1	SENATE	E BILL NO. 560	
2	INTRODUCE	D BY C. KAUFMANN	
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT CREATIN	NG THE MONTANA KII	DS CARE PROGRAM TO PROVIDE
5	HEALTH CARE TO ALL MONTANA CHILDREN; C	REATING A GOVERN	IING BOARD TO ESTABLISH AND
6	OVERSEE THE PROGRAM; PROVIDING RULEM	IAKING AUTHORITY;	INCREASING VIDEO GAMBLING
7	TAXES TO FUND THE PROGRAM; AMENDING S	ECTIONS 23-5-610, 5	3-2-215, 53-4-1004, AND 53-6-131,
8	MCA; AND PROVIDING AN EFFECTIVE DATE AN	D A TERMINATION D	ATE."
9			
10	BE IT ENACTED BY THE LEGISLATURE OF THE	STATE OF MONTANA	λ:
11			
12	NEW SECTION. Section 1. Short title. [Section 1. Short title.]	ctions 1 through 11] ma	y be cited as the "Montana Kids Care
13	Program."		
14			
15	NEW SECTION. Section 2. Purpose fun	ding. (1) The purpose	of [sections 1 through 11] is to create
16	a program to provide health care services to all Mor	ntana children by:	
17	(a) maximizing the federal dollars available	for children's health ca	are services;
18	(b) increasing the income eligibility for childre	en served by the medic	aid program and the children's health
19	insurance program;		
20	(c) expanding state health care services to	cover all other Montan	a children; and
21	(d) administering the program in a seamles	s manner that:	
22	(i) covers payment of claims through a sing	le entity; and	
23	(ii) allows children enrolled in the system to	use a single applicatio	n and carry a single insurance card,
24	regardless of the source of money covering their he	alth care costs.	
25	(2) The program is funded through the follo	wing means:	
26	(a) taxes and other revenue deposited in the	ne special revenue acc	ount established in [section 10];
27	(b) federal and state funds appropriated for	medicaid services for	children 18 years of age or younger;
28	(c) federal and state funds appropriated for	the children's health ir	nsurance program; and
29	(d) money from the health and medicaid ini	tiatives account as allo	owed under 53-6-1201 for increased
30	medicaid services for children or increased enrollme	ent in the children's hea	alth insurance program.
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2	NEW SECTION. Section 3. Definitions. As used in [sections 1 through 11], the following definitions
3	apply:
4	(1) "Board" means the governing board of the program.
5	(2) "Child" means a child 18 years of age or younger.
6	(3) "Children's health insurance program" means the state-federal program established in Title 53,
7	chapter 4, part 10.
8	(4) "Department" means the department of public health and human services established in 2-15-2201.
9	(5) "Health care provider" means a person who is licensed, certified, or otherwise authorized by the laws
10	of this state to provide health care in the ordinary course of business or practice of a profession.
11	(6) "Program" means the Montana kids care program established in [sections 1 through 11].
12	
13	NEW SECTION. Section 4. Board purpose membership compensation. (1) There is a board
14	for the program, consisting of seven members and two nonvoting members serving 3-year staggered terms and
15	appointed as follows:
16	(a) three members appointed by the commissioner of insurance, one of whom must be a person who
17	has specialized knowledge regarding health insurance and one of whom must be a consumer representing the
18	public interest; and
19	(b) four members appointed by the governor, one of whom must be a direct provider of children's health
20	care services, one of whom must be employed by a mental health care facility, one of whom must be a person
21	who has specialized knowledge regarding health insurance, and one of whom shall represent the interests of
22	uninsured and underinsured children.
23	(2) The members must be appointed in a manner that achieves geographic representation of all regions
24	of the state, including urban, rural, and reservation communities.
25	(3) Each member is entitled to one vote on the board.
26	(4) The commissioner of insurance shall appoint a representative from the office of the commissioner
27	of insurance and the governor shall appoint a representative from the department to participate in all board
28	meetings as nonvoting members.
29	(5) A board member must be replaced in the same manner as the original appointment if that board
30	member is not actively participating in the affairs of the board.
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1	(6) The members must be compensated and receive travel expenses in the same manner as members
2	of the quasi-judicial boards under 2-15-124(7). The costs of conducting the meetings of the board and the
3	compensation for board members must be paid for from the special revenue account established in [section 10].
4	(7) The board is attached to the department for administrative purposes.
5	
6	NEW SECTION. Section 5. Eligibility for program. To be considered eligible for the program, a child
7	must be living in Montana with the intent to reside permanently or for an indefinite period of time.
8	
9	NEW SECTION. Section 6. Benefits provided. (1) Benefits provided to participants in the program
10	must include but are not limited to:
11	(a) inpatient and outpatient hospital services;
12	(b) services offered by a health care provider;
13	(c) laboratory and x-ray services;
14	(d) well-child and well-baby services;
15	(e) immunizations;
16	(f) clinic services;
17	(g) dental services;
18	(h) prescription drugs;
19	(i) mental health and substance abuse treatment services;
20	(j) hearing and vision exams; and
21	(k) eyeglasses.
22	(2) Copayments and fees may not be applied to well-baby, well-child, or immunization services that are
23	provided as recommended by the American academy of pediatrics and the advisory committee on immunization
24	practices.
25	(3) The provisions of this section may not limit the health care services provided to children eligible for
26	and served by any previously existing state-operated health care program.
27	
28	NEW SECTION. Section 7. Powers and duties of board. (1) The board shall:
29	(a) establish a program designed to provide health care to all Montana children in a manner that makes
30	the best use of available federal and state funds by:

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1	(i) increasing the income eligibility for medicaid and the children's health insurance program, as allowed
2	under law;
3	(ii) applying for medicaid waivers that would allow the department to serve additional children;
4	(iii) using revenue from the special revenue account established in [section 10]; and
5	(iv) identifying other potential funding sources for health care services;
6	(b) establish an operating plan that includes but is not limited to:
7	(i) the administrative structure necessary to serve all Montana children through an umbrella program that
8	uses:
9	(A) federal and state medicaid funds to serve children with a family income up to 133% of the federal
10	poverty level;
11	(B) federal and state children's health insurance program funds to serve children with a family income
12	up to the maximum level allowed under federal law and who are not served by medicaid;
13	(C) money from the health and medicaid initiatives account established in 53-6-1201 to cover, as allowed
14	by law, increased medicaid services for children or increased enrollment in the children's health insurance
15	program; and
16	(D) money from the special revenue account, established in [section 10], to serve all other children in
17	the program;
18	(ii) the extent to which preexisting conditions will be covered for children who terminate enrollment in a
19	private insurance plan to enroll in the state program;
20	(iii) the amount, scope, and duration of the specific services to be provided;
21	(iv) a schedule of premiums, copayments, and fees that uses a sliding scale based on family income for
22	children with a family income above the level of eligibility for services paid for with public funds; and
23	(v) the ability to provide health care services in a manner that allows the greatest percentage of the total
24	budget to be spent on direct patient care and that may include but is not limited to:
25	(A) a program operated by the department; or
26	(B) a contract for health care services;
27	(c) establish a process to ensure that the services are medically necessary and cost-effective; and
28	(d) determine the types of professionals who may deliver services or direct the delivery of services and
29	the qualifications required of those professionals.
30	(2) The board may:

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1	(a) hire employees to perform the administrative tasks of the board;
2	(b) request that funds be transferred from the special revenue account, established in [section 10], to
3	cover program costs;
4	(c) seek other federal, state, and private funding sources; and
5	(d) establish criteria for the children to be served first if a waiting list must be created for the program.
6	
7	NEW SECTION. Section 8. Department rulemaking authority. (1) The department shall adopt rules
8	necessary for the administration of the program, including rules governing the application process, termination
9	of enrollment, and confidentiality. The rules may include, as necessary:
10	(a) criteria to ensure that the services provided are medically necessary and cost-effective;
11	(b) criteria for placing children with high medical costs into a treatment plan designed to manage costs;
12	(c) a process to handle appeals involving payment or covered services; and
13	(d) a process for terminating enrollment in the program for good cause. Good cause does not include
14	an adverse change in health status.
15	(2) In adopting rules, the department shall consider the federal requirements on which the receipt of the
16	federal share of program funds are contingent and may not include any provision that places federal funding at
17	risk.
18	
19	NEW SECTION. Section 9. Sharing of information. The department, health care providers, insurance
20	companies, and other entities may share only health care information, medical records, income, and other
21	participant eligibility information for the purposes of administering the program. The limitations on disclosure of
22	information provided in 33-19-306 do not apply if they conflict with [sections 1 through 11]. To the extent possible,
23	the information may not be disclosed in a manner that would violate the privacy of an individual or be released
24	to any entity that is not necessary for the administration of the program.
25	
26	NEW SECTION. Section 10. Special revenue account. (1) There is an account in the state special
27	revenue fund to the credit of the department to pay for developing and putting into effect a plan to provide health
28	care services to all Montana children. The purpose of the account is to pay:
29	(a) the costs of providing health care services to children enrolled in the program; and
30	(b) the costs incurred by the board and employees of the program.

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1	(2) Revenue from the following sources must be credited to the account:
2	(a) the amount of the taxes established in 23-5-610(1)(b) and (1)(c), as specified in 23-5-610(4);
3	(b) any private money raised for the program; and
4	(c) any other source approved by the legislature.
5	
6	NEW SECTION. Section 11. Report to legislature. The department shall report to the legislature, as
7	provided for in 5-11-210, the following information for each year of the biennium:
8	(1) the number of children served by the program;
9	(2) the number of children, if any, on the waiting list for services;
10	(3) the number of Montana children estimated to be uninsured;
11	(4) the total amount expended each year to provide health care services;
12	(5) the total amount expended each year for administrative expenses; and
13	(6) any additional amount of money that may be necessary to cover children on a waiting list for services.
14	
15	Section 12. Section 23-5-610, MCA, is amended to read:
16	"23-5-610. Video gambling machine gross income tax records distribution quarterly
17	statement and payment. (1) A licensed machine owner shall pay to the department a video gambling machine
18	tax of 15% based on a percentage of the quarterly gross income for each establishment from each video
19	gambling machine machines issued a permit under this part. A licensed machine owner may deduct from the
20	gross income amounts equal to amounts stolen from machines if the amounts stolen are not repaid by insurance
21	or under a court order, if a law enforcement agency investigated the theft, and if the theft is the result of either
22	unauthorized entry and physical removal of the money from the machines or of machine tampering and the
23	amounts stolen are documented. The tax imposed by this subsection is:
24	(a) 15% on the first \$37,500 or less of gross machine income;
25	(b) 22.5% on the next \$75,000 or less of gross machine income; and
26	(c) 30% on gross machine income in excess of \$112,500.
27	(2) A licensed machine owner shall keep a record of the gross income from each video gambling
28	machine issued a permit under this part in the form the department requires. The records must at all times during
29	the business hours of the licensee be subject to inspection by the department.
30	(3) For each video gambling machine issued a permit under this part, a licensed machine owner shall,
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1 within 15 days after the end of each quarter and in the manner prescribed by the department, complete and 2 deliver to the department a statement showing the total gross income, together with the total amount due the state 3 as video gambling machine gross income tax for the preceding quarter. The statement must contain: 4 (a) an accounting of the amount of money raised from the first 15% of the tax levied on each machine; 5 (b) an accounting of the amount of money raised from any additional tax levied on each machine 6 pursuant to subsections (1)(b) and (1)(c); and 7 (c) other relevant information that the department requires. 8 (4) The department shall, in accordance with the provisions of 15-1-501, forward the tax collected under 9 subsection (3) of this section and equal to the amount reported pursuant to subsection (3)(a) of this section to 10 the general fund." 11 12 Section 13. Section 53-2-215, MCA, is amended to read: 13 "53-2-215. Social Security Act section 1115 waiver. (1) The department may pursue approval from 14 the U.S. department of health and human services for implementation in Montana of a health insurance flexibility 15 and accountability demonstration initiative and other demonstration projects through section 1115 waivers. 16 (2) The department may implement a demonstration project upon approval of a section 1115 waiver by 17 the U.S. department of health and human services. The department may: 18 (a) coordinate a demonstration project with a program approved through a section 1915 waiver; or 19 (b) terminate and subsume in a new section 1115 waiver an existing managed care or access program 20 approved through a section 1915(b) waiver, an optional state plan medicaid service authorized under 53-6-101, 21 an optional state plan eligibility group authorized under 53-6-131, or an existing program approved by a section 22 1115 waiver, inclusive of the demonstration program authorized by 53-4-202 and Title 53, chapter 4, part 6, that 23 is administered by the department. 24 (3) The department may amend the existing section 1115 demonstration project authorized in 53-4-601 25 and 53-6-101 to expand the demonstration project to implement the purposes of this section. 26 (4) The department may initiate and administer section 1115 waivers to more efficiently apply available 27 state general fund money, other available state and local public and private funding, and federal money to the 28 development and maintenance of medicaid-funded programs of health services and of other public assistance 29 services and to structure those programs or services for more efficient and effective delivery to specific 30 populations.

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1 (5) (a) In establishing programs or services in a demonstration project approved through a section 1115 2 waiver, the department shall administer the expenditures under each demonstration project within the state 3 spending authority that is available for that demonstration project. The department may limit enrollments in each 4 program within a demonstration project, reduce the per capita expenditures available to enrollees, and modify 5 and reduce the types and amounts of services available through each program when the department determines 6 that expenditures can be reasonably expected to exceed the available state spending authority.

(b) The department shall develop a contingency plan if there is a spending cap as a condition of the
waiver and the spending cap is exceeded. The contingency plan must address the effects on new programs,
services, or eligibility groups.

(6) The department may coordinate the state children's health insurance program authorized under Title
 53, chapter 4, part 10, <u>or the Montana kids care program authorized in [sections 1 through 11]</u> with a section 1115
 waiver for the purpose of increasing the state funding match available under the waiver and expanding the
 number of participants in the state children's health insurance program <u>or the Montana kids care program</u>.

(7) The department, subject to the terms and conditions of the section 1115 waiver:

15 (a) shall establish the eligibility groups based upon the funding principles stated in 53-6-101(2);

(b) may provide medicaid coverage for one or more optional medicaid eligibility groups;

(c) may provide medicaid coverage for one or more specific populations of persons who are not within
the federally authorized medicaid eligibility groups but who are within the requirements of subsection (8);

19 (d) may establish the service coverage, eligibility requirements, financial participation requirements, and

20 other features for the administration and delivery of services to each section 1115 waiver eligibility group;

21 (e) shall set limits on the number of participants for each section 1115 waiver eligibility group;

22 (f) shall set limits on the total expenditures under each demonstration project; and

(g) shall set the limits on the total expenditures on the services to be provided to each section 1115
 waiver eligibility group.

(8) The categories of persons that the department may consider for establishment as a section 1115
waiver eligibility group include but are not limited to:

(a) low-income parents of children who are eligible to participate in medicaid under 53-6-131 or in the
 state children's health insurance program authorized under Title 53, chapter 4, part 10;

(b) persons who because of low income and health-care needs are unable to procure health insurance
 coverage and are eligible to participate in a comprehensive health association plan authorized under Title 33,

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1 chapter 22, part 15;

2 (c) children who because of limits on enrollment may not be covered through the state children's health
3 insurance program authorized under Title 53, chapter 4, part 10;

4 (d) children who are eligible to participate in the state children's health insurance program authorized
5 under Title 53, chapter 4, part 10; and

6 (e) other specific groups of persons who are participants in programs or services funded solely or 7 primarily through state general funds or who the department determines are in need of specific types of health 8 care and related services, such as prescription drugs, reproductive health care, and mental health services, and 9 are without adequate financial means to procure health insurance coverage of those needs.

(9) Children participating in a section 1115 waiver eligibility group or children who would be eligible to
 participate in the state children's health insurance program are subject to the eligibility criteria applicable under
 53-4-1004, except as provided in subsection (10) of this section, for participation in the state children's health
 insurance program and must receive benefits as provided through the state children's health insurance program
 under 53-4-1005.

(10) (a) Except as provided in this subsection (10), the eligibility for the section 1115 waiver eligibility
groups may not exceed 150% of the federal poverty level.

(b) The department may establish eligibility at greater than 150% but no more than 200% of the federal
poverty level for any of the following groups established for purposes of a section 1115 waiver:

19 (i) participants in the state children's health insurance program;

20 (ii) participants in a group that may be covered under the state children's health insurance program;

21 (iii)(i) participants in a family planning program;

(iv)(ii) participants in a group composed of persons previously served through a program funded with
 state general fund money and other nonmedicaid money; or

(v)(iii) participants in a group composed of persons with a significant need for particular services that are
 not readily available to that population through insurance products or because of personal financial limitations.

26 (c) The department shall establish eligibility at the maximum level allowed under federal law for the

27 <u>following groups established for purposes of a section 1115 waiver:</u>

28 (i) participants in the state children's health insurance program as provided in 53-4-1004; and

29 (ii) participants in a group that may be covered under the state children's health insurance program.

30 (c)(d) In establishing the eligibility criteria based upon federal poverty levels, the department shall select



levels to ensure that the resulting expenditures will remain within the available funding and will conform with the
 terms and conditions of approval by the U.S. department of health and human services.

3 (d)(e) The department may adopt additional programmatic and financial eligibility criteria for a section 4 1115 waiver eligibility group in order to appropriately define the subject population, to limit use for fiscal and 5 programmatic purposes, to prevent improper use, and to conform the administration of the program with the terms 6 and conditions of the section 1115 waiver.

7 (e)(f) Eligibility criteria applicable to a section 1115 waiver eligibility group need not conform to the criteria
 8 applicable to another section 1115 waiver eligibility group or to a medicaid eligibility group that is not
 9 encompassed within the demonstration project.

(11) (a) For each section 1115 waiver eligibility group, the department shall establish the program benefit
 or benefits to be available to the participants in the group.

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(b) Program benefits may be in the form of:

(i) assistance in the payment of health insurance premiums for health care coverage through an
employer or other existing group coverage available to the program enrollee;

(ii) assistance in the payment of health insurance premiums for health care coverage that meets a set
of defined standards and limitations adopted by the department in consultation with the commissioner of
insurance and obtained from participating private insurers or through self-insured pools;

(iii) premium purchase for insurance coverage on behalf of children who are 18 years of age or younger
for the defined set of health care and related services adopted by the department for the state children's health
insurance program authorized in Title 53, chapter 4, part 10; or

(iv) coverage of a defined set of health care and related services administered directly by the department
 on a fee-for-service basis.

(c) The department may limit the types of program benefits available to enrollees in a program. For
 programs in which the department provides for more than one type of program benefit, the department may
 require that enrollees, either as a whole or on an individual basis based on certain circumstances, use certain
 types of program benefits in lieu of using other types of program benefits.

(d) The department shall, as necessary to maintain expenditures for a program within the available
funding for that program, set monetary limitations on the total benefit amounts available on a periodic basis for
an enrollee through that program, whether that benefit is in the form of premium assistance, premium purchase,
or a set of covered services.

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1 (12) The benefits for a section 1115 waiver eligibility group may be in the form of a defined set of covered 2 services consisting of one or more of the mandatory and optional medicaid state plan services specified in 3 53-6-101 or other health-care related services. The department may select the types of services that constitute 4 a defined set of covered services for a section 1115 waiver eligibility group. The department may provide 5 coverage of a service not specified in 53-6-101 if the department determines the service to be appropriate for the particular section 1115 waiver eligibility group. The department may define the nature, components, scope, 6 7 amount, and duration of each covered service to be made available to a section 1115 waiver eligibility group. The 8 nature, components, scope, amount, and duration of a covered service made available to a section 1115 waiver 9 eligibility group need not conform to those aspects of that service as defined by the department for delivery as 10 a covered service to another section 1115 waiver eligibility group or to a medicaid eligibility group that is not 11 encompassed within a section 1115 waiver.

12 (13) The department may adopt financial participation requirements for enrollees in a section 1115 13 eligibility group to foster appropriate use among enrollees and to maintain the fiscal accountability of the program. 14 The department may adopt financial participation requirements, including but not limited to copayments, payment 15 of monthly or yearly enrollment fees, or deductibles. The requirements may vary among the section 1115 waiver 16 eligibility groups. In adopting financial participation requirements for enrollees selecting coverage as provided in 17 subsection (11)(b)(iv), the department may not adopt cost-sharing amounts that exceed the nominal deductible, 18 coinsurance, copayment, or similar charges adopted by the department to apply to categorically or medically 19 needy persons for a service pursuant to the state medicaid plan.

- 20 (14) The department shall adopt rules as necessary for the implementation of a section 1115 waiver.
  21 Rules may include but are not limited to:
- 22 (a) designation of programs and activities for implementation of a section 1115 waiver;
- 23
  - 3 (b) features and benefit coverage of the programs;
- 24 (c) the nature, components, scope, amount, and duration of each program service;
- 25 (d) appropriate insurance products and coverage as benefits;
- 26 (e) required enrollee eligibility information;
- 27 (f) enrollee eligibility categories, criteria, requirements, and related measures;
- 28 (g) limits upon enrollment;
- 29 (h) requirements and limitations for service costs and expenditures;
- 30 (i) measures to ensure the appropriateness and quality of services to be delivered;

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(j) provider requirements and reimbursement;

2 (k) financial participation requirements for enrollees;

3 (I) use measures; and

(m) other appropriate provisions necessary for administration of a demonstration project and for
implementation of the conditions placed upon approval of a section 1115 waiver by the U.S. department of health
and human services.

7 (15) The department shall administer the programs and activities that are subject to a section 1115 waiver
8 in accordance with the terms and conditions of approval by the U.S. department of health and human services.
9 The department may modify aspects of established programs and activities administered by the department as
10 may be necessary to implement a section 1115 waiver as provided in this section.

(16) The department may seek an initial duration and durational extensions for a section 1115 waiver as
 the department determines appropriate for demonstration and fiscal considerations.

(17) The department shall provide a report to the legislature, as provided in 5-11-210, on the conditions of approval and the status of implementation for each section 1115 waiver approved by the U.S. department of health and human services. For any proposed section 1115 waiver not approved by the U.S. department of health and human services, the department shall provide to the next legislative session a report on the basis for disapproval and an analysis of the fiscal costs and programmatic impacts of serving the persons within the proposed section 1115 waiver eligibility groups through eligibility under one of the optional medicaid eligibility categories established in federal law and authorized by 53-6-131.

(18) The department shall present a section 1115 waiver proposal to the appropriate medicaid advisory
 council, which must include consumer advocates, prior to the submission of the proposal to the federal
 government.

(19) The department shall present a section 1115 waiver proposal to the house appropriations committee
 or, during the interim, the children, families, health, and human services interim committee for review and
 comment at a public hearing prior to the submission of the proposal to the federal government for formal approval
 and shall also present the section 1115 waiver after final approval from the federal government.

(20) (a) The department shall provide for a public comment period on the proposed section 1115 waiver
at least 60 days before the submission of the section 1115 waiver application to the federal government for formal
approval.

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(b) The department shall give notice of the proposal by announcing the pending submittal, stating its

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general purpose, and informing the public that information on the proposal is available on the department's
 website.

3 (c) The department shall provide for public comment through electronic means or mail and shall provide
4 for a public forum in at least one location at which members of the public can submit views on the proposal. The
5 department shall consider comments received and make any appropriate changes to the waiver request before
6 submitting it to the federal government.

7 (d) The department shall post on its website the waiver concept paper, formal correspondence regarding
8 a waiver proposal, and the final approved waiver, including documents received from the center for medicare and
9 medicaid services."

10

11 Section 14. Section 53-4-1004, MCA, is amended to read:

**"53-4-1004. (Temporary) Eligibility for program -- rulemaking.** (1) To be considered eligible for the
 program, a child:

14 (a) must be 18 years of age or younger;

15 (b) must have a combined family income at or below 150% of the federal poverty the maximum level

16 <u>allowed under federal law</u> or at a lower level determined by the department of public health and human services

17 as provided in subsection (4);

(c) may not already be covered by private insurance that offers creditable coverage, as defined in 42
 U.S.C. 300gg(c);

20 (d) may not be eligible for medicaid benefits; and

21 (e) must be a United States citizen or qualified alien and a Montana resident.

(2) The department of public health and human services shall adopt rules that establish the program's
 criteria for residency. The criteria must conform as nearly as practicable with the residency requirements for
 medicaid eligibility.

(3) Subject to 53-4-1009(3), rules governing eligibility may also include financial standards and criteria
 for income and resources, treatment of resources, and nonfinancial criteria.

(4) If the department determines that there is insufficient funding for the program, it may lower the
percentage of the federal poverty level established in subsection (1)(b) in order to reduce the number of persons
who may be eligible to participate or may limit the amount, scope, or duration of specific services provided.
(Terminates on occurrence of contingency--sec. 15, Ch. 571, L. 1999.)"



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2	Section 15. Section 53-6-131, MCA, is amended to read:
3	"53-6-131. Eligibility requirements. (1) Medical assistance under the Montana medicaid program may
4	be granted to a person who is determined by the department of public health and human services, in its
5	discretion, to be eligible as follows:
6	(a) The person receives or is considered to be receiving supplemental security income benefits under
7	Title XVI of the Social Security Act, 42 U.S.C. 1381, et seq., and does not have income or resources in excess
8	of the applicable medical assistance limits.
9	(b) The person would be eligible for assistance under the program described in subsection (1)(a) if that
10	person were to apply for that assistance.
11	(c) The person is in a medical facility that is a medicaid provider and, but for residence in the facility, the
12	person would be receiving assistance under the program in subsection (1)(a).
13	(d) The person is under 21 years of age and in foster care under the supervision of the state or was in
14	foster care under the supervision of the state and has been adopted as a child with special needs.
15	(e) The person meets the nonfinancial criteria of the categories in subsections (1)(a) through (1)(d) and:
16	(i) the person's income does not exceed the income level specified for federally aided categories of
17	assistance and the person's resources are within the resource standards of the federal supplemental security
18	income program; or
19	(ii) the person, while having income greater than the medically needy income level specified for federally
20	aided categories of assistance:
21	(A) has an adjusted income level, after incurring medical expenses, that does not exceed the medically
22	needy income level specified for federally aided categories of assistance or, alternatively, has paid in cash to the
23	department the amount by which the person's income exceeds the medically needy income level specified for
24	federally aided categories of assistance; and
25	(B) has resources that are within the resource standards of the federal supplemental security income
26	program.
27	(f) The person is a qualified pregnant woman or child as defined in 42 U.S.C. 1396d(n).
28	(2) The department may establish income and resource limitations. Limitations of income and resources
29	must be within the amounts permitted by federal law for the medicaid program.
30	(3) The Montana medicaid program shall pay, as required by federal law, the premiums necessary for
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medicaid-eligible persons participating in the medicare program and may, within the discretion of the department,
pay all or a portion of the medicare premiums, deductibles, and coinsurance for a qualified medicare-eligible
person or for a qualified disabled and working individual, as defined in section 6408(d)(2) of the federal Omnibus
Budget Reconciliation Act of 1989, Public Law 101-239, who:

5 (a) has income that does not exceed income standards as may be required by the Social Security Act;6 and

7 (b) has resources that do not exceed standards that the department determines reasonable for purposes8 of the program.

9 (4) The department may pay a medicaid-eligible person's expenses for premiums, coinsurance, and
10 similar costs for health insurance or other available health coverage, as provided in 42 U.S.C. 1396b(a)(1).

(5) In accordance with waivers of federal law that are granted by the secretary of the U.S. department of health and human services, the department of public health and human services may grant eligibility for basic medicaid benefits as described in 53-6-101 to an individual receiving section 1931 medicaid benefits, as defined in 53-4-602, as the specified caretaker relative of a dependent child under the section 1931 medicaid program. A recipient who is pregnant, meets the criteria for disability provided in Title II of the Social Security Act, 42 U.S.C. 416, et seq., or is less than 21 years of age is entitled to full medicaid coverage, as provided in 53-6-101.

(6) The department, under the Montana medicaid program, may provide, if a waiver is not available from
the federal government, medicaid and other assistance mandated by Title XIX of the Social Security Act, 42
U.S.C. 1396, et seq., as may be amended, and not specifically listed in this part to categories of persons that may
be designated by the act for receipt of assistance.

(7) Notwithstanding any other provision of this chapter, medical assistance must be provided to infants
 <u>children under 19 years of age</u> and pregnant women whose family income does not exceed 133% of the federal
 poverty threshold, as provided in 42 U.S.C. 1396a(a)(10)(A)(ii)(IX) and 42 U.S.C. 1396a(I)(2)(A)(i), and whose
 family resources do not exceed standards that the department determines reasonable for purposes of the
 program.

(8) Subject to appropriations, the department may cooperate with and make grants to a nonprofit
corporation that uses donated funds to provide basic preventive and primary health care medical benefits to
children whose families are ineligible for the Montana medicaid program and who are ineligible for any other
health care coverage, are under 19 years of age, and are enrolled in school if of school age.

30 (9) A person described in subsection (7) must be provided continuous eligibility for medical assistance,

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1	as authorized in 42 U.S.C. 1396a(e)(5) through a(e)(7).
2	(10) Full medical assistance under the Montana medicaid program may be granted to an individual during
3	the period in which the individual requires treatment of breast or cervical cancer, or both, or of a precancerous
4	condition of the breast or cervix, if the individual:
5	(a) has been screened for breast and cervical cancer under the Montana breast and cervical health
6	program funded by the centers for disease control and prevention program established under Title XV of the
7	Public Health Service Act, 42 U.S.C. 300k, or in accordance with federal requirements;
8	(b) needs treatment for breast or cervical cancer, or both, or a precancerous condition of the breast or
9	cervix;
10	(c) is not otherwise covered under creditable coverage, as provided by federal law or regulation;
11	(d) is not eligible for medical assistance under any mandatory categorically needy eligibility group; and
12	(e) has not attained 65 years of age."
13	
14	NEW SECTION. Section 16. Codification instruction. [Sections 1 through 11] are intended to be
15	codified as an integral part of Title 53, chapter 4, and the provisions of Title 53, chapter 4, apply to [sections 1
16	through 11].
17	
18	NEW SECTION. Section 17. Effective date. [This act] is effective July 1, 2007.
19	
20	NEW SECTION. Section 18. Termination. (1) [Section 14] terminates on the date that the director of
21	the department of public health and human services certifies to the governor that the federal government has
22	terminated the program or that federal funding for the program has been discontinued.
23	(2) The governor shall transmit a copy of the certification to the code commissioner.
24	(3) Any excess funds remaining upon the termination of the program must be transferred to the general
25	fund.
26	- END -

