	be derived from the Health Care Expendable Fund, created in
25	Section 43-13-407, Mississippi Code of 1972, for the support and
26	maintenance of the State Department of Health. The funds provided
27	in this section shall be allocated as follows:
28	Magnet Community Health Disparity Program\$ 2,000,000.00
29	Early Intervention Program for
30	increased reimbursements\$ 2,000,000.00
31	Breast and Cervical Cancer Program\$ 100,000.00
32	Maternal and Child Health Care Program\$ 1,242,943.00
33	Mississippi Health Care Alliance for the ST
34	Elevated Myocardial Infarction Program
35	(STEMI), Sepsis, and the Stroke System
36	of Care Plan\$ 250,000.00
37	Health Department Programs\$ 12,761,942.00
38	SECTION 4. Of the funds appropriated in this act,
39	Thirty-four Million Dollars (\$34,000,000.00) is allocated to the
40	Trauma Care System. Of the General Fund court assessments
41	provided in Section 1, Thirteen Million Twenty-three Thousand One
42	Hundred Ninety-seven Dollars (\$13,023,197.00) shall be allocated
43	for Trauma Care Systems and One Million Eight Hundred Five

- 44 Thousand Eight Hundred Fifty-nine Dollars (\$1,805,859.00) shall be
- 45 allocated for Emergency Medical Services. All additional funds
- 46 are appropriated in Section 2. The State Department of Health may
- 47 transfer a portion of Trauma Care System funds to the Division of
- 48 Medicaid for the development and implementation of an enhanced
- 49 reimbursement fee program related to trauma care and services,
- 50 used to match federal funds, under a cooperative agreement between
- 51 the State Department of Health and the Division of Medicaid.
- It is the intention of the Legislature that none of the funds
- 53 authorized herein for the Trauma Care System shall be expended to
- 54 the benefit of any hospital located outside the boundaries of the
- 55 State of Mississippi, unless otherwise excepted in this paragraph.
- 56 Funds shall be expended by the Mississippi Department of Health
- 57 for distribution to the Regional Medical Center or Le Bonheur
- 58 Children's Hospital at Memphis, located in Memphis, Tennessee, or
- 59 the University of South Alabama Medical Center located in Mobile,
- 60 Alabama, or the Joseph M. Still Burn Centers, Inc., located in
- 61 Augusta, Georgia, or any affiliates or any other Level 1 Trauma
- 62 Center, or Tertiary Pediatric Trauma Center that participates in
- 63 the Mississippi Trauma Care System, as determined by the
- 64 Mississippi Department of Health.
- 65 **SECTION 5.** Of the funds appropriated in Section 2, Twenty
- 66 Million Dollars (\$20,000,000.00) shall be derived from the Tobacco
- 67 Control Program Fund, created in Section 41-113-11, Mississippi
- 68 Code of 1972, and shall be allocated as follows:

69	University of Mississippi Medical Center Cancer
70	Institute\$ 4,250,000.00
71	Department of Education - Mary Kirkpatrick Haskell -
72	Mary Sprayberry Public School
73	Nurse Program\$ 3,060,000.00
74	Attorney General's Office - Alcohol and
75	Tobacco Enforcement Unit\$ 680,000.00
76	University of Mississippi Medical Center -
77	A Comprehensive Tobacco (ACT)
78	Center\$ 595,000.00
79	Mississippi Health Care Alliance - ST Elevated
80	Myocardial Infarction Program (STEMI),
81	Sepsis, and Stroke System of Care Plan\$ 595,000.00
82	Mississippi Qualified Health
83	Center Grant Program\$ 3,400,000.00
84	Mississippi Health Department Programs\$ 7,420,000.00
85	Of the funds appropriated in this section, the State
86	Department of Health is authorized to expend funds to create and
87	administer the Office of Tobacco Control within the department as
88	outlined and created in Section 41-113-3, Mississippi Code of
89	1972.
90	SECTION 6. Of the funds appropriated in Section 1, One
91	Million One Hundred Two Thousand Nine Hundred Fifteen Dollars
92	(\$1,102,915.00) shall be allocated as follows:
93	Mississippi Health Care Alliance - ST Elevated

94	Myocardial Infarction Program (STEMI), Sepsis,
95	and Stroke System of Care Plan\$ 279,400.00
96	Mississippi Qualified Health Center
97	Grant Program\$ 600,000.00
98	Mississippi Health Department Programs\$ 223,515.00
99	SECTION 7. Of the funds appropriated under the provisions of
100	this act, the following positions are authorized:
101	AUTHORIZED HEADCOUNT:
102	Permanent: 685
103	Time-Limited: 1,407
104	With the funds herein appropriated, it shall be the agency's
105	responsibility to make certain that funds required for Personal
106	Services for Fiscal Year 2027 do not exceed Fiscal Year 2026 funds
107	appropriated for that purpose unless programs or positions are
108	added to the agency's Fiscal Year 2026 budget by the Mississippi
109	Legislature. The Legislature shall determine the agency's
110	personal services appropriation, which the State Personnel Board
111	shall publish. The agency's personal services appropriation may
112	consist of restricted funds for approved vacancies for Fiscal Year
113	2026 that may be utilized to fill vacant Fiscal Year 2025
114	headcount. It shall be the agency's responsibility to ensure that
115	the funds provided for vacancies are used to increase headcount
116	and not for promotions, title changes, in-range salary adjustments
117	or any other mechanism for increasing salaries for current
118	employees. It is the Legislature's intention that no employee

119	salary	falls	below	the	minim	ıum	salary	established	bу	the
120	Mississ	sippi :	State 1	Perso	onnel	Воа	rd.			

121 Additionally, the State Personnel Board shall determine and 122 publish the projected annualized payroll costs based on current 123 employees. It shall be the responsibility of the agency head to 124 ensure that actual personnel expenditures for Fiscal Year 2026 do 125 not exceed the data provided by the Legislative Budget Office. If the agency's Fiscal Year 2026 projected cost exceeds the 126 127 annualized costs, no salary actions shall be processed by the State Personnel Board except for new hires determined to be 128 129 essential for the agency.

130 Any transfers or escalations shall be made in accordance with 131 the terms, conditions, and procedures established by law or 132 allowable under the terms set forth within this act. 133 Personnel Board shall not escalate positions without written 134 approval from the Department of Finance and Administration. 135 Department of Finance and Administration shall not provide written 136 approval to escalate any funds for salaries and/or positions 137 without proof of availability of new or additional funds above the 138 appropriated level.

No general funds authorized to be expended herein shall be 139 140 used to replace federal funds and/or other special funds used for salaries authorized under the provisions of this act and which are 141 withdrawn and no longer available. 142

143	None of the funds herein appropriated shall be used in	
144	violation of the Internal Revenue Service's Publication 15-	A
145	relating to the reporting of income paid to contract employ	ees, as
146	interpreted by the Office of the State Auditor.	
147	SECTION 8. It is the intention of the Legislature that	t the
148	State Department of Health shall maintain complete accounti	ng and
149	personnel records related to the expenditure of all funds	
150	appropriated under this act and that such records shall be	in the
151	same format and level of detail as maintained for Fiscal Ye	ar
152	2025. It is further the intention of the Legislature that	the
153	agency's budget request for Fiscal Year 2027 shall be submi	tted to
154	the Joint Legislative Budget Committee in a format and leve	lof
155	detail comparable to the format and level of detail provide	d
156	during the Fiscal Year 2026 budget request process.	
157	SECTION 9. In compliance with the "Mississippi Perfor	mance
158	Budget and Strategic Planning Act of 1994," it is the inter	t of
159	the Legislature that the funds provided herein shall be uti	lized
160	in the most efficient and effective manner possible to achi	eve the
161	intended mission of this agency. Based on the funding auth	orized,
162	this agency shall make every effort to attain the targeted	
163	performance measures provided below:	
164		FY2026
165	Performance Measures	Target
166	Health Services	

State Infant Mortality Rate (per 1,000

168	Live Births)	8.80
169	Percent of Women who Received Prenatal	
170	Care in First Trimester	75.80
171	Percent of Live Births Delivered Prior	
172	to 37 Weeks of Gestation	15.50
173	Teenage Live Birth Rate Age 15-19 Years	
174	(per 1,000 Women Age 15-19)	22.20
175	Percent of Newborns with Positive and	
176	Inconclusive Genetic Screens who	
177	Received Recommended Follow-Up	100.00
178	Percent of Adults who are Obese (Body	
179	Mass Index of 30 or More, Regardless of	
180	Sex)	39.10
181	Health Protection	
182	Percent of Mississippi Population	
183	Receiving Water From a Public Water	
184	Supply	92.00
185	Percent of Mississippi Population	
186	Receiving Optimally Fluoridated Water	50.00
187	Transfer Time of Level III and IV Trauma	
188	Centers to Appropriate Facilities for	
189	Treatment (Minutes)	129.00
190	Communicable Disease	
191	Primary and Secondary Syphilis: Case	
192	Rate per 100,000	27.14

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193	Tuberculosis: Number of Cases	40
194	Tuberculosis: Case Rate per 100,000	1.20
195	HIV Disease: Number of Cases	450
196	HIV Disease: Case Rate per 100,000	15.31
197	Rate of Two Year Old Children Fully	
198	Immunized (National Immunization Survey:	
199	4:3:1:3:3:1:4 series - 19 to 35 months)	74.00
200	Tobacco Control	
201	Percent of Current Smokers Among Public	
202	Middle School Students	1.50
203	Percent of Current Smokers Among Public	
204	High School Students	2.10
205	Percent of Current Smokers Among Adults	
206	18 Years and Older	17.20
207	Public Health Emerg Prep/resp	
208	Time Required for Command Staff to	
209	Report to Emergency Operations Center in	
210	Response to a National or Man-Made	
211	Disaster (Minutes)	30.00
212	Admin & Support Services	
213	Percent of Mississippi Population Living	
214	in an Area Designated as a Health	
215	Professional Shortage Area: Mental	
216	Health	74.00
217	Percent of Mississippi Population Living	

218	in an Area Designated as a Health	
219	Professional Shortage Area: Dental	47.00
220	Percent of Mississippi Population Living	
221	in an Area Designated as a Health	
222	Professional Shortage Area: Primary	
223	Care	50.00
224	Medical Cannabis	
225	Number of Conditions Added to the List	
226	of Debilitating Medical Conditions	2
227	Number of Qualifying Patients Approved	55,000
228	Number of Designated Caregivers Approved	190
229	Number of Registry Identification Cards	
230	Revoked	25
231	Total Number of Patients with a Registry	
232	Identification Card	50,000
233	Number of Licensed Medical Practitioners	350
234	Number of Licensed Cannabis Cultivation	
235	Facilities	120
236	Number of Licensed Cannabis Processing	
237	Facilities	35
238	Number of Licensed Cannabis Testing	
239	Facilities	4
240	Number of Licensed Cannabis Waste	
241	Disposal Entities	7
242	Number of Licensed Cannabis	

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243	Transportation Entities 20
244	Percent of Applications Approved 95
245	A reporting of the degree to which the performance targets
246	set above have been or are being achieved shall be provided in the
247	agency's budget request submitted to the Joint Legislative Budget
248	Committee for Fiscal Year 2027.
249	SECTION 10. It is the intention of the Legislature that with
250	the funds provided herein, the State Department of Health may
251	provide and administer without charge, Hepatitis B vaccinations to
252	Emergency Medical Services (EMS) personnel who are in need of such
253	vaccinations through job related exposure.
254	SECTION 11. In addition to all other sums heretofore
255	appropriated, the following sum, or so much thereof as may be
256	necessary, is appropriated out of any money in the State General
257	Fund not otherwise appropriated to the credit of the Local
258	Governments and Rural Water Systems Emergency Loan Fund, and the
259	Local Governments and Rural Water System Improvements Revolving
260	Loan Fund as authorized in Chapter 521, Laws of 1995, to the State
261	Department of Health for the purpose of defraying the expenses of
262	the Local Governments and Rural Water Systems Improvements Board,
263	for the fiscal year beginning July 1, 2025, and ending
264	June 30, 2026\$ 4,300,000.00.
265	The purpose of these funds is to provide funds necessary to
266	match projected federal funds available through the following
267	federal fiscal year from the annual Clean Water State Revolving

268	rund (CWSRF) appropriations and from the supplemental
269	Infrastructure Investment and Jobs Act (IIJA) appropriations.
270	SECTION 12. In addition to all other sums heretofore
271	appropriated, the following sum, or so much thereof as may be
272	necessary, is appropriated out of any money in the State Treasury
273	to the credit of the Local Governments and Rural Water Systems
274	Emergency Loan Fund, and the Local Governments and Rural Water
275	System Improvements Revolving Loan Fund as authorized in Chapter
276	521, Laws of 1995, to the State Department of Health for the
277	purpose of defraying the expenses of the Local Governments and
278	Rural Water Systems Improvements Board, for the fiscal year
279	beginning July 1, 2025, and ending June 30, 2026
280	\$ 175,050,130.00.
281	SECTION 13. Of the funds appropriated under Sections 11 and
282	12 of this act, the following positions are authorized:
283	AUTHORIZED HEADCOUNT:
284	Permanent: 5
285	Time-Limited: 8
286	With the funds herein appropriated, it shall be the agency's
287	responsibility to make certain that funds required for Personal
288	Services for Fiscal Year 2027 do not exceed Fiscal Year 2026 funds
289	appropriated for that purpose unless programs or positions are
290	added to the agency's Fiscal Year 2026 budget by the Mississippi
291	Legislature. The Legislature shall determine the agency's
292	personal services appropriation, which the State Personnel Board

293	shall publish. The agency's personal services appropriation may
294	consist of restricted funds for approved vacancies for Fiscal Year
295	2026 that may be utilized to fill vacant Fiscal Year 2025
296	headcount. It shall be the agency's responsibility to ensure that
297	the funds provided for vacancies are used to increase headcount
298	and not for promotions, title changes, in-range salary adjustments
299	or any other mechanism for increasing salaries for current
300	employees. It is the Legislature's intention that no employee
301	salary falls below the minimum salary established by the
302	Mississippi State Personnel Board.
303	Additionally, the State Personnel Board shall determine and
304	publish the projected annualized payroll costs based on current
305	employees. It shall be the responsibility of the agency head to
306	ensure that actual personnel expenditures for Fiscal Year 2026 do
307	not exceed the data provided by the Legislative Budget Office. If
308	the agency's Fiscal Year 2026 projected cost exceeds the
309	annualized costs, no salary actions shall be processed by the
310	State Personnel Board except for new hires determined to be
311	essential for the agency.
312	Any transfers or escalations shall be made in accordance with
313	the terms, conditions, and procedures established by law or
314	allowable under the terms set forth within this act. The State
315	Personnel Board shall not escalate positions without written
316	approval from the Department of Finance and Administration. The

Department of Finance and Administration shall not provide written

318	approval to escalate any funds for salaries and/or positions
319	without proof of availability of new or additional funds above the
320	appropriated level.

No general funds authorized to be expended herein shall be 321 322 used to replace federal funds and/or other special funds used for 323 salaries authorized under the provisions of this act and which are 324 withdrawn and no longer available.

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None of the funds herein appropriated shall be used in violation of the Internal Revenue Service's Publication 15-A relating to the reporting of income paid to contract employees, as interpreted by the Office of the State Auditor.

SECTION 14. Of the funds appropriated in Section 2, One Million Dollars (\$1,000,000.00) shall come from the Department of Human Services, Child Care Development Fund or other appropriate special funds for the purpose of child care licensure. funds are to be transferred to the State Department of Health no later than July 31, 2025. The State Department of Health shall make a complete accounting of the uses of these funds to the Department of Human Services.

337 SECTION 15. It is the intention of the Legislature that the 338 State Department of Health shall expend not more than Fifty 339 Thousand Dollars (\$50,000.00) of the funds appropriated herein for 340 providing the oil known as "Lorenzo's Oil" for the treatment of 341 the genetic disorder adrenoleukodystrophy (ALD), to children and Mississippi residents over the age of twenty-one (21) who have the 342

344	not reimburse the cost of providing the oil. The department may
345	also provide needed pathology and biannual MRI exams.
346	SECTION 16. Of the funds appropriated in Section 1, Seven
347	Hundred Thousand Dollars (\$700,000.00) are provided for the
348	purpose of purchasing AIDS drugs and other necessary AIDS related
349	medical services.
350	SECTION 17. Of the funds appropriated herein, Two Hundred
351	Fifty Thousand Dollars (\$250,000.00) is provided for the Breast
352	and Cervical Cancer Program.
353	SECTION 18. In addition to all other funds heretofore
354	appropriated, the following sum, or so much thereof as may be
355	necessary, is appropriated out of any money in the State General
356	Fund not otherwise appropriated, for the purpose of defraying the
357	expenses of the Mississippi Medical Cannabis Act at the Department
358	of Health for the fiscal year beginning July 1, 2025, and ending
359	June 30, 2026\$ 7,787,845.00.
360	SECTION 19. Of the funds appropriated under the provisions
361	of Section 18 of this act, the following positions are authorized:
362	AUTHORIZED HEADCOUNT:
363	Permanent: 0
364	Time-Limited: 34
365	With the funds herein appropriated, it shall be the agency's
366	responsibility to make certain that funds required for Personal

genetic disorder adrenoleukodystrophy and for whom Medicaid does

Services for Fiscal Year 2027 do not exceed Fiscal Year 2026 funds

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368	appropriated for that purpose unless programs or positions are
369	added to the agency's Fiscal Year 2026 budget by the Mississippi
370	Legislature. The Legislature shall determine the agency's
371	personal services appropriation, which the State Personnel Board
372	shall publish. The agency's personal services appropriation may
373	consist of restricted funds for approved vacancies for Fiscal Year
374	2026 that may be utilized to fill vacant Fiscal Year 2025
375	headcount. It shall be the agency's responsibility to ensure that
376	the funds provided for vacancies are used to increase headcount
377	and not for promotions, title changes, in-range salary adjustments
378	or any other mechanism for increasing salaries for current
379	employees. It is the Legislature's intention that no employee
380	salary falls below the minimum salary established by the
381	Mississippi State Personnel Board.
382	Additionally, the State Personnel Board shall determine and
383	publish the projected annualized payroll costs based on current
384	employees. It shall be the responsibility of the agency head to
385	ensure that actual personnel expenditures for Fiscal Year 2026 do
386	not exceed the data provided by the Legislative Budget Office. If
387	the agency's Fiscal Year 2026 projected cost exceeds the
388	annualized costs, no salary actions shall be processed by the
389	State Personnel Board except for new hires determined to be
390	essential for the agency.

Any transfers or escalations shall be made in accordance with

the terms, conditions, and procedures established by law or

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393	allowable under the terms set forth within this act. The State
394	Personnel Board shall not escalate positions without written
395	approval from the Department of Finance and Administration. The
396	Department of Finance and Administration shall not provide written
397	approval to escalate any funds for salaries and/or positions
398	without proof of availability of new or additional funds above the
399	appropriated level.

No general funds authorized to be expended herein shall be used to replace federal funds and/or other special funds used for salaries authorized under the provisions of this act and which are withdrawn and no longer available.

None of the funds herein appropriated shall be used in violation of the Internal Revenue Service's Publication 15-A relating to the reporting of income paid to contract employees, as interpreted by the Office of the State Auditor.

In addition to all other funds heretofore SECTION 20. appropriated, the following sum, or so much thereof as may be necessary, is appropriated out of any money in the State Treasury to the credit of the Mississippi Burn Care Fund which is comprised of special source funds collected by or otherwise available to the department, for the purpose of funding reimbursement for uncompensated medical care to Mississippi burn victims through the trauma care system at in-state burn facilities including the Baptist Medical Center, the University of Mississippi Medical Center, and any designated Burn Center associated with a Level I

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418	Trauma Center in the Mississippi Trauma Care System or for
419	uncompensated aero medical transportation to out-of-state
420	qualified United States Burn Care facilities, and such other
421	provisions necessary to provide burn care for Mississippi
422	residents, including reimbursement for travel, lodgings, meals and
423	other reasonable travel-related expenses incurred by burn victims,
424	family members and/or caregivers, for the fiscal year beginning
425	July 1, 2025, and ending June 30, 2026\$ 5,000,000.00.
426	SECTION 21. It is the intention of the Legislature that
426	SECTION 21. It is the intention of the Legislature that
426 427	SECTION 21. It is the intention of the Legislature that whenever two (2) or more bids are received by this agency for the
426 427 428	SECTION 21. It is the intention of the Legislature that whenever two (2) or more bids are received by this agency for the purchase of commodities or equipment, and whenever all things
426 427 428 429	SECTION 21. It is the intention of the Legislature that whenever two (2) or more bids are received by this agency for the purchase of commodities or equipment, and whenever all things stated in such received bids are equal with respect to price,
426 427 428 429 430	SECTION 21. It is the intention of the Legislature that whenever two (2) or more bids are received by this agency for the purchase of commodities or equipment, and whenever all things stated in such received bids are equal with respect to price, quality and service, the Mississippi Industries for the Blind

- SECTION 22. It is the intention of the Legislature that the 434 435 Mississippi Department of Health shall implement same day service 436 to receive birth and death certificates.
- 437 SECTION 23. It is the intention of the Legislature that the 438 Mississippi State Department of Health shall provide the Joint 439 Legislative Budget Committee a report of all grants received by 440 September 15, 2025. This notification will consist of the name of 441 the grant and agency or nonprofit making the award, the award 442 amount, and a short list of goals to be achieved.

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443	SECTION 24.	It is the intention of the Legislature that the	е
444	Mississippi State	Department of Health shall be the fiscal agent	
445	in all allowable o	grants awarded.	

446 SECTION 25. Of the funds appropriated in Section 2, Seven 447 Hundred Thousand Dollars (\$700,000.00) shall come from the 448 Department of Education for the purpose of maintenance of effort 449 for the Early Intervention Program. These funds are to be 450 transferred to the State Department of Health no later than 451 December 31, 2025. The State Department of Health shall make a 452 complete accounting of the uses of these funds to the Department 453 of Education.

The Mississippi Department of Health is SECTION 26. authorized to obtain a line of credit through the State Treasurer from the Working Cash-Stabilization Fund or any other special source funds maintained in the State Treasury in an amount not exceeding Ten Million Dollars (\$10,000,000.00) to fund shortfalls which, from time to time, may occur due to insufficient working cash spent in anticipation of receiving federal reimbursement. The length of indebtedness under this provision shall not carry past the end of the quarter following the loan origination. Loan proceeds shall be received by the State Treasurer and shall be placed in a Mississippi Department of Health designated special The division may pledge as security for such fund account. interim financing future funds that will be received by the division. Any such loans shall be repaid from the first available

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468	funds	receiv	red by	the c	depar	tment	in	the	manner	of	and	subject	to
469	the sa	ame ter	ms pr	ovideo	d in	this	sect	cion.					

- 470 SECTION 27. It is the intention of the Legislature that the funds herein appropriated shall be expended in compliance with 471 472 Section 27-104-25, Mississippi Code of 1972, that no state agency 473 shall incur obligations or indebtedness in excess of their 474 appropriation and that the responsible officers, either personally 475 or upon their official bonds, shall be held responsible for 476 actions contrary to this provision.
 - SECTION 28. With the funds appropriated herein, it is the intention of the Legislature that the Mississippi Department of Health is authorized to set the compensation of all nurse PINs, Epidemiologists and Disease Intervention Specialist Series based on the education and experience of the incumbent not to exceed the end salary as established by the State Personnel Board.
- 483 SECTION 29. It is the intent of the Legislature that the 484 Chairman of the Board of Health may appoint an official 485 replacement or representative with voting privileges to the 486 Advisory Board of the Office of Mississippi Physician Workforce.
- 487 SECTION 30. It is the intention of the Legislature that the 488 State Health Officer shall have the authority to transfer cash 489 from one special fund treasury fund to another special fund 490 treasury fund under the control of the Department of Health. 491 is further the intention of the Legislature that the State Health 492 Officer shall submit written justification for the transfer to the

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493	Legislative Budget Office and the Department of Finance and
494	Administration on or before the fifteenth of the month prior to
495	the effective date of the transfer.
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496 SECTION 31. Of the funds appropriated in Sections 1 and 2 of 497 this act, One Million Three Hundred Eighty-two Thousand Two 498 Hundred Fifty Dollars (\$1,382,250.00) is provided for the Office 499 of Mississippi Physician Workforce as described in Section 500 41-123-5, Mississippi Code of 1972.

SECTION 32. Of the funds appropriated in Section 1, it is the intention of the Legislature that Eight Hundred Fifty-nine Thousand Nine Hundred Three Dollars (\$859,903.00) shall be allocated to the Domestic Violence program that is supported from General Fund court assessments.

It is the intent of the Legislature that the SECTION 33. Mississippi State Department of Health shall have authority to escalate the various budgets in both funds and positions, with the approval of the State Fiscal Officer, from any special funds collected or available for HIV medical or support services, clinical quality management, and administrative expenses not to exceed Five Million Dollars (\$5,000,000.00), to the agency for expenditure. Upon such approval, the Mississippi State Department of Health may expend such funds in the manner authorized by law. Funds may be made available to local HIV/AIDS service providers.

The Executive Director of the Mississippi State Department of

Health shall submit to the Department of Finance and

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518	Administration a certified statement providing a detailed
519	explanation for any escalation, including a justification for the
520	establishment of any new positions or reclassification of existing
521	positions.
522	SECTION 34. Notwithstanding any other provision, the
523	Department of Health shall have the authority to escalate its

headcount for any additional operational needs related to 524 525 Coronavirus State Fiscal Recovery Funds, upon approval of the 526 Department of Finance and Administration and the State Personnel

SECTION 35. It is the intention of the Legislature that the State Department of Health is hereby authorized to escalate, budget and expend funds for salaries and positions, with the approval of the State Fiscal Officer, from fund numbers 5331400000, 5331500000, and 5820130100, for the purpose of operating the State Department of Health programs as authorized by law, in accordance with rules and regulation of the Department of Finance and Administration in a manner consistent with the escalation of federal funds and when grant requirements have changed that result in staffing needs but do not result in new or additional funds.

539 The Executive Director of the State Department of Health or 540 designee shall submit to the Department of Finance and 541 Administration a certified statement providing a detailed explanation for any escalation, including a justification for the 542

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545	SECTION 3	36.	Of	t.he	funds	appro	opriated	in Se	ction	1.	Twelve	
544	positions.											
543	establishment	of	any	new	positi	ons o	or reclas	ssific	ation	of	existin	ıg

SECTION 36. Of the funds appropriated in Section 1, Twelve
Million Three Hundred Thousand Dollars (\$12,300,000.00) is
allocated for the purpose of providing reimbursable grants from
the Office of Interpersonal Violence as described in this section.
The funds appropriated under this section shall be expended
by the State Department of Health as a reimbursable grant. In

determining reimbursable expenses, the State Department of Health shall use allowable costs as defined by the Office of

Interpersonal Violence. Of the funds in this section, a minimum of Two Million Dollars (\$2,000,000.00) is to be distributed to Children's Advocacy Centers of Mississippi for the purpose of conducting additional forensic interviews. Of the funds in this section, up to Three Hundred Thousand Dollars (\$300,000.00) may be

used by the department for administration of these funds.

SECTION 37. The money herein appropriated shall be paid by the State Treasurer out of any money in the State Treasury to the credit of the proper fund or funds as set forth in this act, upon warrants issued by the State Fiscal Officer; and the State Fiscal Officer shall issue his warrants upon requisitions signed by the proper person, officer or officers, in the manner provided by law.

SECTION 38. This act shall take effect and be in force from

and after July 1, 2025.

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