To: Medicaid

By: Senator(s) Younger, Blackwell

## SENATE BILL NO. 2898

- AN ACT TO AMEND SECTION 43-13-117, MISSISSIPPI CODE OF 1972, TO REQUIRE THE PEER COMMITTEE TO CONDUCT A PERFORMANCE EVALUATION OF THE DIVISION OF MEDICAID'S NONEMERGENCY TRANSPORTATION PROGRAM TWO YEARS AFTER THE IMPLEMENTATION DATE OF EACH NEW CONTRACT; AND FOR RELATED PURPOSES.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 **SECTION 1.** Section 43-13-117, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 43-13-117. (A) Medicaid as authorized by this article shall
- 10 include payment of part or all of the costs, at the discretion of
- 11 the division, with approval of the Governor and the Centers for
- 12 Medicare and Medicaid Services, of the following types of care and
- 13 services rendered to eligible applicants who have been determined
- 14 to be eligible for that care and services, within the limits of
- 15 state appropriations and federal matching funds:
- 16 (1) Inpatient hospital services.
- 17 (a) The division is authorized to implement an All
- 18 Patient Refined Diagnosis Related Groups (APR-DRG) reimbursement
- 19 methodology for inpatient hospital services.

20 (b) No service benefits or reimburseme
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- 21 limitations in this subsection (A)(1) shall apply to payments
- 22 under an APR-DRG or Ambulatory Payment Classification (APC) model
- 23 or a managed care program or similar model described in subsection
- 24 (H) of this section unless specifically authorized by the
- 25 division.
- 26 (2) Outpatient hospital services.
- 27 (a) Emergency services.
- 28 (b) Other outpatient hospital services. The
- 29 division shall allow benefits for other medically necessary
- 30 outpatient hospital services (such as chemotherapy, radiation,
- 31 surgery and therapy), including outpatient services in a clinic or
- 32 other facility that is not located inside the hospital, but that
- 33 has been designated as an outpatient facility by the hospital, and
- 34 that was in operation or under construction on July 1, 2009,
- 35 provided that the costs and charges associated with the operation
- 36 of the hospital clinic are included in the hospital's cost report.
- 37 In addition, the Medicare thirty-five-mile rule will apply to
- 38 those hospital clinics not located inside the hospital that are
- 39 constructed after July 1, 2009. Where the same services are
- 40 reimbursed as clinic services, the division may revise the rate or
- 41 methodology of outpatient reimbursement to maintain consistency,
- 42 efficiency, economy and quality of care.
- 43 (c) The division is authorized to implement an
- 44 Ambulatory Payment Classification (APC) methodology for outpatient

- 45 hospital services. The division shall give rural hospitals that
- 46 have fifty (50) or fewer licensed beds the option to not be
- 47 reimbursed for outpatient hospital services using the APC
- 48 methodology, but reimbursement for outpatient hospital services
- 49 provided by those hospitals shall be based on one hundred one
- 50 percent (101%) of the rate established under Medicare for
- 51 outpatient hospital services. Those hospitals choosing to not be
- 52 reimbursed under the APC methodology shall remain under cost-based
- 53 reimbursement for a two-year period.
- 54 (d) No service benefits or reimbursement
- 55 limitations in this subsection (A)(2) shall apply to payments
- 56 under an APR-DRG or APC model or a managed care program or similar
- 57 model described in subsection (H) of this section unless
- 58 specifically authorized by the division.
- 59 (3) Laboratory and x-ray services.
- 60 (4) Nursing facility services.
- 61 (a) The division shall make full payment to
- 62 nursing facilities for each day, not exceeding forty-two (42) days
- 63 per year, that a patient is absent from the facility on home
- 64 leave. Payment may be made for the following home leave days in
- 65 addition to the forty-two-day limitation: Christmas, the day
- 66 before Christmas, the day after Christmas, Thanksqiving, the day
- 67 before Thanksgiving and the day after Thanksgiving.
- (b) From and after July 1, 1997, the division
- 69 shall implement the integrated case-mix payment and quality

- 70 monitoring system, which includes the fair rental system for
- 71 property costs and in which recapture of depreciation is
- 72 eliminated. The division may reduce the payment for hospital
- 73 leave and therapeutic home leave days to the lower of the case-mix
- 74 category as computed for the resident on leave using the
- 75 assessment being utilized for payment at that point in time, or a
- 76 case-mix score of 1.000 for nursing facilities, and shall compute
- 77 case-mix scores of residents so that only services provided at the
- 78 nursing facility are considered in calculating a facility's per
- 79 diem.
- 80 (c) From and after July 1, 1997, all state-owned
- 81 nursing facilities shall be reimbursed on a full reasonable cost
- 82 basis.
- 83 (d) On or after January 1, 2015, the division
- 84 shall update the case-mix payment system resource utilization
- 85 grouper and classifications and fair rental reimbursement system.
- 86 The division shall develop and implement a payment add-on to
- 87 reimburse nursing facilities for ventilator-dependent resident
- 88 services.
- 89 (e) The division shall develop and implement, not
- 90 later than January 1, 2001, a case-mix payment add-on determined
- 91 by time studies and other valid statistical data that will
- 92 reimburse a nursing facility for the additional cost of caring for
- 93 a resident who has a diagnosis of Alzheimer's or other related
- 94 dementia and exhibits symptoms that require special care. Any

95 such case-mix add-on payment shall be supported by a determination

96 of additional cost. The division shall also develop and implement

- 97 as part of the fair rental reimbursement system for nursing
- 98 facility beds, an Alzheimer's resident bed depreciation enhanced
- 99 reimbursement system that will provide an incentive to encourage
- 100 nursing facilities to convert or construct beds for residents with
- 101 Alzheimer's or other related dementia.
- 102 (f) The division shall develop and implement an
- 103 assessment process for long-term care services. The division may
- 104 provide the assessment and related functions directly or through
- 105 contract with the area agencies on aging.
- The division shall apply for necessary federal waivers to
- 107 assure that additional services providing alternatives to nursing
- 108 facility care are made available to applicants for nursing
- 109 facility care.
- 110 (5) Periodic screening and diagnostic services for
- 111 individuals under age twenty-one (21) years as are needed to
- 112 identify physical and mental defects and to provide health care
- 113 treatment and other measures designed to correct or ameliorate
- 114 defects and physical and mental illness and conditions discovered
- 115 by the screening services, regardless of whether these services
- 116 are included in the state plan. The division may include in its
- 117 periodic screening and diagnostic program those discretionary
- 118 services authorized under the federal regulations adopted to
- 119 implement Title XIX of the federal Social Security Act, as

120 The division, in obtaining physical therapy services, occupational therapy services, and services for individuals with 121 122 speech, hearing and language disorders, may enter into a 123 cooperative agreement with the State Department of Education for 124 the provision of those services to handicapped students by public 125 school districts using state funds that are provided from the 126 appropriation to the Department of Education to obtain federal 127 matching funds through the division. The division, in obtaining 128 medical and mental health assessments, treatment, care and services for children who are in, or at risk of being put in, the 129 130 custody of the Mississippi Department of Human Services may enter 131 into a cooperative agreement with the Mississippi Department of Human Services for the provision of those services using state 132 133 funds that are provided from the appropriation to the Department 134 of Human Services to obtain federal matching funds through the 135 division.

(6) Physician services. Fees for physician's services that are covered only by Medicaid shall be reimbursed at ninety percent (90%) of the rate established on January 1, 2018, 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

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145	division may reimburse eligible providers, as determined by the
146	division, for certain primary care services at one hundred percent
147	(100%) of the rate established under Medicare. The division shall
148	reimburse obstetricians and gynecologists for certain primary care
149	services as defined by the division at one hundred percent (100%)

of the rate established under Medicare.

- 151 (7) (a) Home health services for eligible persons, not 152 to exceed in cost the prevailing cost of nursing facility 153 services. All home health visits must be precertified as required 154 by the division. In addition to physicians, certified registered 155 nurse practitioners, physician assistants and clinical nurse 156 specialists are authorized to prescribe or order home health 157 services and plans of care, sign home health plans of care, 158 certify and recertify eligibility for home health services and 159 conduct the required initial face-to-face visit with the recipient of the services. 160
- (b) [Repealed]
- 162 (8) Emergency medical transportation services as 163 determined by the division.
- 164 (9) Prescription drugs and other covered drugs and 165 services as determined by the division.
- The division shall establish a mandatory preferred drug list.
- 167 Drugs not on the mandatory preferred drug list shall be made
- 168 available by utilizing prior authorization procedures established
- 169 by the division.

170	The division may seek to establish relationships with other
171	states in order to lower acquisition costs of prescription drugs
172	to include single-source and innovator multiple-source drugs or
173	generic drugs. In addition, if allowed by federal law or
174	regulation, the division may seek to establish relationships with
175	and negotiate with other countries to facilitate the acquisition
176	of prescription drugs to include single-source and innovator
177	multiple-source drugs or generic drugs, if that will lower the
178	acquisition costs of those prescription drugs.

The division may allow for a combination of prescriptions for 179 180 single-source and innovator multiple-source drugs and generic 181 drugs to meet the needs of the beneficiaries.

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

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

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195	recipient and	only one (1) dispensing fee per month may be
196	charged. The	division shall develop a methodology for reimbursing
197	for restocked	drugs, which shall include a restock fee as
198	determined by	the division not exceeding Seven Dollars and
199	Eighty-two Cer	nts (\$7.82).

Except for those specific maintenance drugs approved by the
executive director, the division shall not reimburse for any
portion of a prescription that exceeds a thirty-one-day supply of
the drug based on the daily dosage.

The division is authorized to develop and implement a program of payment for additional pharmacist services as determined by the division.

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

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220	innovator multiple-source drugs, and information about other drugs
221	that may be prescribed as alternatives to those single-source
222	drugs and innovator multiple-source drugs and the costs to the
223	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.

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

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

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

The division shall allow certain drugs, including physician-administered drugs, and implantable drug system devices, and medical supplies, with limited distribution or limited access for beneficiaries and administered in an appropriate clinical

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244	setting,	to be reimbursed	as either a	medical	claim	or	pharmacy
245	claim, a	s determined by th	ne division.				

It is the intent of the Legislature that the division and any managed care entity described in subsection (H) of this section encourage the use of Alpha-Hydroxyprogesterone Caproate (17P) to prevent recurrent preterm birth.

250 (10) Dental and orthodontic services to be determined 251 by the division.

The division shall increase the amount of the reimbursement rate for diagnostic and preventative dental services for each of the fiscal years 2022, 2023 and 2024 by five percent (5%) above the amount of the reimbursement rate for the previous fiscal year. The division shall increase the amount of the reimbursement rate for restorative dental services for each of the fiscal years 2023, 2024 and 2025 by five percent (5%) above the amount of the reimbursement rate for the previous fiscal year. It is the intent of the Legislature that the reimbursement rate revision for preventative dental services will be an incentive to increase the number of dentists who actively provide Medicaid services. This dental services reimbursement rate revision shall be known as the "James Russell Dumas Medicaid Dental Services Incentive Program."

The Medical Care Advisory Committee, assisted by the Division of Medicaid, 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

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269 Medicaid, the geographic trends of where dentists are offering 270 what types of Medicaid services and other statistics pertinent to 271 the goals of this legislative intent. This data shall annually be 272 presented to the Chair of the Senate Medicaid Committee and the

273 Chair of the House Medicaid Committee.

274 The division shall include dental services as a necessary 275 component of overall health services provided to children who are 276 eligible for services.

- Eyeglasses for all Medicaid beneficiaries who have (11)(a) had surgery on the eyeball or ocular muscle that results in a vision change for which eyeglasses or a change in eyeglasses is medically indicated within six (6) months of the surgery and is in accordance with policies established by the division, or (b) one (1) pair every five (5) years and in accordance with policies established by the division. In either instance, the eyeglasses must be prescribed by a physician skilled in diseases of the eye or an optometrist, whichever the beneficiary may select.
  - Intermediate care facility services. (12)
- 287 The division shall make full payment to all (a) intermediate care facilities for individuals with intellectual 288 289 disabilities for each day, not exceeding sixty-three (63) days per 290 year, that a patient is absent from the facility on home leave. 291 Payment may be made for the following home leave days in addition 292 to the sixty-three-day limitation: Christmas, the day before

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293	Christmas,	the	day	after	Christmas,	Thanksgiving,	the	day	before
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- 294 Thanksgiving and the day after Thanksgiving.
- 295 (b) All state-owned intermediate care facilities
- 296 for individuals with intellectual disabilities shall be reimbursed
- 297 on a full reasonable cost basis.
- 298 (c) Effective January 1, 2015, the division shall
- 299 update the fair rental reimbursement system for intermediate care
- 300 facilities for individuals with intellectual disabilities.
- 301 (13) Family planning services, including drugs,
- 302 supplies and devices, when those services are under the
- 303 supervision of a physician or nurse practitioner.
- 304 (14) Clinic services. Preventive, diagnostic,
- 305 therapeutic, rehabilitative or palliative services that are
- 306 furnished by a facility that is not part of a hospital but is
- 307 organized and operated to provide medical care to outpatients.
- 308 Clinic services include, but are not limited to:
- 309 (a) Services provided by ambulatory surgical
- 310 centers (ACSs) as defined in Section 41-75-1(a); and
- 311 (b) Dialysis center services.
- 312 (15) Home- and community-based services for the elderly
- 313 and disabled, as provided under Title XIX of the federal Social
- 314 Security Act, as amended, under waivers, subject to the
- 315 availability of funds specifically appropriated for that purpose
- 316 by the Legislature.

317	(16) Mental health services. Certain services provided
318	by a psychiatrist shall be reimbursed at up to one hundred percent
319	(100%) of the Medicare rate. Approved therapeutic and case
320	management services (a) provided by an approved regional mental
321	health/intellectual disability center established under Sections
322	41-19-31 through 41-19-39, or by another community mental health
323	service provider meeting the requirements of the Department of
324	Mental Health to be an approved mental health/intellectual
325	disability center if determined necessary by the Department of
326	Mental Health, using state funds that are provided in the
327	appropriation to the division to match federal funds, or (b)
328	provided by a facility that is certified by the State Department
329	of Mental Health to provide therapeutic and case management
330	services, to be reimbursed on a fee for service basis, or (c)
331	provided in the community by a facility or program operated by the
332	Department of Mental Health. Any such services provided by a
333	facility described in subparagraph (b) must have the prior
334	approval of the division to be reimbursable under this section.
335	(17) Durable medical equipment services and medical
336	supplies. Precertification of durable medical equipment and
337	medical supplies must be obtained as required by the division.
338	The Division of Medicaid may require durable medical equipment
339	providers to obtain a surety bond in the amount and to the
340	specifications as established by the Balanced Budget Act of 1997.
341	A maximum dollar amount of reimbursement for noninvasive

342 ventilators or ventilation treatments properly ordered and being 343 used in an appropriate care setting shall not be set by any health maintenance organization, coordinated care organization, 344 provider-sponsored health plan, or other organization paid for 345 346 services on a capitated basis by the division under any managed 347 care program or coordinated care program implemented by the 348 division under this section. Reimbursement by these organizations 349 to durable medical equipment suppliers for home use of noninvasive 350 and invasive ventilators shall be on a continuous monthly payment 351 basis for the duration of medical need throughout a patient's 352 valid prescription period.

(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 serve a disproportionate share of low-income patients and that meet the federal requirements for those payments as provided in Section 1923 of the federal Social Security Act and any applicable regulations. It is the intent of the Legislature that the division shall draw down all available federal funds allotted to the state for disproportionate share hospitals. However, from and after January 1, 1999, public hospitals participating in the Medicaid disproportionate share program may be required to participate in an intergovernmental transfer program as provided

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366	in Section	1903 of	the	federal	Social	Security	Act	and	any
367	applicable	regulati	lons	•					

368 The division may establish a Medicare (b) (i) 1. Upper Payment Limits Program, as defined in Section 1902(a)(30) of 369 370 the federal Social Security Act and any applicable federal 371 regulations, or an allowable delivery system or provider payment 372 initiative authorized under 42 CFR 438.6(c), for hospitals, 373 nursing facilities and physicians employed or contracted by 374 hospitals.

2. The division shall establish a Medicaid Supplemental Payment Program, as permitted by the federal Social Security Act and a comparable allowable delivery system or provider payment initiative authorized under 42 CFR 438.6(c), for emergency ambulance transportation providers in accordance with this subsection (A)(18)(b).

nursing facility, and emergency ambulance transportation provider for the sole purpose of financing the state portion of the Medicare Upper Payment Limits Program or other program(s) authorized under this subsection (A)(18)(b). The hospital assessment shall be as provided in Section 43-13-145(4)(a), and the nursing facility and the emergency ambulance transportation assessments, if established, shall be based on Medicaid utilization or other appropriate method, as determined by the

division, consistent with federal regulations. The assessments

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391	will remain in effect as long as the state participates in the
392	Medicare Upper Payment Limits Program or other program(s)
393	authorized under this subsection (A)(18)(b). In addition to the
394	hospital assessment provided in Section 43-13-145(4)(a), hospitals
395	with physicians participating in the Medicare Upper Payment Limits
396	Program or other program(s) authorized under this subsection
397	(A)(18)(b) shall be required to participate in an
398	intergovernmental transfer or assessment, as determined by the
399	division, for the purpose of financing the state portion of the
400	physician UPL payments or other payment(s) authorized under this
401	subsection (A)(18)(b).
402	(iii) Subject to approval by the Centers for
403	Medicare and Medicaid Services (CMS) and the provisions of this
404	subsection (A)(18)(b), the division shall make additional
405	reimbursement to hospitals, nursing facilities, and emergency
406	ambulance transportation providers for the Medicare Upper Payment
407	Limits Program or other program(s) authorized under this
408	subsection (A)(18)(b), and, if the program is established for
409	physicians, shall make additional reimbursement for physicians, as
410	defined in Section 1902(a)(30) of the federal Social Security Act
411	and any applicable federal regulations, provided the assessment in
412	this subsection (A)(18)(b) is in effect.

Mississippi Hospital Access Program (MHAP) provided in

(iv) Notwithstanding any other provision of

this article to the contrary, effective upon implementation of the

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416	subparagraph (c)(1) below, the hospital portion of the inpatient
417	Upper Payment Limits Program shall transition into and be replaced
418	by the MHAP program. However, the division is authorized to
419	develop and implement an alternative fee-for-service Upper Payment
420	Limits model in accordance with federal laws and regulations if
421	necessary to preserve supplemental funding. Further, the
422	division, in consultation with the hospital industry shall develop
423	alternative models for distribution of medical claims and
424	supplemental payments for inpatient and outpatient hospital
425	services, and such models may include, but shall not be limited to
426	the following: increasing rates for inpatient and outpatient
427	services; creating a low-income utilization pool of funds to
428	reimburse hospitals for the costs of uncompensated care, charity
429	care and bad debts as permitted and approved pursuant to federal
430	regulations and the Centers for Medicare and Medicaid Services;
431	supplemental payments based upon Medicaid utilization, quality,
432	service lines and/or costs of providing such services to Medicaid
433	beneficiaries and to uninsured patients. The goals of such
434	payment models shall be to ensure access to inpatient and
435	outpatient care and to maximize any federal funds that are
436	available to reimburse hospitals for services provided. Any such
437	documents required to achieve the goals described in this
438	paragraph shall be submitted to the Centers for Medicare and
439	Medicaid Services, with a proposed effective date of July 1, 2019,
440	to the extent possible, but in no event shall the effective date

441	of such payment models be later than July 1, 2020. The Chairmen
442	of the Senate and House Medicaid Committees shall be provided a
443	copy of the proposed payment model(s) prior to submission.
444	Effective July 1, 2018, and until such time as any payment
445	model(s) as described above become effective, the division, in
446	consultation with the hospital industry, is authorized to
447	implement a transitional program for inpatient and outpatient
448	payments and/or supplemental payments (including, but not limited
449	to, MHAP and directed payments), to redistribute available
450	supplemental funds among hospital providers, provided that when
451	compared to a hospital's prior year supplemental payments,
452	supplemental payments made pursuant to any such transitional
453	program shall not result in a decrease of more than five percent
454	(5%) and shall not increase by more than the amount needed to
455	maximize the distribution of the available funds.
456	(v) 1. To preserve and improve access to
457	ambulance transportation provider services, the division shall
458	seek CMS approval to make ambulance service access payments as set
459	forth in this subsection (A)(18)(b) for all covered emergency
460	ambulance services rendered on or after July 1, 2022, and shall
461	make such ambulance service access payments for all covered
462	services rendered on or after the effective date of CMS approval.
463	2. The division shall calculate the
464	ambulance service access payment amount as the balance of the
465	portion of the Medical Care Fund related to ambulance

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466	transportation service provider assessments plus any federal
467	matching funds earned on the balance, up to, but not to exceed,
468	the upper payment limit gap for all emergency ambulance service
469	providers.
470	3. a. Except for ambulance services
471	exempt from the assessment provided in this paragraph (18)(b), all
472	ambulance transportation service providers shall be eligible for
473	ambulance service access payments each state fiscal year as set
474	forth in this paragraph (18)(b).
475	b. In addition to any other funds
476	paid to ambulance transportation service providers for emergency
477	medical services provided to Medicaid beneficiaries, each eligible
478	ambulance transportation service provider shall receive ambulance
479	service access payments each state fiscal year equal to the
480	ambulance transportation service provider's upper payment limit
481	gap. Subject to approval by the Centers for Medicare and Medicaid
482	Services, ambulance service access payments shall be made no less
483	than on a quarterly basis.
484	c. As used in this paragraph
485	(18)(b)(v), the term "upper payment limit gap" means the
486	difference between the total amount that the ambulance
487	transportation service provider received from Medicaid and the
488	average amount that the ambulance transportation service provider

would have received from commercial insurers for those services

reimbursed by Medicaid.

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491	4. An ambulance service access payment
492	shall not be used to offset any other payment by the division for
493	emergency or nonemergency services to Medicaid beneficiaries.
494	(c) (i) Not later than December 1, 2015, the
495	division shall, subject to approval by the Centers for Medicare
496	and Medicaid Services (CMS), establish, implement and operate a
497	Mississippi Hospital Access Program (MHAP) for the purpose of
498	protecting patient access to hospital care through hospital
499	inpatient reimbursement programs provided in this section designed
500	to maintain total hospital reimbursement for inpatient services
501	rendered by in-state hospitals and the out-of-state hospital that
502	is authorized by federal law to submit intergovernmental transfers
503	(IGTs) to the State of Mississippi and is classified as Level I
504	trauma center located in a county contiguous to the state line at
505	the maximum levels permissible under applicable federal statutes
506	and regulations, at which time the current inpatient Medicare
507	Upper Payment Limits (UPL) Program for hospital inpatient services
508	shall transition to the MHAP.
509	(ii) Subject to approval by the Centers for
510	Medicare and Medicaid Services (CMS), the MHAP shall provide
511	increased inpatient capitation (PMPM) payments to managed care
512	entities contracting with the division pursuant to subsection (H)
513	of this section to support availability of hospital services or
514	such other payments permissible under federal law necessary to
515	accomplish the intent of this subsection.

517	that effective for all inpatient hospital Medicaid services during
518	state fiscal year 2016, and so long as this provision shall remain
519	in effect hereafter, the division shall to the fullest extent
520	feasible replace the additional reimbursement for hospital
521	inpatient services under the inpatient Medicare Upper Payment
522	Limits (UPL) Program with additional reimbursement under the MHAP
523	and other payment programs for inpatient and/or outpatient
524	payments which may be developed under the authority of this
525	paragraph.
526	(iv) The division shall assess each hospital
527	as provided in Section 43-13-145(4)(a) for the purpose of
528	financing the state portion of the MHAP, supplemental payments and
529	such other purposes as specified in Section 43-13-145. The
530	assessment will remain in effect as long as the MHAP and
531	supplemental payments are in effect.
532	(19) (a) Perinatal risk management services. The
533	division shall promulgate regulations to be effective from and
534	after October 1, 1988, to establish a comprehensive perinatal
535	system for risk assessment of all pregnant and infant Medicaid
536	recipients and for management, education and follow-up for those
537	who are determined to be at risk. Services to be performed
538	include case management, nutrition assessment/counseling,
539	psychosocial assessment/counseling and health education. The
540	division shall contract with the State Department of Health to

(iii) The intent of this subparagraph (c) is

541	provide	services	within	this	paragraph	(Perinatal	High	Risk

- Management/Infant Services System (PHRM/ISS)). The State 542
- Department of Health shall be reimbursed on a full reasonable cost 543
- 544 basis for services provided under this subparagraph (a).
- 545 Early intervention system services. (b)
- 546 division shall cooperate with the State Department of Health,
- 547 acting as lead agency, in the development and implementation of a
- 548 statewide system of delivery of early intervention services, under
- 549 Part C of the Individuals with Disabilities Education Act (IDEA).
- 550 The State Department of Health shall certify annually in writing
- 551 to the executive director of the division the dollar amount of
- 552 state early intervention funds available that will be utilized as
- 553 a certified match for Medicaid matching funds. Those funds then
- 554 shall be used to provide expanded targeted case management
- 555 services for Medicaid eligible children with special needs who are
- 556 eligible for the state's early intervention system.
- 557 Qualifications for persons providing service coordination shall be
- 558 determined by the State Department of Health and the Division of
- 559 Medicaid.
- 560 Home- and community-based services for physically (20)
- 561 disabled approved services as allowed by a waiver from the United
- 562 States Department of Health and Human Services for home- and
- 563 community-based services for physically disabled people using
- 564 state funds that are provided from the appropriation to the State
- Department of Rehabilitation Services and used to match federal 565

566 funds under a cooperative agreement between the division and the 567 department, provided that funds for these services are 568 specifically appropriated to the Department of Rehabilitation 569 Services.

(21)Nurse practitioner services. Services furnished 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.

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

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591 qualified health centers shall be reimbursed by the Medicaid 592 prospective payment system as approved by the Centers for Medicare 593 and Medicaid Services. The division shall recognize federally 594 qualified health centers (FQHCs), rural health clinics (RHCs) and 595 community mental health centers (CMHCs) as both an originating and 596 distant site provider for the purposes of telehealth 597 reimbursement. The division is further authorized and directed to reimburse FQHCs, RHCs and CMHCs for both distant site and 598 599 originating site services when such services are appropriately 600 provided by the same organization.

> (23)Inpatient psychiatric services.

Inpatient psychiatric services to be (a) 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

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616	and after July 1, 2009, all state-owned and state-operated
617	facilities that provide inpatient psychiatric services to persons
618	under age twenty-one (21) who are eligible for Medicaid
619	reimbursement shall be reimbursed for those services on a full
620	reasonable cost basis.
621	(b) The division may reimburse for services
622	provided by a licensed freestanding psychiatric hospital to
623	Medicaid recipients over the age of twenty-one (21) in a method
624	and manner consistent with the provisions of Section 43-13-117.5.
625	(24) [Deleted]
626	(25) [Deleted]
627	(26) Hospice care. As used in this paragraph, the term
628	"hospice care" means a coordinated program of active professional

"hospice care" means a coordinated program of active professional medical attention within the home and outpatient and inpatient care that treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social and economic stresses that are experienced during the final stages of illness and during dying and bereavement and meets the Medicare requirements for participation as a hospice as provided in federal regulations.

638 (27) Group health plan premiums and cost-sharing if it 639 is cost-effective as defined by the United States Secretary of 640 Health and Human Services.

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641	(28) Other health insurance premiums that are
642	cost-effective as defined by the United States Secretary of Health
643	and Human Services. Medicare eligible must have Medicare Part B
644	before other insurance premiums can be paid.

- from the United States Department of Health and Human Services for home- and community-based services for developmentally disabled people using state funds that are provided from the appropriation to the State Department of Mental Health and/or funds transferred to the department by a political subdivision or instrumentality of the state and used to match federal funds under a cooperative agreement between the division and the department, provided that funds for these services are specifically appropriated to the Department of Mental Health and/or transferred to the department by a political subdivision or instrumentality of the state.
- (30) Pediatric skilled nursing services as determined by the division and in a manner consistent with regulations promulgated by the Mississippi State Department of Health.
- with special needs, under waivers from the United States

  Department of Health and Human Services, using state funds that are provided from the appropriation to the Mississippi Department of Human Services and used to match federal funds under a cooperative agreement between the division and the department.

665	(32) Care and services provided in Christian Science
666	Sanatoria listed and certified by the Commission for Accreditation
667	of Christian Science Nursing Organizations/Facilities, Inc.,
668	rendered in connection with treatment by prayer or spiritual means
669	to the extent that those services are subject to reimbursement
670	under Section 1903 of the federal Social Security Act.

- 671 (33)Podiatrist services.
- 672 (34)Assisted living services as provided through 673 home- and community-based services under Title XIX of the federal Social Security Act, as amended, subject to the availability of 674 675 funds specifically appropriated for that purpose by the 676 Legislature.
- 677 (35)Services and activities authorized in Sections 678 43-27-101 and 43-27-103, using state funds that are provided from 679 the appropriation to the Mississippi Department of Human Services 680 and used to match federal funds under a cooperative agreement 681 between the division and the department.
- 682 (36)Nonemergency transportation services for 683 Medicaid-eligible persons as determined by the division. The PEER 684 Committee shall conduct a performance evaluation of the 685 nonemergency transportation program to evaluate the administration 686 of the program and the providers of transportation services to 687 determine the most cost-effective ways of providing nonemergency 688 transportation services to the patients served under the program. 689 The performance evaluation shall be completed and provided to the

590	members of the Senate Medicaid Committee and the House Medicaid	
591	Committee not later than January 1, 2019, and every two (2) year	îs
592	after the implementation date of each new contract thereafter.	

- 693 (37) [Deleted]
- 694 Chiropractic services. A chiropractor's manual 695 manipulation of the spine to correct a subluxation, if x-ray 696 demonstrates that a subluxation exists and if the subluxation has 697 resulted in a neuromusculoskeletal condition for which 698 manipulation is appropriate treatment, and related spinal x-rays performed to document these conditions. Reimbursement for 699 700 chiropractic services shall not exceed Seven Hundred Dollars 701 (\$700.00) per year per beneficiary.
- 702 Dually eligible Medicare/Medicaid beneficiaries. 703 The division shall pay the Medicare deductible and coinsurance 704 amounts for services available under Medicare, as determined by 705 the division. From and after July 1, 2009, the division shall 706 reimburse crossover claims for inpatient hospital services and 707 crossover claims covered under Medicare Part B in the same manner 708 that was in effect on January 1, 2008, unless specifically 709 authorized by the Legislature to change this method.
- 710 (40) [Deleted]
- 711 (41) Services provided by the State Department of
  712 Rehabilitation Services for the care and rehabilitation of persons
  713 with spinal cord injuries or traumatic brain injuries, as allowed
  714 under waivers from the United States Department of Health and

715	Human	Services,	usina	up to	seventv-	-five	percent	(75%)	οf	the
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- 716 funds that are appropriated to the Department of Rehabilitation
- 717 Services from the Spinal Cord and Head Injury Trust Fund
- established under Section 37-33-261 and used to match federal 718
- 719 funds under a cooperative agreement between the division and the
- 720 department.
- 721 (42)[Deleted]
- 722 (43)The division shall provide reimbursement,
- 723 according to a payment schedule developed by the division, for
- 724 smoking cessation medications for pregnant women during their
- 725 pregnancy and other Medicaid-eligible women who are of
- 726 child-bearing age.
- 727 (44) Nursing facility services for the severely
- 728 disabled.
- 729 Severe disabilities include, but are not (a)
- 730 limited to, spinal cord injuries, closed-head injuries and
- 731 ventilator-dependent patients.
- 732 Those services must be provided in a long-term (b)
- 733 care nursing facility dedicated to the care and treatment of
- 734 persons with severe disabilities.
- 735 (45)Physician assistant services. Services furnished
- 736 by a physician assistant who is licensed by the State Board of
- 737 Medical Licensure and is practicing with physician supervision
- 738 under regulations adopted by the board, under regulations adopted
- by the division. Reimbursement for those services shall not 739

740 exceed ninety percent (90%) of the reimbursement rate for 741 comparable services rendered by a physician. The division may 742 provide for a reimbursement rate for physician assistant services 743 of up to one hundred percent (100%) or the reimbursement rate for 744 comparable services rendered by a physician for physician 745 assistant services that are provided after the normal working 746 hours of the physician assistant, as determined in accordance with 747 regulations of the division.

- Centers for Medicare and Medicaid Services (CMS) for a waiver to develop and provide services for children with serious emotional disturbances as defined in Section 43-14-1(1), which may include home- and community-based services, case management services or managed care services through mental health providers certified by the Department of Mental Health. The division may implement and provide services under this waivered program only if funds for these services are specifically appropriated for this purpose by the Legislature, or if funds are voluntarily provided by affected agencies.
- 759 (47) (a) The division may develop and implement
  760 disease management programs for individuals with high-cost chronic
  761 diseases and conditions, including the use of grants, waivers,
  762 demonstrations or other projects as necessary.
- 763 (b) Participation in any disease management 764 program implemented under this paragraph (47) is optional with the

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765	individual. An individual must affirmatively elect to participate
766	in the disease management program in order to participate, and may
767	elect to discontinue participation in the program at any time.

- (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.
- 776 (b) The services under this paragraph (48) shall 777 be reimbursed as a separate category of hospital services.
- 778 (49) The division may establish copayments and/or
  779 coinsurance for any Medicaid services for which copayments and/or
  780 coinsurance are allowable under federal law or regulation.
- Rehabilitation Services for the care and rehabilitation of persons who are deaf and blind, as allowed under waivers from the United States Department of Health and Human Services to provide homeand community-based services using state funds that are provided from the appropriation to the State Department of Rehabilitation Services or if funds are voluntarily provided by another agency.
- 788 (51) Upon determination of Medicaid eligibility and in association with annual redetermination of Medicaid eligibility,

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

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

the division may pay enhanced reimbursement fees related to trauma care, as determined by the division in conjunction with the State Department of Health, using funds appropriated to the State Department of Health for trauma care and services and used to match federal funds under a cooperative agreement between the division and the State Department of Health. The division, in conjunction with the State Department of Health, may use grants, waivers, demonstrations, enhanced reimbursements, Upper Payment Limits Programs, supplemental payments, or other projects as necessary in the development and implementation of this reimbursement program.

812 (53) Targeted case management services for high-cost 813 beneficiaries may be developed by the division for all services 814 under this section.

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- 816 (55)Therapy services. The plan of care for therapy services may be developed to cover a period of treatment for up to 817 six (6) months, but in no event shall the plan of care exceed a 818 819 six-month period of treatment. The projected period of treatment 820 must be indicated on the initial plan of care and must be updated 821 with each subsequent revised plan of care. Based on medical 822 necessity, the division shall approve certification periods for 823 less than or up to six (6) months, but in no event shall the certification period exceed the period of treatment indicated on 824 825 the plan of care. The appeal process for any reduction in therapy 826 services shall be consistent with the appeal process in federal 827 regulations.
- 828 Prescribed pediatric extended care centers 829 services for medically dependent or technologically dependent 830 children with complex medical conditions that require continual 831 care as prescribed by the child's attending physician, as 832 determined by the division.
- 833 (57)No Medicaid benefit shall restrict coverage for medically appropriate treatment prescribed by a physician and 834 835 agreed to by a fully informed individual, or if the individual 836 lacks legal capacity to consent by a person who has legal 837 authority to consent on his or her behalf, based on an 838 individual's diagnosis with a terminal condition. As used in this paragraph (57), "terminal condition" means any aggressive 839

840	malignancy,	chronic	end-stage	cardiovas	scular	or cer	ebral	vascular
841	disease, or	any othe	r disease,	illness	or co	ndition	which	ı a
842	physician di	iagnoses	as termina	al.				

- dependency or other highly addictive substance use disorders. The division is authorized to reimburse eligible providers for treatment of opioid dependency and other highly addictive substance use disorders, as determined by the division. Treatment related to these conditions shall not count against any physician visit limit imposed under this section.
- ages of ten (10) and eighteen (18) years to receive vaccines
  through a pharmacy venue. The division and the State Department
  of Health shall coordinate and notify OB-GYN providers that the
  Vaccines for Children program is available to providers free of
  charge.
- 856 (60) Border city university-affiliated pediatric 857 teaching hospital.
- (a) Payments may only be made to a border city
  university-affiliated pediatric teaching hospital if the Centers
  for Medicare and Medicaid Services (CMS) approve an increase in
  the annual request for the provider payment initiative authorized
  under 42 CFR Section 438.6(c) in an amount equal to or greater
  than the estimated annual payment to be made to the border city
  university-affiliated pediatric teaching hospital. The estimate

shall be based on the hospital's prior year Mississippi managed care utilization.

- 867 As used in this paragraph (60), the term 868 "border city university-affiliated pediatric teaching hospital" 869 means an out-of-state hospital located within a city bordering the 870 eastern bank of the Mississippi River and the State of Mississippi 871 that submits to the division a copy of a current and effective 872 affiliation agreement with an accredited university and other 873 documentation establishing that the hospital is university-affiliated, is licensed and designated as a pediatric 874 875 hospital or pediatric primary hospital within its home state, 876 maintains at least five (5) different pediatric specialty training 877 programs, and maintains at least one hundred (100) operated beds 878 dedicated exclusively for the treatment of patients under the age 879 of twenty-one (21) years.
- (c) The cost of providing services to Mississippi
  Medicaid beneficiaries under the age of twenty-one (21) years who
  are treated by a border city university-affiliated pediatric
  teaching hospital shall not exceed the cost of providing the same
  services to individuals in hospitals in the state.
- (d) It is the intent of the Legislature that
  payments shall not result in any in-state hospital receiving
  payments lower than they would otherwise receive if not for the
  payments made to any border city university-affiliated pediatric
  teaching hospital.

890			(e)	This	paragraph	(60)	shall	stand	repealed	on
891	Julv 1,	2024.								

- 892 (B) Planning and development districts participating in the 893 home- and community-based services program for the elderly and 894 disabled as case management providers shall be reimbursed for case 895 management services at the maximum rate approved by the Centers 896 for Medicare and Medicaid Services (CMS).
- 897 The division may pay to those providers who participate 898 in and accept patient referrals from the division's emergency room redirection program a percentage, as determined by the division, 899 900 of savings achieved according to the performance measures and 901 reduction of costs required of that program. Federally qualified 902 health centers may participate in the emergency room redirection 903 program, and the division may pay those centers a percentage of 904 any savings to the Medicaid program achieved by the centers' 905 accepting patient referrals through the program, as provided in 906 this subsection (C).
- 907 (D) (1) As used in this subsection (D), the following terms 908 shall be defined as provided in this paragraph, except as 909 otherwise provided in this subsection:
- 910 (a) "Committees" means the Medicaid Committees of 911 the House of Representatives and the Senate, and "committee" means 912 either one of those committees.
- 913 (b) "Rate change" means an increase, decrease or 914 other change in the payments or rates of reimbursement, or a

- 915 change in any payment methodology that results in an increase,
- 916 decrease or other change in the payments or rates of
- 917 reimbursement, to any Medicaid provider that renders any services
- 918 authorized to be provided to Medicaid recipients under this
- 919 article.
- 920 (2) Whenever the Division of Medicaid proposes a rate
- 921 change, the division shall give notice to the chairmen of the
- 922 committees at least thirty (30) calendar days before the proposed
- 923 rate change is scheduled to take effect. The division shall
- furnish the chairmen with a concise summary of each proposed rate 924
- 925 change along with the notice, and shall furnish the chairmen with
- 926 a copy of any proposed rate change upon request. The division
- 927 also shall provide a summary and copy of any proposed rate change
- 928 to any other member of the Legislature upon request.
- 929 If the chairman of either committee or both
- 930 chairmen jointly object to the proposed rate change or any part
- 931 thereof, the chairman or chairmen shall notify the division and
- 932 provide the reasons for their objection in writing not later than
- 933 seven (7) calendar days after receipt of the notice from the
- 934 division. The chairman or chairmen may make written
- 935 recommendations to the division for changes to be made to a
- 936 proposed rate change.
- 937 The chairman of either committee or both (4)(a)
- 938 chairmen jointly may hold a committee meeting to review a proposed
- rate change. If either chairman or both chairmen decide to hold a 939

meeting, they shall notify the division of their intention in writing within seven (7) calendar days after receipt of the notice from the division, and shall set the date and time for the meeting in their notice to the division, which shall not be later than fourteen (14) calendar days after receipt of the notice from the division.

- (b) After the committee meeting, the committee or committees may object to the proposed rate change or any part thereof. The committee or committees shall notify the division and the reasons for their objection in writing not later than seven (7) calendar days after the meeting. The committee or committees may make written recommendations to the division for changes to be made to a proposed rate change.
- 953 (5) If both chairmen notify the division in writing
  954 within seven (7) calendar days after receipt of the notice from
  955 the division that they do not object to the proposed rate change
  956 and will not be holding a meeting to review the proposed rate
  957 change, the proposed rate change will take effect on the original
  958 date as scheduled by the division or on such other date as
  959 specified by the division.
- 960 (6) (a) If there are any objections to a proposed rate change or any part thereof from either or both of the chairmen or the committees, the division may withdraw the proposed rate change, make any of the recommended changes to the proposed rate change, or not make any changes to the proposed rate change.

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965	(b) If the division does not make any changes to
966	the proposed rate change, it shall notify the chairmen of that
967	fact in writing, and the proposed rate change shall take effect on
968	the original date as scheduled by the division or on such other
969	date as specified by the division.

- 970 (c) If the division makes any changes to the 971 proposed rate change, the division shall notify the chairmen of 972 its actions in writing, and the revised proposed rate change shall 973 take effect on the date as specified by the division.
  - as giving the chairmen or the committees any authority to veto, nullify or revise any rate change proposed by the division. The authority of the chairmen or the committees under this subsection shall be limited to reviewing, making objections to and making recommendations for changes to rate changes proposed by the division.
    - (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 those changes without enabling legislation when the addition of recipients or services is ordered by a court of proper authority.
  - (F) The executive director shall keep the Governor advised on a timely basis of the funds available for expenditure and the projected expenditures. Notwithstanding any other provisions of

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990	this	article,	if	current	or	projected	expenditures	of	the	division

- 991 are reasonably anticipated to exceed the amount of funds
- 992 appropriated to the division for any fiscal year, the Governor,
- 993 after consultation with the executive director, shall take all
- 994 appropriate measures to reduce costs, which may include, but are
- 995 not limited to:
- 996 (1) Reducing or discontinuing any or all services that
- 997 are deemed to be optional under Title XIX of the Social Security
- 998 Act;
- 999 (2) Reducing reimbursement rates for any or all service
- 1000 types;
- 1001 (3) Imposing additional assessments on health care
- 1002 providers; or
- 1003 (4) Any additional cost-containment measures deemed
- 1004 appropriate by the Governor.
- To the extent allowed under federal law, any reduction to
- 1006 services or reimbursement rates under this subsection (F) shall be
- 1007 accompanied by a reduction, to the fullest allowable amount, to
- 1008 the profit margin and administrative fee portions of capitated
- 1009 payments to organizations described in paragraph (1) of subsection
- 1010 (H).
- 1011 Beginning in fiscal year 2010 and in fiscal years thereafter,
- 1012 when Medicaid expenditures are projected to exceed funds available
- 1013 for the fiscal year, the division shall submit the expected
- 1014 shortfall information to the PEER Committee not later than

December 1 of the year in which the shortfall is projected to occur. PEER shall review the computations of the division and report its findings to the Legislative Budget Office not later than January 7 in any year.

- 1019 (G) Notwithstanding any other provision of this article, it
  1020 shall be the duty of each provider participating in the Medicaid
  1021 program to keep and maintain books, documents and other records as
  1022 prescribed by the Division of Medicaid in accordance with federal
  1023 laws and regulations.
- 1024 (H) (1)Notwithstanding any other provision of this 1025 article, the division is authorized to implement (a) a managed 1026 care program, (b) a coordinated care program, (c) a coordinated 1027 care organization program, (d) a health maintenance organization 1028 program, (e) a patient-centered medical home program, (f) an 1029 accountable care organization program, (g) provider-sponsored 1030 health plan, or (h) any combination of the above programs. As a 1031 condition for the approval of any program under this subsection (H)(1), the division shall require that no managed care program, 1032 1033 coordinated care program, coordinated care organization program, 1034 health maintenance organization program, or provider-sponsored 1035 health plan may:
- 1036 (a) Pay providers at a rate that is less than the
  1037 Medicaid All Patient Refined Diagnosis Related Groups (APR-DRG)
  1038 reimbursement rate;

1039	(b) Override the medical decisions of hospital
1040	physicians or staff regarding patients admitted to a hospital for
1041	an emergency medical condition as defined by 42 US Code Section
1042	1395dd. This restriction (b) does not prohibit the retrospective
1043	review of the appropriateness of the determination that an
1044	emergency medical condition exists by chart review or coding
1045	algorithm, nor does it prohibit prior authorization for
1046	nonemergency hospital admissions;

(c) Pay providers at a rate that is less than the normal Medicaid reimbursement rate. It is the intent of the Legislature that all managed care entities described in this subsection (H), in collaboration with the division, develop and implement innovative payment models that incentivize improvements in health care quality, outcomes, or value, as determined by the division. 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;

Implement a prior authorization and (d) utilization review program for medical services, transportation services and prescription drugs that is more stringent than the prior authorization processes used by the division in its administration of the Medicaid program. Not later than December 2, 2021, the contractors that are receiving capitated payments under a managed care delivery system established under this

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1064 subsection (H) shall submit a report to the Chairmen of the House 1065 and Senate Medicaid Committees on the status of the prior 1066 authorization and utilization review program for medical services, 1067 transportation services and prescription drugs that is required to 1068 be implemented under this subparagraph (d);

1069 (e) [Deleted]

1070 Implement a preferred drug list that is more (f) 1071 stringent than the mandatory preferred drug list established by 1072 the division under subsection (A)(9) of this section;

1073 (q) Implement a policy which denies beneficiaries 1074 with hemophilia access to the federally funded hemophilia 1075 treatment centers as part of the Medicaid Managed Care network of 1076 providers.

Each 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 use a clear set of level of care guidelines in the determination of medical necessity and in all utilization management practices, including the prior authorization process, concurrent reviews, retrospective reviews and payments, that are consistent with widely accepted professional standards of care. Organizations participating in a managed care program or coordinated care program implemented by the division may not use any additional

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1089 criteria that would result in denial of care that would be
1090 determined appropriate and, therefore, medically necessary under
1091 those levels of care guidelines.

- 1092 Notwithstanding any provision of this section, the 1093 recipients eligible for enrollment into a Medicaid Managed Care 1094 Program authorized under this subsection (H) may include only 1095 those categories of recipients eligible for participation in the 1096 Medicaid Managed Care Program as of January 1, 2021, the 1097 Children's Health Insurance Program (CHIP), and the CMS-approved 1098 Section 1115 demonstration waivers in operation as of January 1, 1099 2021. No expansion of Medicaid Managed Care Program contracts may 1100 be implemented by the division without enabling legislation from 1101 the Mississippi Legislature.
- 1102 Any contractors receiving capitated payments (a) 1103 under a managed care delivery system established in this section 1104 shall provide to the Legislature and the division statistical data 1105 to be shared with provider groups in order to improve patient 1106 access, appropriate utilization, cost savings and health outcomes 1107 not later than October 1 of each year. Additionally, each 1108 contractor shall disclose to the Chairmen of the Senate and House 1109 Medicaid Committees the administrative expenses costs for the prior calendar year, and the number of full-equivalent employees 1110 1111 located in the State of Mississippi dedicated to the Medicaid and CHIP lines of business as of June 30 of the current year. 1112

1113	(b) The division and the contractors participating
1114	in the managed care program, a coordinated care program or a
1115	provider-sponsored health plan shall be subject to annual program
1116	reviews or audits performed by the Office of the State Auditor,
1117	the PEER Committee, the Department of Insurance and/or independent
1118	third parties.
1119	(c) Those reviews shall include, but not be
1120	limited to, at least two (2) of the following items:
1121	(i) The financial benefit to the State of
1122	Mississippi of the managed care program,
1123	(ii) The difference between the premiums paid
1124	to the managed care contractors and the payments made by those
1125	contractors to health care providers,
1126	(iii) Compliance with performance measures
1127	required under the contracts,
1128	(iv) Administrative expense allocation
1129	methodologies,
1130	(v) Whether nonprovider payments assigned as
1131	medical expenses are appropriate,
1132	(vi) Capitated arrangements with related
1133	party subcontractors,
1134	(vii) Reasonableness of corporate
1135	allocations,
1136	(viii) Value-added benefits and the extent to
1137	which they are used,

1139	oversight, including subcontractor review,
1140	(x) Whether health care outcomes have been
1141	improved, and
1142	(xi) The most common claim denial codes to
1143	determine the reasons for the denials.
1144	The audit reports shall be considered public documents and
1145	shall be posted in their entirety on the division's website.
1146	(4) All health maintenance organizations, coordinated
1147	care organizations, provider-sponsored health plans, or other
1148	organizations paid for services on a capitated basis by the
1149	division under any managed care program or coordinated care
1150	program implemented by the division under this section shall
1151	reimburse all providers in those organizations at rates no lower
1152	than those provided under this section for beneficiaries who are
1153	not participating in those programs.
1154	(5) No health maintenance organization, coordinated
1155	care organization, provider-sponsored health plan, or other
1156	organization paid for services on a capitated basis by the
1157	division under any managed care program or coordinated care
1158	program implemented by the division under this section shall
1159	require its providers or beneficiaries to use any pharmacy that
1160	ships, mails or delivers prescription drugs or legend drugs or

(ix) The effectiveness of subcontractor

1161 devices.

1162	(6) (a) Not later than December 1, 2021, the
1163	contractors who are receiving capitated payments under a managed
1164	care delivery system established under this subsection (H) shall
1165	develop and implement a uniform credentialing process for
1166	providers. Under that uniform credentialing process, a provider
1167	who meets the criteria for credentialing will be credentialed with
1168	all of those contractors and no such provider will have to be
1169	separately credentialed by any individual contractor in order to
1170	receive reimbursement from the contractor. Not later than
1171	December 2, 2021, those contractors shall submit a report to the
1172	Chairmen of the House and Senate Medicaid Committees on the status
1173	of the uniform credentialing process for providers that is
1174	required under this subparagraph (a).
1175	(b) If those contractors have not implemented a

1176 uniform credentialing process as described in subparagraph (a) by 1177 December 1, 2021, the division shall develop and implement, not 1178 later than July 1, 2022, a single, consolidated credentialing 1179 process by which all providers will be credentialed. Under the 1180 division's single, consolidated credentialing process, no such 1181 contractor shall require its providers to be separately 1182 credentialed by the contractor in order to receive reimbursement 1183 from the contractor, but those contractors shall recognize the credentialing of the providers by the division's credentialing 1184 1185 process.

1186	(c) The division shall require a uniform provider
1187	credentialing application that shall be used in the credentialing
1188	process that is established under subparagraph (a) or (b). If the
1189	contractor or division, as applicable, has not approved or denied
1190	the provider credentialing application within sixty (60) days of
1191	receipt of the completed application that includes all required
1192	information necessary for credentialing, then the contractor or
1193	division, upon receipt of a written request from the applicant and
1194	within five (5) business days of its receipt, shall issue a
1195	temporary provider credential/enrollment to the applicant if the
1196	applicant has a valid Mississippi professional or occupational
1197	license to provide the health care services to which the
1198	credential/enrollment would apply. The contractor or the division
1199	shall not issue a temporary credential/enrollment if the applicant
1200	has reported on the application a history of medical or other
1201	professional or occupational malpractice claims, a history of
1202	substance abuse or mental health issues, a criminal record, or a
1203	history of medical or other licensing board, state or federal
1204	disciplinary action, including any suspension from participation
1205	in a federal or state program. The temporary
1206	credential/enrollment shall be effective upon issuance and shall
1207	remain in effect until the provider's credentialing/enrollment
1208	application is approved or denied by the contractor or division.
1209	The contractor or division shall render a final decision regarding
1210	credentialing/enrollment of the provider within sixty (60) days

1211	from	the	date	that	the	temporary	provider	<pre>credential/enrollment</pre>	is
1212	issue	d to	the	appl	icant	5.			

- (d) If the contractor or division does not render a final decision regarding credentialing/enrollment of the provider within the time required in subparagraph (c), the provider shall be deemed to be credentialed by and enrolled with all of the contractors and eligible to receive reimbursement from the contractors.
- 1219 Each contractor that is receiving capitated (7) (a) 1220 payments under a managed care delivery system established under 1221 this subsection (H) shall provide to each provider for whom the 1222 contractor has denied the coverage of a procedure that was ordered 1223 or requested by the provider for or on behalf of a patient, a 1224 letter that provides a detailed explanation of the reasons for the 1225 denial of coverage of the procedure and the name and the 1226 credentials of the person who denied the coverage. The letter 1227 shall be sent to the provider in electronic format.
- 1228 After a contractor that is receiving capitated (b) 1229 payments under a managed care delivery system established under 1230 this subsection (H) has denied coverage for a claim submitted by a 1231 provider, the contractor shall issue to the provider within sixty 1232 (60) days a final ruling of denial of the claim that allows the 1233 provider to have a state fair hearing and/or agency appeal with 1234 the division. If a contractor does not issue a final ruling of 1235 denial within sixty (60) days as required by this subparagraph

L236	(b), the provider's claim shall be deemed to be automatically
L237	approved and the contractor shall pay the amount of the claim to
L238	the provider.

- (c) After a contractor has issued a final ruling of denial of a claim submitted by a provider, the division shall conduct a state fair hearing and/or agency appeal on the matter of the disputed claim between the contractor and the provider within sixty (60) days, and shall render a decision on the matter within thirty (30) days after the date of the hearing and/or appeal.
- 1245 (8) It is the intention of the Legislature that the
  1246 division evaluate the feasibility of using a single vendor to
  1247 administer pharmacy benefits provided under a managed care
  1248 delivery system established under this subsection (H). Providers
  1249 of pharmacy benefits shall cooperate with the division in any
  1250 transition to a carve-out of pharmacy benefits under managed care.
  - (9) The division shall evaluate the feasibility of using a single vendor to administer dental benefits provided under a managed care delivery system established in this subsection (H). Providers of dental benefits shall cooperate with the division in any transition to a carve-out of dental benefits under managed care.
- 1257 (10) It is the intent of the Legislature that any 1258 contractor receiving capitated payments under a managed care 1259 delivery system established in this section shall implement

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innovative programs to improve the health and well-being of members diagnosed with prediabetes and diabetes.

1262 It is the intent of the Legislature that any 1263 contractors receiving capitated payments under a managed care 1264 delivery system established under this subsection (H) shall work 1265 with providers of Medicaid services to improve the utilization of 1266 long-acting reversible contraceptives (LARCs). Not later than 1267 December 1, 2021, any contractors receiving capitated payments 1268 under a managed care delivery system established under this subsection (H) shall provide to the Chairmen of the House and 1269 1270 Senate Medicaid Committees and House and Senate Public Health 1271 Committees a report of LARC utilization for State Fiscal Years 1272 2018 through 2020 as well as any programs, initiatives, or efforts 1273 made by the contractors and providers to increase LARC 1274 utilization. This report shall be updated annually to include 1275 information for subsequent state fiscal years.

1276 (12)The division is authorized to make not more than one (1) emergency extension of the contracts that are in effect on 1277 1278 July 1, 2021, with contractors who are receiving capitated 1279 payments under a managed care delivery system established under 1280 this subsection (H), as provided in this paragraph (12). 1281 maximum period of any such extension shall be one (1) year, and under any such extensions, the contractors shall be subject to all 1282 1283 of the provisions of this subsection (H). The extended contracts

shall be revised to incorporate any provisions of this subsection (H).

- 1286 (I) [Deleted]
- (J) There shall be no cuts in inpatient and outpatient
  hospital payments, or allowable days or volumes, as long as the
  hospital assessment provided in Section 43-13-145 is in effect.

  This subsection (J) shall not apply to decreases in payments that
  are a result of: reduced hospital admissions, audits or payments
  under the APR-DRG or APC models, or a managed care program or
  similar model described in subsection (H) of this section.
- 1294 (K) In the negotiation and execution of such contracts
  1295 involving services performed by actuarial firms, the Executive
  1296 Director of the Division of Medicaid may negotiate a limitation on
  1297 liability to the state of prospective contractors.
- The Division of Medicaid shall reimburse for services 1298 1299 provided to eligible Medicaid beneficiaries by a licensed birthing 1300 center in a method and manner to be determined by the division in 1301 accordance with federal laws and federal regulations. 1302 division shall seek any necessary waivers, make any required 1303 amendments to its State Plan or revise any contracts authorized 1304 under subsection (H) of this section as necessary to provide the 1305 services authorized under this subsection. As used in this subsection, the term "birthing centers" shall have the meaning as 1306 1307 defined in Section 41-77-1(a), which is a publicly or privately owned facility, place or institution constructed, renovated, 1308

1309	leased or otherwise established where nonemergency births are
1310	planned to occur away from the mother's usual residence following
1311	a documented period of prenatal care for a normal uncomplicated
1312	pregnancy which has been determined to be low risk through a
1313	formal risk-scoring examination.
1314	(M) This section shall stand repealed on July 1, 2028.
1315	SECTION 2. This act shall take effect and be in force from
1316	and after July 1, 2025.