FIRST EXTRAORDINARY SESSION

[PERFECTED]

SENATE SUBSTITUTE NO. 3 FOR

SENATE BILL NO. 1

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR HEGEMAN.

ADRIANE D. CROUSE, Secretary

AN ACT

2828S.11P

To repeal sections 190.839, 198.439, 208.152, 208.437, 208.480, 338.550, and 633.401, RSMo, and to enact in lieu thereof seven new sections relating to MO HealthNet.

Be it	enacted by the General Assembly of the State of Missouri, as follows:
	Section A. Sections 190.839, 198.439, 208.152, 208.437,
2	208.480, 338.550, and 633.401, RSMo, are repealed and seven new
3	sections enacted in lieu thereof, to be known as sections
4	190.839, 198.439, 208.152, 208.437, 208.480, 338.550, and
5	633.401, to read as follows:
	190.839. Sections 190.800 to 190.839 shall expire on
2	September 30, [2021] 2024.
	198.439. Sections 198.401 to 198.436 shall expire on
2	September 30, [2021] 2024.
	208.152. 1. MO HealthNet payments shall be made on
2	behalf of those eligible needy persons as described in
3	section 208.151 who are unable to provide for it in whole or
4	in part, with any payments to be made on the basis of the
5	reasonable cost of the care or reasonable charge for the
6	services as defined and determined by the MO HealthNet
7	division, unless otherwise hereinafter provided, for the
8	following:

EXPLANATION-Matter enclosed in **bold-faced** brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

9 (1)Inpatient hospital services, except to persons in 10 an institution for mental diseases who are under the age of 11 sixty-five years and over the age of twenty-one years; provided that the MO HealthNet division shall provide 12 through rule and regulation an exception process for 13 coverage of inpatient costs in those cases requiring 14 15 treatment beyond the seventy-fifth percentile professional 16 activities study (PAS) or the MO HealthNet children's diagnosis length-of-stay schedule; and provided further that 17 18 the MO HealthNet division shall take into account through its payment system for hospital services the situation of 19 hospitals which serve a disproportionate number of low-20 21 income patients;

All outpatient hospital services, payments 22 (2)therefor to be in amounts which represent no more than 23 eighty percent of the lesser of reasonable costs or 24 25 customary charges for such services, determined in accordance with the principles set forth in Title XVIII A 26 and B, Public Law 89-97, 1965 amendments to the federal 27 Social Security Act (42 U.S.C. Section 301, et seq.), but 28 the MO HealthNet division may evaluate outpatient hospital 29 services rendered under this section and deny payment for 30 services which are determined by the MO HealthNet division 31 32 not to be medically necessary, in accordance with federal 33 law and regulations;

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(3) Laboratory and X-ray services;

(4) Nursing home services for participants, except to persons with more than five hundred thousand dollars equity in their home or except for persons in an institution for mental diseases who are under the age of sixty-five years, when residing in a hospital licensed by the department of health and senior services or a nursing home licensed by the

41 department of health and senior services or appropriate 42 licensing authority of other states or government-owned and -43 operated institutions which are determined to conform to standards equivalent to licensing requirements in Title XIX 44 45 of the federal Social Security Act (42 U.S.C. Section 301, et seq.), as amended, for nursing facilities. 46 The MO 47 HealthNet division may recognize through its payment 48 methodology for nursing facilities those nursing facilities which serve a high volume of MO HealthNet patients. The MO 49 50 HealthNet division when determining the amount of the benefit payments to be made on behalf of persons under the 51 age of twenty-one in a nursing facility may consider nursing 52 53 facilities furnishing care to persons under the age of twenty-one as a classification separate from other nursing 54 facilities; 55

(5) Nursing home costs for participants receiving 56 benefit payments under subdivision (4) of this subsection 57 for those days, which shall not exceed twelve per any period 58 59 of six consecutive months, during which the participant is on a temporary leave of absence from the hospital or nursing 60 home, provided that no such participant shall be allowed a 61 temporary leave of absence unless it is specifically 62 provided for in his plan of care. As used in this 63 64 subdivision, the term "temporary leave of absence" shall include all periods of time during which a participant is 65 66 away from the hospital or nursing home overnight because he 67 is visiting a friend or relative;

68 (6) Physicians' services, whether furnished in the69 office, home, hospital, nursing home, or elsewhere;

70 (7) Subject to appropriation, up to twenty visits per
71 year for services limited to examinations, diagnoses,
72 adjustments, and manipulations and treatments of

73 malpositioned articulations and structures of the body 74 provided by licensed chiropractic physicians practicing 75 within their scope of practice. Nothing in this subdivision 76 shall be interpreted to otherwise expand MO HealthNet 77 services;

78 (8) Drugs and medicines when prescribed by a licensed physician, dentist, podiatrist, or an advanced practice 79 80 registered nurse; except that no payment for drugs and 81 medicines prescribed on and after January 1, 2006, by a 82 licensed physician, dentist, podiatrist, or an advanced practice registered nurse may be made on behalf of any 83 person who qualifies for prescription drug coverage under 84 the provisions of P.L. 108-173; 85

86 (9) Emergency ambulance services and, effective
87 January 1, 1990, medically necessary transportation to
88 scheduled, physician-prescribed nonelective treatments;

89 Early and periodic screening and diagnosis of (10)90 individuals who are under the age of twenty-one to ascertain 91 their physical or mental defects, and health care, treatment, and other measures to correct or ameliorate 92 defects and chronic conditions discovered thereby. Such 93 services shall be provided in accordance with the provisions 94 of Section 6403 of P.L. 101-239 and federal regulations 95 96 promulgated thereunder;

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(11) Home health care services;

98 (12) Family planning as defined by federal rules and
99 regulations; provided, however, that such family planning
100 services shall not include abortions or any abortifacient
101 drug or device that is used for the purpose of inducing an
102 abortion unless such abortions are certified in writing by a
103 physician to the MO HealthNet agency that, in the

104 physician's professional judgment, the life of the mother 105 would be endangered if the fetus were carried to term;

106 (13) Inpatient psychiatric hospital services for 107 individuals under age twenty-one as defined in Title XIX of 108 the federal Social Security Act (42 U.S.C. Section 1396d, et 109 seq.);

Outpatient surgical procedures, including 110 (14)111 presurgical diagnostic services performed in ambulatory surgical facilities which are licensed by the department of 112 113 health and senior services of the state of Missouri; except, that such outpatient surgical services shall not include 114 persons who are eligible for coverage under Part B of Title 115 XVIII, Public Law 89-97, 1965 amendments to the federal 116 Social Security Act, as amended, if exclusion of such 117 persons is permitted under Title XIX, Public Law 89-97, 1965 118 amendments to the federal Social Security Act, as amended; 119

120 Personal care services which are medically (15)oriented tasks having to do with a person's physical 121 122 requirements, as opposed to housekeeping requirements, which enable a person to be treated by his or her physician on an 123 outpatient rather than on an inpatient or residential basis 124 in a hospital, intermediate care facility, or skilled 125 nursing facility. Personal care services shall be rendered 126 127 by an individual not a member of the participant's family 128 who is qualified to provide such services where the services 129 are prescribed by a physician in accordance with a plan of 130 treatment and are supervised by a licensed nurse. Persons eligible to receive personal care services shall be those 131 persons who would otherwise require placement in a hospital, 132 133 intermediate care facility, or skilled nursing facility. 134 Benefits payable for personal care services shall not exceed for any one participant one hundred percent of the average 135

136 statewide charge for care and treatment in an intermediate 137 care facility for a comparable period of time. Such 138 services, when delivered in a residential care facility or assisted living facility licensed under chapter 198 shall be 139 140 authorized on a tier level based on the services the 141 resident requires and the frequency of the services. Α resident of such facility who qualifies for assistance under 142 143 section 208.030 shall, at a minimum, if prescribed by a 144 physician, qualify for the tier level with the fewest 145 services. The rate paid to providers for each tier of service shall be set subject to appropriations. Subject to 146 appropriations, each resident of such facility who qualifies 147 for assistance under section 208.030 and meets the level of 148 149 care required in this section shall, at a minimum, if prescribed by a physician, be authorized up to one hour of 150 151 personal care services per day. Authorized units of 152 personal care services shall not be reduced or tier level lowered unless an order approving such reduction or lowering 153 154 is obtained from the resident's personal physician. Such authorized units of personal care services or tier level 155 shall be transferred with such resident if he or she 156 transfers to another such facility. Such provision shall 157 terminate upon receipt of relevant waivers from the federal 158 159 Department of Health and Human Services. If the Centers for Medicare and Medicaid Services determines that such 160 161 provision does not comply with the state plan, this 162 provision shall be null and void. The MO HealthNet division shall notify the revisor of statutes as to whether the 163 relevant waivers are approved or a determination of 164 165 noncompliance is made;

166 (16) Mental health services. The state plan for167 providing medical assistance under Title XIX of the Social

168 Security Act, 42 U.S.C. Section 301, as amended, shall 169 include the following mental health services when such 170 services are provided by community mental health facilities 171 operated by the department of mental health or designated by 172 the department of mental health as a community mental health 173 facility or as an alcohol and drug abuse facility or as a child-serving agency within the comprehensive children's 174 175 mental health service system established in section 176 630.097. The department of mental health shall establish by 177 administrative rule the definition and criteria for 178 designation as a community mental health facility and for 179 designation as an alcohol and drug abuse facility. Such mental health services shall include: 180

181 (a) Outpatient mental health services including 182 preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an 183 184 individual or group setting by a mental health professional in accordance with a plan of treatment appropriately 185 186 established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services 187 188 management;

189 (b) Clinic mental health services including 190 preventive, diagnostic, therapeutic, rehabilitative, and 191 palliative interventions rendered to individuals in an 192 individual or group setting by a mental health professional 193 in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the 194 auspices of a therapeutic team as a part of client services 195 196 management;

197 (c) Rehabilitative mental health and alcohol and drug
198 abuse services including home and community-based
199 preventive, diagnostic, therapeutic, rehabilitative, and

200 palliative interventions rendered to individuals in an 201 individual or group setting by a mental health or alcohol 202 and drug abuse professional in accordance with a plan of 203 treatment appropriately established, implemented, monitored, 204 and revised under the auspices of a therapeutic team as a 205 part of client services management. As used in this section, mental health professional and alcohol and drug 206 207 abuse professional shall be defined by the department of 208 mental health pursuant to duly promulgated rules. With 209 respect to services established by this subdivision, the 210 department of social services, MO HealthNet division, shall enter into an agreement with the department of mental 211 212 health. Matching funds for outpatient mental health 213 services, clinic mental health services, and rehabilitation 214 services for mental health and alcohol and drug abuse shall be certified by the department of mental health to the MO 215 216 HealthNet division. The agreement shall establish a mechanism for the joint implementation of the provisions of 217 218 this subdivision. In addition, the agreement shall establish a mechanism by which rates for services may be 219 220 jointly developed;

(17) Such additional services as defined by the MO HealthNet division to be furnished under waivers of federal statutory requirements as provided for and authorized by the federal Social Security Act (42 U.S.C. Section 301, et seq.) subject to appropriation by the general assembly;

(18) The services of an advanced practice registered nurse with a collaborative practice agreement to the extent that such services are provided in accordance with chapters 334 and 335, and regulations promulgated thereunder;

(19) Nursing home costs for participants receivingbenefit payments under subdivision (4) of this subsection to

reserve a bed for the participant in the nursing home during the time that the participant is absent due to admission to a hospital for services which cannot be performed on an outpatient basis, subject to the provisions of this subdivision:

237 (a) The provisions of this subdivision shall apply238 only if:

a. The occupancy rate of the nursing home is at or
above ninety-seven percent of MO HealthNet certified
licensed beds, according to the most recent quarterly census
provided to the department of health and senior services
which was taken prior to when the participant is admitted to
the hospital; and

245 b. The patient is admitted to a hospital for a medical246 condition with an anticipated stay of three days or less;

(b) The payment to be made under this subdivision
shall be provided for a maximum of three days per hospital
stay;

(c) For each day that nursing home costs are paid on behalf of a participant under this subdivision during any period of six consecutive months such participant shall, during the same period of six consecutive months, be ineligible for payment of nursing home costs of two otherwise available temporary leave of absence days provided under subdivision (5) of this subsection; and

(d) The provisions of this subdivision shall not apply unless the nursing home receives notice from the participant or the participant's responsible party that the participant intends to return to the nursing home following the hospital stay. If the nursing home receives such notification and all other provisions of this subsection have been satisfied, the nursing home shall provide notice to the participant or

264 the participant's responsible party prior to release of the 265 reserved bed;

(20) Prescribed medically necessary durable medical
equipment. An electronic web-based prior authorization
system using best medical evidence and care and treatment
guidelines consistent with national standards shall be used
to verify medical need;

271 (21)Hospice care. As used in this subdivision, the 272 term "hospice care" means a coordinated program of active 273 professional medical attention within a home, outpatient and 274 inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed 275 interdisciplinary team. The program provides relief of 276 277 severe pain or other physical symptoms and supportive care 278 to meet the special needs arising out of physical, 279 psychological, spiritual, social, and economic stresses 280 which are experienced during the final stages of illness, and during dying and bereavement and meets the Medicare 281 282 requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the 283 MO HealthNet division to the hospice provider for room and 284 board furnished by a nursing home to an eligible hospice 285 286 patient shall not be less than ninety-five percent of the 287 rate of reimbursement which would have been paid for 288 facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 289 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989); 290

(22) Prescribed medically necessary dental services.
 Such services shall be subject to appropriations. An
 electronic web-based prior authorization system using best
 medical evidence and care and treatment guidelines

295 consistent with national standards shall be used to verify 296 medical need;

(23) Prescribed medically necessary optometric services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

303 (24) Blood clotting products-related services. For 304 persons diagnosed with a bleeding disorder, as defined in 305 section 338.400, reliant on blood clotting products, as 306 defined in section 338.400, such services include:

307 (a) Home delivery of blood clotting products and
 308 ancillary infusion equipment and supplies, including the
 309 emergency deliveries of the product when medically necessary;

310 (b) Medically necessary ancillary infusion equipment
311 and supplies required to administer the blood clotting
312 products; and

313 (c) Assessments conducted in the participant's home by 314 a pharmacist, nurse, or local home health care agency 315 trained in bleeding disorders when deemed necessary by the 316 participant's treating physician;

The MO HealthNet division shall, by January 1, 317 (25)318 2008, and annually thereafter, report the status of MO 319 HealthNet provider reimbursement rates as compared to one 320 hundred percent of the Medicare reimbursement rates and 321 compared to the average dental reimbursement rates paid by third-party payors licensed by the state. The MO HealthNet 322 division shall, by July 1, 2008, provide to the general 323 324 assembly a four-year plan to achieve parity with Medicare 325 reimbursement rates and for third-party payor average dental reimbursement rates. Such plan shall be subject to 326

327 appropriation and the division shall include in its annual 328 budget request to the governor the necessary funding needed 329 to complete the four-year plan developed under this 330 subdivision.

331 2. Additional benefit payments for medical assistance 332 shall be made on behalf of those eligible needy children, 333 pregnant women and blind persons with any payments to be 334 made on the basis of the reasonable cost of the care or 335 reasonable charge for the services as defined and determined 336 by the MO HealthNet division, unless otherwise hereinafter 337 provided, for the following:

338

Dental services;

339 (2) Services of podiatrists as defined in section 340 330.010;

341 (3) Optometric services as described in section 342 336.010;

343 (4) Orthopedic devices or other prosthetics, including344 eye glasses, dentures, hearing aids, and wheelchairs;

345 (5) Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active 346 professional medical attention within a home, outpatient and 347 inpatient care which treats the terminally ill patient and 348 family as a unit, employing a medically directed 349 350 interdisciplinary team. The program provides relief of 351 severe pain or other physical symptoms and supportive care 352 to meet the special needs arising out of physical, psychological, spiritual, social, and economic stresses 353 which are experienced during the final stages of illness, 354 and during dying and bereavement and meets the Medicare 355 356 requirements for participation as a hospice as are provided 357 in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and 358

board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

(6) Comprehensive day rehabilitation services 365 366 beginning early posttrauma as part of a coordinated system 367 of care for individuals with disabling impairments. 368 Rehabilitation services must be based on an individualized, goal-oriented, comprehensive and coordinated treatment plan 369 developed, implemented, and monitored through an 370 interdisciplinary assessment designed to restore an 371 372 individual to optimal level of physical, cognitive, and 373 behavioral function. The MO HealthNet division shall establish by administrative rule the definition and criteria 374 375 for designation of a comprehensive day rehabilitation service facility, benefit limitations and payment 376 377 mechanism. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the 378 379 authority delegated in this subdivision shall become 380 effective only if it complies with and is subject to all of 381 the provisions of chapter 536 and, if applicable, section 382 536.028. This section and chapter 536 are nonseverable and 383 if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective 384 date, or to disapprove and annul a rule are subsequently 385 held unconstitutional, then the grant of rulemaking 386 authority and any rule proposed or adopted after August 28, 387 388 2005, shall be invalid and void.

389 3. The MO HealthNet division may require any390 participant receiving MO HealthNet benefits to pay part of

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the charge or cost until July 1, 2008, and an additional 391 392 payment after July 1, 2008, as defined by rule duly 393 promulgated by the MO HealthNet division, for all covered services except for those services covered under 394 subdivisions (15) and (16) of subsection 1 of this section 395 396 and sections 208.631 to 208.657 to the extent and in the manner authorized by Title XIX of the federal Social 397 398 Security Act (42 U.S.C. Section 1396, et seq.) and 399 regulations thereunder. When substitution of a generic drug 400 is permitted by the prescriber according to section 338.056, 401 and a generic drug is substituted for a name-brand drug, the MO HealthNet division may not lower or delete the 402 403 requirement to make a co-payment pursuant to regulations of 404 Title XIX of the federal Social Security Act. A provider of 405 goods or services described under this section must collect 406 from all participants the additional payment that may be 407 required by the MO HealthNet division under authority granted herein, if the division exercises that authority, to 408 409 remain eligible as a provider. Any payments made by participants under this section shall be in addition to and 410 not in lieu of payments made by the state for goods or 411 services described herein except the participant portion of 412 the pharmacy professional dispensing fee shall be in 413 414 addition to and not in lieu of payments to pharmacists. А 415 provider may collect the co-payment at the time a service is provided or at a later date. A provider shall not refuse to 416 provide a service if a participant is unable to pay a 417 required payment. If it is the routine business practice of 418 a provider to terminate future services to an individual 419 420 with an unclaimed debt, the provider may include uncollected 421 co-payments under this practice. Providers who elect not to undertake the provision of services based on a history of 422

423 bad debt shall give participants advance notice and a 424 reasonable opportunity for payment. A provider, 425 representative, employee, independent contractor, or agent of a pharmaceutical manufacturer shall not make co-payment 426 427 for a participant. This subsection shall not apply to other 428 qualified children, pregnant women, or blind persons. Ιf the Centers for Medicare and Medicaid Services does not 429 430 approve the MO HealthNet state plan amendment submitted by the department of social services that would allow a 431 432 provider to deny future services to an individual with uncollected co-payments, the denial of services shall not be 433 allowed. The department of social services shall inform 434 435 providers regarding the acceptability of denying services as 436 the result of unpaid co-payments.

437 4. The MO HealthNet division shall have the right to
438 collect medication samples from participants in order to
439 maintain program integrity.

Reimbursement for obstetrical and pediatric 440 5. services under subdivision (6) of subsection 1 of this 441 section shall be timely and sufficient to enlist enough 442 health care providers so that care and services are 443 available under the state plan for MO HealthNet benefits at 444 least to the extent that such care and services are 445 446 available to the general population in the geographic area, 447 as required under subparagraph (a) (30) (A) of 42 U.S.C. Section 1396a and federal regulations promulgated thereunder. 448

6. Beginning July 1, 1990, reimbursement for services
rendered in federally funded health centers shall be in
accordance with the provisions of subsection 6402(c) and
Section 6404 of P.L. 101-239 (Omnibus Budget Reconciliation
Act of 1989) and federal regulations promulgated thereunder.

7. Beginning July 1, 1990, the department of social 454 455 services shall provide notification and referral of children below age five, and pregnant, breast-feeding, or postpartum 456 457 women who are determined to be eligible for MO HealthNet 458 benefits under section 208.151 to the special supplemental 459 food programs for women, infants and children administered by the department of health and senior services. 460 Such 461 notification and referral shall conform to the requirements 462 of Section 6406 of P.L. 101-239 and regulations promulgated 463 thereunder.

8. Providers of long-term care services shall be
reimbursed for their costs in accordance with the provisions
of Section 1902 (a) (13) (A) of the Social Security Act, 42
U.S.C. Section 1396a, as amended, and regulations
promulgated thereunder.

9. Reimbursement rates to long-term care providers
with respect to a total change in ownership, at arm's
length, for any facility previously licensed and certified
for participation in the MO HealthNet program shall not
increase payments in excess of the increase that would
result from the application of Section 1902 (a) (13) (C) of
the Social Security Act, 42 U.S.C. Section 1396a (a) (13) (C).

476 10. The MO HealthNet division may enroll qualified
477 residential care facilities and assisted living facilities,
478 as defined in chapter 198, as MO HealthNet personal care
479 providers.

480 11. Any income earned by individuals eligible for
481 certified extended employment at a sheltered workshop under
482 chapter 178 shall not be considered as income for purposes
483 of determining eligibility under this section.

484 12. If the Missouri Medicaid audit and compliance unit485 changes any interpretation or application of the

requirements for reimbursement for MO HealthNet services 486 487 from the interpretation or application that has been applied 488 previously by the state in any audit of a MO HealthNet provider, the Missouri Medicaid audit and compliance unit 489 490 shall notify all affected MO HealthNet providers five 491 business days before such change shall take effect. Failure of the Missouri Medicaid audit and compliance unit to notify 492 493 a provider of such change shall entitle the provider to 494 continue to receive and retain reimbursement until such 495 notification is provided and shall waive any liability of such provider for recoupment or other loss of any payments 496 previously made prior to the five business days after such 497 498 notice has been sent. Each provider shall provide the 499 Missouri Medicaid audit and compliance unit a valid email 500 address and shall agree to receive communications 501 electronically. The notification required under this 502 section shall be delivered in writing by the United States Postal Service or electronic mail to each provider. 503

504 13. Nothing in this section shall be construed to
505 abrogate or limit the department's statutory requirement to
506 promulgate rules under chapter 536.

507 Beginning July 1, 2016, and subject to 14. appropriations, providers of behavioral, social, and 508 509 psychophysiological services for the prevention, treatment, 510 or management of physical health problems shall be 511 reimbursed utilizing the behavior assessment and intervention reimbursement codes 96150 to 96154 or their 512 successor codes under the Current Procedural Terminology 513 (CPT) coding system. Providers eligible for such 514 515 reimbursement shall include psychologists.

208.437. 1. A Medicaid managed care organizationreimbursement allowance period as provided in sections

3 208.431 to 208.437 shall be from the first day of July to 4 the thirtieth day of June. The department shall notify each 5 Medicaid managed care organization with a balance due on the thirtieth day of June of each year the amount of such 6 7 balance due. If any managed care organization fails to pay 8 its managed care organization reimbursement allowance within thirty days of such notice, the reimbursement allowance 9 10 shall be delinquent. The reimbursement allowance may remain unpaid during an appeal. 11

12 2. Except as otherwise provided in this section, if any reimbursement allowance imposed under the provisions of 13 sections 208.431 to 208.437 is unpaid and delinguent, the 14 15 department of social services may compel the payment of such reimbursement allowance in the circuit court having 16 jurisdiction in the county where the main offices of the 17 18 Medicaid managed care organization are located. In 19 addition, the director of the department of social services 20 or the director's designee may cancel or refuse to issue, 21 extend or reinstate a Medicaid contract agreement to any Medicaid managed care organization which fails to pay such 22 delinquent reimbursement allowance required by sections 23 24 208.431 to 208.437 unless under appeal.

25 3. Except as otherwise provided in this section, 26 failure to pay a delinquent reimbursement allowance imposed 27 under sections 208.431 to 208.437 shall be grounds for 28 denial, suspension or revocation of a license granted by the 29 department of commerce and insurance. The director of the department of commerce and insurance may deny, suspend or 30 revoke the license of a Medicaid managed care organization 31 32 with a contract under 42 U.S.C. Section 1396b(m) which fails to pay a managed care organization's delinquent 33 reimbursement allowance unless under appeal. 34

4. Nothing in sections 208.431 to 208.437 shall be
deemed to effect or in any way limit the tax-exempt or
nonprofit status of any Medicaid managed care organization
with a contract under 42 U.S.C. Section 1396b(m) granted by
state law.

40 5. Sections 208.431 to 208.437 shall expire on
41 September 30, [2021] 2024.

208.480. Notwithstanding the provisions of section
208.471 to the contrary, sections 208.453 to 208.480 shall
3 expire on September 30, [2021] 2024.

338.550. 1. The pharmacy tax required by sections
338.500 to 338.550 shall expire ninety days after any one or
more of the following conditions are met:

4 (1) The aggregate dispensing fee as appropriated by
5 the general assembly paid to pharmacists per prescription is
6 less than the fiscal year 2003 dispensing fees reimbursement
7 amount; or

8 (2) The formula used to calculate the reimbursement as 9 appropriated by the general assembly for products dispensed 10 by pharmacies is changed resulting in lower reimbursement to 11 the pharmacist in the aggregate than provided in fiscal year 12 2003; or

13 (3) September 30, [2021] 2024.

14 The director of the department of social services shall notify the revisor of statutes of the expiration date as 15 provided in this subsection. The provisions of sections 16 338.500 to 338.550 shall not apply to pharmacies domiciled 17 or headquartered outside this state which are engaged in 18 prescription drug sales that are delivered directly to 19 patients within this state via common carrier, mail or a 20 carrier service. 21

22 2. Sections 338.500 to 338.550 shall expire on
23 September 30, [2021] 2024.

633.401. 1. For purposes of this section, thefollowing terms mean:

3 (1) "Engaging in the business of providing health
4 benefit services", accepting payment for health benefit
5 services;

6 (2) "Intermediate care facility for the intellectually 7 disabled", a private or department of mental health facility 8 which admits persons who are intellectually disabled or developmentally disabled for residential habilitation and 9 other services pursuant to chapter 630. Such term shall 10 include habilitation centers and private or public 11 intermediate care facilities for the intellectually disabled 12 that have been certified to meet the conditions of 13 participation under 42 CFR, Section 483, Subpart I; 14

15 (3) "Net operating revenues from providing services of intermediate care facilities for the intellectually 16 disabled" shall include, without limitation, all moneys 17 received on account of such services pursuant to rates of 18 reimbursement established and paid by the department of 19 social services, but shall not include charitable 20 contributions, grants, donations, bequests and income from 21 22 nonservice related fund-raising activities and government deficit financing, contractual allowance, discounts or bad 23 24 debt;

(4) "Services of intermediate care facilities for the
intellectually disabled" has the same meaning as the term
services of intermediate care facilities for the mentally
retarded, as used in Title 42 United States Code, Section
1396b(w) (7) (A) (iv), as amended, and as such qualifies as a
class of health care services recognized in federal Public

Law 102-234, the Medicaid Voluntary Contribution and
Provider-Specific Tax Amendments of 1991.

33 2. Beginning July 1, 2008, each provider of services of intermediate care facilities for the intellectually 34 disabled shall, in addition to all other fees and taxes now 35 required or paid, pay assessments on their net operating 36 37 revenues for the privilege of engaging in the business of 38 providing services of the intermediate care facilities for 39 the intellectually disabled or developmentally disabled in 40 this state.

41 3. Each facility's assessment shall be based on a
42 formula set forth in rules and regulations promulgated by
43 the department of mental health.

For purposes of determining rates of payment under 44 4. the medical assistance program for providers of services of 45 intermediate care facilities for the intellectually 46 47 disabled, the assessment imposed pursuant to this section on net operating revenues shall be a reimbursable cost to be 48 49 reflected as timely as practicable in rates of payment applicable within the assessment period, contingent, for 50 payments by governmental agencies, on all federal approvals 51 52 necessary by federal law and regulation for federal financial participation in payments made for beneficiaries 53 54 eligible for medical assistance under Title XIX of the federal Social Security Act, 42 U.S.C. Section 1396, et 55 56 seq., as amended.

57 5. Assessments shall be submitted by or on behalf of 58 each provider of services of intermediate care facilities 59 for the intellectually disabled on a monthly basis to the 60 director of the department of mental health or his or her 61 designee and shall be made payable to the director of the 62 department of revenue.

63 6. In the alternative, a provider may direct that the
64 director of the department of social services offset, from
65 the amount of any payment to be made by the state to the
66 provider, the amount of the assessment payment owed for any
67 month.

7. Assessment payments shall be deposited in the state 68 69 treasury to the credit of the "Intermediate Care Facility 70 Intellectually Disabled Reimbursement Allowance Fund", which 71 is hereby created in the state treasury. All investment 72 earnings of this fund shall be credited to the fund. Notwithstanding the provisions of section 33.080 to the 73 contrary, any unexpended balance in the intermediate care 74 75 facility intellectually disabled reimbursement allowance 76 fund at the end of the biennium shall not revert to the 77 general revenue fund but shall accumulate from year to year. The state treasurer shall maintain records that show 78 79 the amount of money in the fund at any time and the amount of any investment earnings on that amount. 80

81 8. Each provider of services of intermediate care facilities for the intellectually disabled shall keep such 82 records as may be necessary to determine the amount of the 83 assessment for which it is liable under this section. On or 84 before the forty-fifth day after the end of each month 85 86 commencing July 1, 2008, each provider of services of 87 intermediate care facilities for the intellectually disabled 88 shall submit to the department of social services a report on a cash basis that reflects such information as is 89 necessary to determine the amount of the assessment payable 90 for that month. 91

92 9. Every provider of services of intermediate care
93 facilities for the intellectually disabled shall submit a
94 certified annual report of net operating revenues from the

95 furnishing of services of intermediate care facilities for 96 the intellectually disabled. The reports shall be in such 97 form as may be prescribed by rule by the director of the department of mental health. Final payments of the 98 99 assessment for each year shall be due for all providers of services of intermediate care facilities for the 100 101 intellectually disabled upon the due date for submission of 102 the certified annual report.

103 10. The director of the department of mental health 104 shall prescribe by rule the form and content of any document 105 required to be filed pursuant to the provisions of this 106 section.

107 11. Upon receipt of notification from the director of 108 the department of mental health of a provider's delinquency 109 in paying assessments required under this section, the 110 director of the department of social services shall 111 withhold, and shall remit to the director of the department of revenue, an assessment amount estimated by the director 112 113 of the department of mental health from any payment to be made by the state to the provider. 114

In the event a provider objects to the estimate 115 12. described in subsection 11 of this section, or any other 116 decision of the department of mental health related to this 117 118 section, the provider of services may request a hearing. Ιf 119 a hearing is requested, the director of the department of 120 mental health shall provide the provider of services an 121 opportunity to be heard and to present evidence bearing on the amount due for an assessment or other issue related to 122 this section within thirty days after collection of an 123 124 amount due or receipt of a request for a hearing, whichever 125 The director shall issue a final decision within is later. forty-five days of the completion of the hearing. After 126

127 reconsideration of the assessment determination and a final 128 decision by the director of the department of mental health, 129 an intermediate care facility for the intellectually 130 disabled provider's appeal of the director's final decision 131 shall be to the administrative hearing commission in 132 accordance with sections 208.156 and 621.055.

133 13. Notwithstanding any other provision of law to the 134 contrary, appeals regarding this assessment shall be to the 135 circuit court of Cole County or the circuit court in the 136 county in which the facility is located. The circuit court 137 shall hear the matter as the court of original jurisdiction.

138 14. Nothing in this section shall be deemed to affect 139 or in any way limit the tax-exempt or nonprofit status of 140 any intermediate care facility for the intellectually 141 disabled granted by state law.

142 15. The director of the department of mental health 143 shall promulgate rules and regulations to implement this section. Any rule or portion of a rule, as that term is 144 defined in section 536.010, that is created under the 145 authority delegated in this section shall become effective 146 only if it complies with and is subject to all of the 147 provisions of chapter 536 and, if applicable, section 148 149 536.028. This section and chapter 536 are nonseverable and 150 if any of the powers vested with the general assembly 151 pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently 152 held unconstitutional, then the grant of rulemaking 153 authority and any rule proposed or adopted after August 28, 154 2008, shall be invalid and void. 155

16. The provisions of this section shall expire on157 September 30, [2021] 2024.

Section B. If any provision of section A of this act or the application thereof to anyone or to any circumstance is held invalid, the remainder of those sections and the application of such provisions to others or other circumstances shall not be affected thereby.