By: Representative Green (96th)

## HOUSE BILL NO. 885

AN ACT TO CREATE A SEPARATE RETIREMENT SYSTEM FOR SHERIFFS; 1 2 TO PROVIDE THAT THE SYSTEM SHALL BE ADMINISTERED BY THE BOARD OF 3 TRUSTEES OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM; TO DEFINE 4 ELIGIBILITY FOR MEMBERSHIP IN THE SYSTEM; TO PROVIDE FOR EMPLOYEE 5 AND EMPLOYER CONTRIBUTIONS TO FUND THE SYSTEM; TO ESTABLISH б BENEFITS FOR DISABILITY AND SUPERANNUATION RETIREMENT AND 7 ESTABLISH DEATH BENEFITS; TO AMEND SECTION 47-5-901, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE DEPARTMENT OF CORRECTIONS SHALL 8 9 PAY TO THE SHERIFFS' RETIREMENT SYSTEM ONE DOLLAR PER STATE OFFENDER FOR EACH DAY THAT THE OFFENDERS ARE CONFINED IN THE 10 11 COUNTY JAILS, TO PROVIDE ADDITIONAL FUNDING FOR THE SYSTEM; TO AMEND SECTIONS 25-15-3, 25-15-9, 25-15-14 AND 25-15-15, 12 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT RETIRED MEMBERS OF THE 13 14 SHERIFFS' RETIREMENT SYSTEM SHALL BE ELIGIBLE TO PARTICIPATE IN 15 THE STATE EMPLOYEES HEALTH INSURANCE PLAN; AND FOR RELATED 16 PURPOSES.

17 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 18 SECTION 1. There is established and placed under the management of the Board of Trustees of the Public Employees' 19 Retirement System a retirement system for the purpose of providing 20 retirement allowances and other benefits under the provisions of 21 2.2 this act for the county sheriffs and their beneficiaries. This 23 retirement system shall be known as the "Sheriffs' Retirement System." The retirement system shall go into operation on October 24 25 1, 1999, when contributions by members shall begin and benefits 26 shall become payable. This retirement system is designed to supplement and is in addition to the provisions of Section 25-11-1 27 28 et seq. Under the terms of this act, sheriffs shall retain all 29 social security benefits under Article I of the Public Employees' 30 Retirement Law of 1952 but shall not be eligible for benefits 31 under Article III of that law. This act is a substitute for and 32 in lieu of Article III of that law, and is designed to provide more liberal benefits for sheriffs by reason of the dangerous 33 nature of and special risk involved in the duties of their office. 34 H. B. No. 885 99\HR03\R868

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35 <u>SECTION 2.</u> (1) For the purposes of this act, the 36 definitions in Section 25-11-5 and Section 25-11-103 shall apply 37 unless a different meaning is plainly expressed by the context. 38 (2) As used in this act:

39 (a) "Board" means the Board of Trustees of the Public40 Employees' Retirement System.

(b) "Sheriff" means each duly elected county sheriff
and each county sheriff appointed to office to fill a vacancy.
(c) "Member" means any person included in the
membership of the system as provided in Section 4 of this act.
(d) "System" means the Sheriffs' Retirement System

46 established by Section 1 of this act.

47 <u>SECTION 3.</u> (1) The general administration and
48 responsibility for the proper operation of the system and for
49 making effective the provisions hereof are vested in the Board of
50 Trustees of the Public Employees' Retirement System.

51 (2) The board shall invest all funds of the system in 52 accordance with Section 25-11-121.

53 (3) The board shall designate an actuary who shall be the 54 technical advisor of the board on matters regarding the operation 55 of the system and shall perform such other duties as are required 56 in connection therewith.

57 (4) At least once in each two-year period following October 58 1, 1999, the actuary shall make an actuarial investigation into the mortality, service, withdrawal and compensation experience of 59 60 the members and beneficiaries of the system, and shall make a valuation of the assets and liabilities of the system. 61 Taking into account the result of the investigation and valuation, the 62 board shall adopt for the retirement system such mortality, 63 64 service, and other tables as shall be deemed necessary. On the 65 basis of those tables that the board adopts, the actuary shall make biennial valuations of the assets and liabilities of the 66 67 funds of the system.

68 (5) The board shall keep such data as shall be necessary for H. B. No. 885 99\HR03\R868 PAGE 2 69 the actuarial valuation of the contingent assets and liabilities70 of the system and for checking the experience of the system.

(6) The board shall determine from time to time the rate of regular interest for use in all calculations, with the rate of five percent (5%) per annum applicable unless changed by the board.

(7) Subject to the limitations hereof, the board from time
to time shall establish rules and regulations for the
administration of the system and for the transaction of business.

78 The board shall keep a record of all its proceedings (8) 79 under this act. All books, accounts and records shall be kept in 80 the general office of the Public Employees' Retirement System and shall be public records except for individual member records. The 81 Public Employees' Retirement System shall not disclose the name, 82 address or contents of any individual member records without the 83 84 prior written consent of the individual to whom the record 85 pertains.

86 (9) The Executive Director of the Public Employees'
87 Retirement System shall serve as the executive director of this
88 system.

89 <u>SECTION 4.</u> (1) The membership of the system shall be 90 composed of sheriffs. Membership in the system shall not include 91 deputy sheriffs and secretarial, clerical, stenographic or 92 administrative employees of the office of the sheriff.

(2) All sheriffs eligible for membership in the system as 93 94 provided in this section who are serving in that capacity on 95 October 1, 1999, shall become members of the system on that date, unless they file with the board within thirty (30) days after 96 97 October 1, 1999, on a form prescribed by the board, a notice of 98 election not to be covered in the membership of the system and a 99 duly executed waiver of all present and prospective benefits that 100 otherwise would inure to them on account of their membership in 101 the system.

102 (3) All sheriffs eligible for membership in the system as
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provided in this section who are elected or appointed after October 31, 1999, shall become members of the system as a condition of holding that office, provided that the sheriff is under the age of fifty-five (55) years at the time of taking office.

108 (4) Membership in the system shall cease by a member 109 withdrawing his accumulated contributions, or by a member 110 withdrawing from active service with a retirement allowance, or by 111 death of the member.

112 SECTION 5. (1) Creditable service on which a member's service or disability retirement benefit is based shall consist of 113 114 prior service and membership service. Prior service means service performed before October 1, 1999, for which contributions were 115 made to the Public Employees' Retirement System, and membership 116 service means all service for which credit may be allowed under 117 118 this act after October 31, 1999, and all lawfully credited unused 119 leave as of the date of withdrawal from service, as certified by 120 the employer.

121 In computing the period of service of a member of the (2) 122 system, anything in this act to the contrary notwithstanding, any 123 member who served on active duty in the Armed Forces of the United 124 States, or who served in maritime service during periods of hostility in World War II, shall be entitled to creditable service 125 126 for his service on active duty in the Armed Forces or in such maritime service, provided he entered state service after his 127 128 discharge from the Armed Forces or entered state service after he completed such maritime service. The maximum period for 129 creditable service for all military service shall not exceed four 130 (4) years unless positive proof can be furnished by the person 131 132 that he was retained in the Armed Forces during World War II or in 133 maritime service during World War II by causes beyond his control 134 and without opportunity of discharge. The member shall furnish 135 proof satisfactory to the board of certification of military 136 service or maritime service records showing dates of entrance into H. B. No. 885 99\HR03\R868

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137 service and the date of discharge. In no case shall the member 138 receive creditable service if the member received a dishonorable 139 discharge from the Armed Forces of the United States.

140 <u>SECTION 6.</u> (1) The board shall act as custodian of the 141 system, and shall receive to the credit of the system all 142 donations, bequests, appropriations, and all funds available as an 143 employer's contribution thereto from any source whatsoever.

(2) Beginning October 1, 1999, the employers shall cause to 144 145 be deducted each month from the earned compensation of each member 146 seven and one-fourth percent (7-1/4%) thereof, and shall pay the amount so deducted to the board to be credited to the system. 147 The 148 board may vary the percentage of future employee contribution biennially on the basis of the liabilities of the system for the 149 150 various allowances and benefits as shown by actuarial valuation. 151 From the funds credited to this account, the board shall pay 152 retirements, disability benefits, survivors benefits, expenses and 153 shall refund contributions as provided in this act. The funds of 154 the system shall be maintained as a separate fund, separate from 155 all other funds held by the board and shall be used only for the 156 payment of benefits provided for by this act or amendments 157 thereto.

Beginning October 1, 1999, on account of each member the 158 (3) 159 employers shall pay monthly into the system from funds available 160 an amount equal to a certain percentage of the earned compensation of each member to be known as the "normal contributions," and an 161 162 additional amount equal to a percentage of his earned compensation to be known as the "accrued liability contribution." 163 The 164 percentage rate of those contributions shall be nine and 165 three-fourths percent (9-3/4%). The percentage rate of those 166 contributions in the future shall be fixed biennially by the board 167 on the basis of the liabilities of the system for the various allowances and benefits as shown by the actuarial valuation. 168 169 (4) In addition to the funding provided for in this section,

170 the system shall be funded from the payments made to the system by
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171 the Department of Corrections under Section 47-5-901(8).

(5) The board is authorized to deduct two percent (2%) of all employer contributions paid into the system to be transferred to the expense fund of the Public Employees' Retirement System to defray the cost of administering the system.

SECTION 7. The employers shall pick up the member 176 177 contributions required by Section 6 of this act for all compensation earned after October 31, 1999. The contributions so 178 179 picked up shall be treated as employer contributions in 180 determining tax treatment under the United States Internal Revenue Code and Mississippi Income Tax Code. However, the employer shall 181 182 continue to withhold federal and state income taxes based upon these contributions until the Internal Revenue Service or federal 183 courts rule that pursuant to Section 414(h) of the United States 184 185 Internal Revenue Code, these contributions shall not be included 186 as gross income of the member until such time as they are 187 distributed or made available. The employer shall pay these member contributions from the same source of funds that is used in 188 189 paying earnings to the member. The employer may pick up these 190 contributions by a reduction in the cash salary of the member or 191 by an offset against a future salary increase or by a combination 192 of a reduction in salary and offset against a future salary 193 increase. If member contributions are picked up, they shall be 194 treated for all purposes of this act in the same manner and to the 195 same extent as member contributions made before to the date picked 196 up.

197 SECTION 8. (1) Upon application of a member or his 198 employer, any active member who has not attained the age of 199 fifty-five (55) years may be retired by the board, not less than 200 thirty (30) and not more than ninety (90) days next following the 201 date of filing the application, on a disability retirement allowance, if the medical board of the Public Employees' 202 203 Retirement System or other designated governmental agency, after a 204 medical examination, certifies that he is mentally or physically H. B. No. 885

205 incapacitated for the performance of duty, that the incapacity is 206 likely to be permanent, and that the sickness or injury was caused 207 or sustained as a direct result of duty as a sheriff after October 208 31, 1999.

209 Upon the application of a member or his employer, any member who is not yet eligible for service retirement benefits and who 210 211 has had at least ten (10) years of creditable service may be 212 retired by the board, not less than thirty (30) and not more than 213 ninety (90) days next following the date of filing the 214 application, on a disability retirement allowance, if the medical 215 board or other designated governmental agency, after a medical 216 examination, certifies that he is mentally or physically 217 incapacitated for the further performance of duty, that the incapacity is likely to be permanent, and that he should be 218 219 retired. This disability need not be service connected.

(2) Upon retirement for disability, a member shall receive a
disability benefit equal to fifty percent (50%) of his average
compensation for the two (2) years immediately preceding his
retirement, but not less than any retirement benefits for which he
may be eligible at the date he is granted disability.

225 (3) Once each year during the first five (5) years following 226 retirement of a member on a disability retirement allowance, and 227 once in every period of three (3) years thereafter, the board may, 228 and upon his application shall, require any disability retiree who 229 has not yet attained the age of fifty-five (55) years to undergo a 230 medical examination. The examination shall be made at the place 231 of residence of the retiree or other place mutually agreed upon by 232 the medical board or other designated governmental agency. If any disability retiree who has not yet attained the age of fifty-five 233 234 (55) years refuses to submit to any medical examination provided 235 for in this subsection, his allowance may be discontinued until his withdrawal of his refusal, and if his refusal continues for 236 237 one (1) year, all his rights in that part of the disability 238 benefit provided by employer contributions shall be revoked by the H. B. No. 885 99\HR03\R868 PAGE 7

239 board.

If the medical board or other designated governmental 240 (4) 241 agency reports and certifies to the board, after a comparable job analysis or other similar study, that the disability retiree is 242 243 engaged in, or is able to engage in, a gainful occupation paying 244 more than the difference between his disability benefit and his 245 average compensation, and if the board concurs in the report, the 246 disability benefit shall be reduced to an amount that, together with the amount earnable by him, equals the amount of his average 247 248 compensation. If his earning capacity is later changed, the 249 amount of the benefit may be further modified, but the revised 250 benefit shall not exceed the amount originally granted nor an 251 amount that, when added to the amount earnable by the retiree, 252 together with the member's annuity, equals the amount of his 253 average compensation.

254 (5) If a disability retiree under the age of fifty-five (55) 255 years is restored to active service at a compensation not less 256 than his average compensation, his disability benefit shall cease, 257 he shall again become a member of the retirement system, and he 258 shall contribute thereafter at the same rate he paid before 259 disability. Any such prior service certificate on the basis of 260 which his service was computed at the time of retirement shall be 261 restored to full force and effect. In addition, upon his 262 subsequent retirement he shall be credited with all creditable 263 service as a member, including the period for which he was paid 264 disability benefits.

SECTION 9. (1) Any member upon withdrawal from service upon 265 266 or after attainment of the age of fifty-five (55) years who has 267 completed at least four (4) years of creditable service, or any 268 member upon withdrawal from service upon or after attainment of 269 the age of forty-five (45) years who has completed at least twenty 270 (20) years of creditable service, or any member upon withdrawal 271 from service regardless of age who has completed at least 272 twenty-five (25) years of creditable service, shall be entitled to H. B. No. 885 99\HR03\R868 PAGE 8

273 receive a retirement allowance that shall be payable the first of 274 the month following receipt of the member's application in the 275 office of the executive director of the system, but in no event 276 before withdrawal from service.

(2) Any member whose withdrawal from service occurs before attaining the age of fifty-five (55) years who has completed four (4) or more years of creditable service and has not received a refund of the member's accumulated contributions shall be entitled to receive a retirement allowance of the amount earned and accrued at the date of withdrawal from service, beginning upon his attaining the age of fifty-five (55) years.

(3) The annual amount of the retirement allowance shallconsist of:

(a) A member's annuity, which shall be the actuarial
equivalent of the accumulated contributions of the member at the
time of retirement, computed according to the actuarial table in
use by the system.

(b) An employer's annuity, which, together with the member's annuity provided above, shall be equal to two and one-half percent (2-1/2%) of the average compensation for each year of membership service.

(c) A prior service annuity equal to two and one-half
 percent (2-1/2%) of the average compensation for each year of
 prior service for which the member is allowed credit.

297 In the case of retirement of any member before (d) 298 attaining the age of fifty-five (55) years, the retirement 299 allowance shall be computed in accordance with the formula set 300 forth above in this section, except that the employer's annuity 301 and prior service annuity shall be reduced by three percent (3%) 302 for each year of age below fifty-five (55) years, or three percent 303 (3%) for each year of service below twenty-five (25) years of creditable service, whichever is lesser. 304

305 (e) Upon retiring for service, a member shall be 306 eligible to obtain retirement benefits, as computed above, for H. B. No. 885 99\HR03\R868 PAGE 9 307 life, except that the aggregate amount of the employer's annuity 308 and prior service annuity shall not exceed more than eighty-five 309 percent (85%) of the average compensation regardless of the years 310 of service.

311 SECTION 10. (1) Retired members who on December 1 of each year, or July 1 of each year as provided for in subsection (5) of 312 this section, are receiving a retirement allowance for service or 313 314 disability retirement, or their beneficiaries, shall receive in 315 one (1) additional payment an amount equal to a cumulative 316 percentage of the annual percentage increase in the Consumer Price Index set by the United States Government for the calendar year 317 318 ending during each fiscal year for each full fiscal year of 319 retirement, not exceeding two and one-half percent (2-1/2%) for any fiscal year, times the amount of the annual retirement 320 321 allowance. The cumulative percentage provided in this subsection 322 for any particular year shall not be less than the cumulative 323 percentage provided for the previous year.

(2) Retired members who on December 1 of each year are 324 325 receiving a retirement allowance for service or disability 326 retirement, or their beneficiaries, may receive, in addition to 327 the cumulative percentage provided in subsection (1) of this section, a payment as determined by the board, calculated in 328 329 increments of one-quarter of one percent (1/4 of 1%), not to 330 exceed one and one-half percent (1-1/2%) of the annual retirement allowance, for each full fiscal year of retirement, but any such 331 332 payment shall be contingent upon the reserve for annuities in 333 force for retired members and beneficiaries providing sufficient 334 investment gains in excess of the accrued actuarial liabilities for the previous fiscal year as certified by the actuary and 335 336 determined by the board.

337 (3) The percentages in this section shall be based on each
338 full fiscal year that the retired member or beneficiary has
339 actually drawn retirement payments from the date of retirement, or
340 the date of last retirement if there is more than one (1)
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341 retirement date.

Persons eligible to receive the payments provided in 342 (4) 343 this section shall receive the payments in one (1) additional payment, except that the person may elect by an irrevocable 344 345 agreement on a form prescribed by the board to receive the 346 payments in not less than equal monthly installments not to exceed 347 six (6) months during the remaining months of the current fiscal 348 year. In the event of death of a person or a beneficiary receiving monthly benefits, any remaining amounts shall be paid in 349 350 a lump sum to the designated beneficiary.

351 (5) Retired members or beneficiaries thereof who on July 1 352 of any fiscal year are receiving a retirement allowance may elect by an irrevocable agreement in writing filed in the office of the 353 354 Public Employees' Retirement System no less than thirty (30) days 355 before July 1 of the appropriate year, to begin receiving the 356 payments provided for in subsection (1) of this section in twelve 357 (12) equal installments beginning on July 1. This irrevocable agreement shall be binding on the member and subsequent 358 359 beneficiaries. The cumulative percentage provided in subsection 360 (1) of this section and paid in twelve (12) equal installments for 361 any particular year shall not be less than the cumulative 362 percentage provided for the previous year. However, payment of 363 the installments shall not extend beyond the month in which a 364 retirement allowance is due and payable. Any additional amounts 365 approved by the board under subsection (2) of this section shall 366 be paid in one (1) lump sum payment to retirees and beneficiaries 367 in accordance with subsection (2) of this section.

368 SECTION 11. (1) Upon the death of any member who has 369 retired for service or disability and who has not elected any other option under Section 12 of this act, the member's spouse 370 371 shall receive one-half (1/2) the benefit that the member was receiving and each child not having attained the age of nineteen 372 373 (19) years shall receive one-fourth (1/4) of the member's benefit, 374 but not more than one-half (1/2) of the benefits shall be paid for H. B. No. 885 99\HR03\R868 PAGE 11

375 the support and maintenance of two (2) or more children. Upon each child's attaining the age of nineteen (19) years, the child 376 377 shall no longer be eligible for the benefit, and when all of the children have attained the age of nineteen (19) years, only the 378 379 spouse shall be eligible for one-half (1/2) of the amount of the member's benefit. The spouse shall continue to be eligible for 380 381 the benefit in the amount of fifty percent (50%) of the member's 382 retirement benefit as long as the spouse may live or until 383 remarriage. Upon remarriage of the spouse at any time, the 384 spouse's eligibility for the fifty percent (50%) benefits shall end, but the spouse will be eligible to continue to receive 385 386 benefits for their children until the last child attains the age 387 of nineteen (19) years.

388 (2) Upon the death of any member who has served the minimum period required for eligibility for retirement, the member's 389 390 spouse and family shall receive all the benefits payable to the 391 member's beneficiaries as if the member had retired at the time of death. Those benefits shall cease as to the spouse upon 392 393 remarriage but shall continue to be payable to each child until he reaches the age of nineteen (19) years. The benefits are payable 394 395 on a monthly basis.

396 The spouse and/or the dependent children of an active (3) 397 member who is killed in the line of performance of duty or dies as 398 a direct result of an accident occurring in the line of performance of duty shall qualify, on approval of the board, for a 399 retirement allowance on the first of the month following the date 400 401 of the member's death, but not before receipt of application by 402 the board. The spouse shall receive a retirement allowance equal 403 to one-half (1/2) of the average compensation of the deceased 404 member. In addition to the retirement allowance for the spouse, 405 or if there is no surviving spouse, a retirement allowance shall be paid in the amount of one-fourth (1/4) of the average 406 407 compensation for the support and maintenance of one (1) child or 408 in the amount of one-half (1/2) of the average compensation for H. B. No. 885 99\HR03\R868 PAGE 12

409 the support and maintenance of two (2) or more children. Those benefits shall cease to be paid for the support and maintenance of 410 411 each child upon the child attaining the age of nineteen (19) years; however, the spouse shall continue to be eligible for the 412 413 retirement allowance provided for the spouse. Benefits may be 414 paid to a surviving parent or lawful custodian of the children for 415 the use and benefit of the children without the necessity of 416 appointment as guardian. That retirement allowance shall cease to 417 the spouse upon remarriage but continue to be payable for each 418 dependent child until the age of nineteen (19) years.

(4) All benefits accruing to any child under the provisions
of this act shall be paid to the parent custodian of the children
or the legal guardian.

422 Children receiving the benefits provided in this section (5) 423 who are permanently or totally disabled shall continue to receive 424 the benefits for as long as the medical board or other designated 425 governmental agency certifies that the disability continues. The age limitation for benefits payable to a child under any provision 426 427 of this section shall be extended beyond age nineteen (19), but in 428 no event beyond the attainment of age twenty-three (23), as long 429 as the child is a student regularly pursuing a full-time course of 430 resident study or training in an accredited high school, trade 431 school, technical or vocational institute, junior or community 432 college, college, university or comparable recognized educational institution duly licensed by a state. A student child whose 433 434 birthday falls during the school year (September 1 through June 435 30) is considered not to reach age twenty-three (23) until the 436 July 1 following the actual twenty-third birthday. A full-time 437 course of resident study or training means a day or evening noncorrespondence course that includes school attendance at the 438 439 rate of a least thirty-six (36) weeks, per academic year or other 440 applicable period with a subject load sufficient, if successfully 441 completed, to attain the educational or training objective within 442 the period generally accepted as minimum for completion, by a H. B. No. 885

443 full-time day student, of the academic or training program 444 concerned.

445 SECTION 12. (1) Upon application for superannuation or disability retirement, any member may elect to receive his benefit 446 447 pursuant to the provisions of Sections 9 and 11 of this act or may 448 elect to receive his benefit in a retirement allowance payable 449 throughout life with no further payments to anyone at his death, 450 except that if his total retirement payments under this act do not 451 equal his total contributions under this act, his named 452 beneficiary shall receive the difference in cash at his death. As 453 an alternative, he may elect upon retirement, or upon becoming 454 eligible for retirement, to receive the actuarial equivalent of 455 his retirement allowance in a reduced retirement allowance payable 456 throughout life with the provision that:

457 **Option 1.** If he dies before he has received in annuity 458 payment the value of the member's annuity as it was at the time of 459 his retirement, the balance shall be paid to his legal 460 representative or to such person as he has nominated by written 461 designation duly acknowledged and filed with the board; or

462 **Option 2.** Upon his death, his reduced retirement 463 allowance shall be continued throughout the life of, and paid to, 464 such person as he has nominated by written designation duly 465 acknowledged and filed with the board at the time of his 466 retirement; or

**Option 3.** Upon his death, one half (1/2) of his reduced retirement allowance shall be continued throughout the life of, and paid to, such person as he has nominated by written designation duly acknowledged and filed with the board at the time of his retirement, and the other one half (1/2) of his reduced retirement allowance to some other designated beneficiary; or

473 Option 4-A. Upon his death, one half (1/2) of his
474 reduced retirement allowance, or such other specified amount,
475 shall be continued throughout the life of, and paid to, such
476 person as he has nominated by written designation duly

H. B. No. 885 99\HR03\R868 PAGE 14 477 acknowledged and filed with the board at the time of his 478 retirement; or

479 Option 4-B. A reduced retirement allowance shall be continued throughout the life of the retirant, but with the 480 481 further guarantee of payments to the named beneficiary, 482 beneficiaries or to the estate for a specified number of years 483 If the retired member or the last designated beneficiary certain. 484 receiving annuity payments dies before receiving all guaranteed 485 payments due, the actuarial equivalent of the remaining payments 486 will be paid to the estate of the retired member as intestate 487 property.

**Option 4-C.** The retirement allowance otherwise payable may be converted into a retirement allowance of equivalent actuarial value in such an amount that, with the member's benefit under Title II of the Federal Social Security Act, the member will receive, so far as possible, approximately the same amount annually before and after the earliest age at which the member becomes eligible to receive a social security benefit.

495 (2) Any member in service who has qualified for retirement 496 benefits may select any optional method of settlement of 497 retirement benefits by notifying the executive director of the 498 system in writing, on a form prescribed by the board, of the 499 option he has selected and by naming the beneficiary of the option 500 and furnishing necessary proof of age. The option, once selected, 501 may be changed at any time before actual retirement or death, but 502 upon the death or retirement of the member, the optional 503 settlement shall be placed in effect upon proper notification to 504 the executive director.

505 (3) No change in the option selected shall be permitted
506 after the member's death or after the member has received his
507 first retirement check, except as provided in subsections (4) and
508 (5) of this section and in Section 16 of this act.

509 (4) Any retired member who is receiving a reduced retirement 510 allowance under Option 2 or Option 4-A whose designated

H. B. No. 885 99\HR03\R868 PAGE 15 511 beneficiary predeceases him, or whose marriage to a spouse who is 512 his designated beneficiary is terminated by divorce or other 513 dissolution, may elect to cancel his reduced retirement allowance and receive the maximum retirement allowance for life in an amount 514 515 equal to the amount that would have been payable if the member had 516 not elected Option 2 or Option 4-A. The election must be made in writing to the office of the executive director of the system on a 517 form prescribed by the board. Any such election shall be 518 519 effective the first of the month following the date the election 520 is received by the system.

(5) Any retired member who is receiving the maximum 521 522 retirement allowance for life, or a retirement allowance under 523 Option 1, and who marries after his retirement may elect to cancel 524 his maximum retirement allowance or Option 1 retirement allowance and receive a reduced retirement allowance under Option 2 or 525 526 Option 4-A to provide continuing lifetime benefits to his spouse. 527 The election must be made in writing to the office of the executive director of the system on a form prescribed by the board 528 529 not earlier than the date of the marriage. Any such election shall be effective the first of the month following the date the 530 531 election is received by the system. The amount of the reduced retirement allowance shall be the actuarial equivalent, taking 532 533 into account that the member received the maximum retirement 534 allowance or Option 1 retirement allowance for a period of time before electing to receive a reduced retirement allowance. 535

536 (6) If the election of an optional benefit is made after the 537 member has attained the age of sixty-five (65) years, the 538 actuarial equivalent factor shall be used to compute the reduced retirement allowance as if the election had been made on his 539 sixty-fifth birthday. However, if a retiree marries or remarries 540 541 after retirement, and elects either Option 2 or Option 4-A as provided in subsection (5) of this section, the actuarial 542 543 equivalent factor used to compute the reduced retirement allowance 544 shall be the factor for the age of the retiree and his or her H. B. No. 885 99\HR03\R868 PAGE 16

545 beneficiary at the time that the election for recalculation of 546 benefits is made.

547 (7) If a retirant and his eligible beneficiary, if any, both die before they have received in annuity payments a total amount 548 549 equal to the accumulated contributions standing to the retirant's 550 credit in the annuity savings account at the time of his 551 retirement, the difference between the accumulated contributions 552 and the total amount of annuities received by them shall be paid 553 to such persons as the retirant has nominated by written 554 designation duly executed and filed in the office of the executive 555 director. If no designated person survives the retirant and his 556 beneficiary, the difference, if any, shall be paid to the estate of the survivor of the retirant and his beneficiary. 557

558 SECTION 13. (1) All persons who are covered under the terms 559 of this act on October 1, 1999, and who become members of the 560 retirement system established by this act shall cease to be 561 members of the Public Employees' Retirement System under the provisions of Section 25-11-101 et seq. upon October 1, 1999, and 562 563 shall become members of this retirement system with full credit 564 for all prior service performed before October 1, 1999, for which 565 contributions were made to the Public Employees' Retirement 566 System.

In any case in which a sheriff has been a member of the 567 (2) 568 Public Employees' Retirement System under Section 25-11-101 et seq. and has made contributions thereto, all employee's 569 570 contributions, plus interest credited thereto, inuring to the credit of that person shall be transferred by the Public 571 572 Employees' Retirement System to the credit of the person in the retirement system established by this act, and shall be considered 573 an asset to the credit of that person in this retirement system. 574 575 SECTION 14. If a member of the retirement system ceases to work as a sheriff for any reason other than occupational disease 576 577 contracted or for any accident sustained by the member by reason 578 of his service or discharge of his duties as a sheriff, and if the H. B. No. 885 99\HR03\R868 PAGE 17

579 member is not eligible for retirement either for service or 580 disability, he shall be refunded the amount of his total 581 contributions under the provisions of this act, including any 582 credit transferred to his account in this system from any other 583 system, at his request, and if he dies before retirement, those 584 funds shall be refunded to any beneficiary that he has named.

585 If any member who receives a refund reenters service as a 586 sheriff and again becomes a member of the system and remains a 587 contributor for four (4) years, he may repay all amounts 588 previously received by him as a refund, together with regular interest covering the period from the date of refund to the date 589 590 of repayment. Upon that repayment, the member again shall receive credit for the entire period of creditable service that he 591 forfeited upon the receipt of the refund. 592

SECTION 15. Regular interest shall be credited annually to 593 594 the mean amount of the employee reserve account for the preceding 595 year. This credit shall be made annually from interest and other earnings on the invested assets of the system. Any additional 596 597 amount required to meet the regular interest on the funds of the 598 system shall be charged to the employer's accumulation account, 599 and any excess of earnings over the regular interest required 600 shall be credited to the employer's accumulation account. Regular 601 interest shall mean such percentage rate of interest compounded 602 annually as determined by the board on the basis of the interest 603 earnings of the system for the preceding year. Once that interest 604 is credited it shall be added to the sum of all amounts deducted 605 from the compensation of a member and shall be included in 606 determining his total contributions.

607 <u>SECTION 16.</u> No person who is being paid a retirement 608 allowance from this system shall serve or be paid for any service 609 as a sheriff. If any member retired under this act returns to 610 service as a sheriff, the retirement allowance shall cease and the 611 member shall become a contributing member of the system and shall 612 be credited with all creditable service at the time of the 613 H. B. No. 885

613 previous withdrawal of service on a retirement allowance. The 614 retirement allowance payable upon subsequent retirement shall be 615 based on the total creditable service rendered before and after 616 return to service. The total retirement allowance paid to the 617 retired member in his previous retirement shall be deducted from 618 his retirement reserve and taken into consideration in 619 recalculating the retirement allowance.

SECTION 17. The right of a person to an annuity, a 620 retirement allowance or benefit, or to the return of 621 622 contributions, or to any optional benefits or any other right 623 accrued or accruing to any person under the provisions of this 624 act, the system and the moneys in the system created by this act, 625 are exempt from any state, county or municipal ad valorem taxes, income taxes, premium taxes, privilege taxes, property taxes, 626 627 sales and use taxes or other taxes not so named, notwithstanding 628 any other provision of law to the contrary, and exempt from levy and sale, garnishment, attachment, or any other process 629 630 whatsoever, and shall be unassignable except as specifically 631 provided otherwise in this act.

632 <u>SECTION 18.</u> (1) The maintenance of actuarial reserves for 633 the various allowances and benefits under this act, and the 634 payment of all annuities, retirement allowances, refunds and other 635 benefits granted under this act are made obligation of the system. 636 All income, interest and dividends derived from deposits and 637 investments authorized by this act shall be used for the payment 638 of the obligations of the system.

If the system is terminated, all members of the system 639 (2) 640 as of the date of termination of the system shall be deemed to 641 have a vested right to benefits to the extent and in the same 642 manner that rights would be vested under the laws existing as of 643 the date of termination of the system. However, any member who has not fulfilled the requirements for length of service because 644 645 of a termination of the system shall be entitled to compensation 646 as of the date that the member would otherwise be eligible. That H. B. No. 885 99\HR03\R868 PAGE 19

647 compensation shall be computed on the basis of the time he was 648 actually a member of the system and the compensation he actually 649 earned during the time he was a member, in the manner provided by 650 this act.

If there is a deficit in the availability of funds for payment due under the provisions of the system, an appropriation shall be made that is sufficient for the payment thereof, as an obligation of the State of Mississippi.

(3) Notwithstanding any provisions of this section or this 655 656 act to the contrary, the maximum annual retirement allowance 657 attributable to the employer contributions payable by the system 658 to a member shall be subject to the limitations set forth in 659 Section 415 of the Internal Revenue Code and any regulations 660 issued thereunder as applicable to governmental plans as that term 661 is defined under Section 414(d) of the Internal Revenue Code. Τf 662 a member is a participant in any qualified defined contribution 663 plan required to be taken into account for purposes of applying 664 the combined plan limitations contained in Section 415(e) of the 665 Internal Revenue Code, then for any year the sum of the defined benefit plan fraction and the defined contribution plan fraction, 666 667 as those terms are defined in Section 415(e), shall not exceed one 668 If for any year the foregoing combined plan limitation (1.0).669 would be exceeded, the benefit provided under this plan shall be 670 reduced to the extent necessary to meet that limitation.

671 (4) Notwithstanding any other provision of this plan, all 672 distributions from this plan shall conform to the regulations issued under Section 401(a)(9) of the Internal Revenue Code, 673 674 applicable to governmental plans, as defined in Section 414(d) of 675 the Internal Revenue Code, including the incidental death benefit 676 provisions of Section 401(a)(9)(G) of the Internal Revenue Code. 677 Further, those regulations shall override any plan provision that is inconsistent with Section 401(a)(9) of the Internal Revenue 678 679 Code.

680 (5) The actuarial assumptions used to convert a retirement H. B. No. 885 99\HR03\R868 PAGE 20 681 allowance from the normal form of payment to an optional form of 682 payment shall be an appendix to this act and subject to approval 683 by the board of trustees based upon certification by the actuary. 684 (6) Notwithstanding any other provision of this plan, the 685 maximum compensation that can be considered for all plan purposes 686 is One Hundred Fifty Thousand Dollars (\$150,000.00) per year, 687 adjusted annually to reflect changes in the cost of living to 688 conform to the regulations issued under Section 401(a)(17) of the 689 Internal Revenue Code.

690 SECTION 19. Section 47-5-901, Mississippi Code of 1972, is 691 amended as follows:

692 47-5-901. (1) Any person committed, sentenced or otherwise placed under the custody of the Department of Corrections, on 693 694 order of the sentencing court and subject to the other conditions 695 of this subsection, may serve all or any part of his sentence in 696 the county jail of the county wherein such person was convicted if 697 the Commissioner of Corrections determines that physical space is 698 not available for confinement of such person in the state 699 correctional institutions. Such determination shall be promptly 700 made by the Department of Corrections upon receipt of notice of 701 the conviction of such person. The commissioner shall certify in 702 writing that space is not available to the sheriff or other 703 officer having custody of the person. Any person serving his 704 sentence in a county jail shall be classified in accordance with 705 Section 47-5-905.

(2) If state prisoners are housed in county jails due to a
lack of capacity at state correctional institutions, the
Department of Corrections shall determine the cost for food and
medical attention for such prisoners. The cost of feeding and
housing offenders confined in such county jails shall be based on
actual costs or contract price per prisoner not to exceed Twenty
Dollars (\$20.00) per day per offender.

(3) Upon vouchers submitted by the board of supervisors ofany county housing persons due to lack of space at state

H. B. No. 885 99\HR03\R868 PAGE 21 715 institutions, the Department of Corrections shall pay to such county, out of any available funds, the actual cost of food, or 716 717 contract price per prisoner, not to exceed Twenty Dollars (\$20.00) per day per offender as determined under subsection (2) of this 718 719 section for each day an offender is so confined beginning the fifth day following the date the offender is committed and taken 720 721 into custody by the sheriff and will terminate on the date on 722 which the offender is released or otherwise removed from the custody of the county jail, and shall pay the actual cost for 723 724 medical attention for prisoners unless the Commissioner of 725 Corrections shall find that the costs of any medical services 726 rendered are unreasonable. Such payment shall be placed in the 727 county general fund and shall be expended only for food and 728 medical attention for such persons.

729 A person, on order of the sentencing court, may serve (4) 730 not more than twenty-four (24) months of his sentence in a county 731 jail if the person is classified in accordance with Section 47-5-905 and the county jail is an approved county jail for 732 733 housing state inmates under federal court order. The sheriff of the county shall have the right to petition the Commissioner of 734 735 Corrections to remove the inmate from the county jail. The county 736 shall be reimbursed in accordance with subsection (2).

(5) The Attorney General of the State of Mississippi shall defend the employees of the Department of Corrections and officials and employees of political subdivisions against any action brought by any person who was committed to a county jail under the provisions of this section.

742 (6) This section does not create in the Department of 743 Corrections, or its employees or agents, any new liability, 744 express or implied, nor shall it create in the Department of 745 Corrections any administrative authority or responsibility for the construction, funding, administration or operation of county or 746 747 other local jails or other places of confinement which are not 748 staffed and operated on a full-time basis by the Department of H. B. No. 885

749 Corrections. The correctional system under the jurisdiction of 750 the Department of Corrections shall include only those facilities 751 fully staffed by the Department of Corrections and operated by it 752 on a full-time basis.

(7) An offender returned to a county for post-conviction proceedings shall be subject to the provisions of Section 99-19-42 and the county shall not receive the per day allotment for such offender after the time prescribed for returning the offender to the Department of Corrections as provided in Section 99-19-42.

758 (8) In addition to paying the counties for the cost of 759 feeding and housing of state offenders confined in the county 760 jails, the Department of Corrections shall pay to the Sheriffs' 761 Retirement System established by Section 1 of this act One Dollar 762 (\$1.00) per state offender for each day that the offenders are 763 confined in the county jails until the offenders are released or 764 otherwise removed from the custody of the county jails. The 765 Department of Corrections shall make these payments to the 766 Sheriffs' Retirement System on a monthly basis, from funds 767 appropriated to the department for that purpose.

768 SECTION 20. Section 25-15-3, Mississippi Code of 1972, is
769 amended as follows:

770 25-15-3. For the purposes of this article, the words and771 phrases used herein shall have the following meanings:

772 "Employee" means a person who works full time for (a) the State of Mississippi and receives his compensation in a direct 773 774 payment from a department, agency or institution of the state government. This shall include legislators, employees of the 775 776 legislative branch and the judicial branch of the state and 777 "employees" shall include full-time salaried judges and full-time district attorneys and their staff and full-time compulsory school 778 779 attendance officers. For the purposes of this article, any "employee" making contributions to the Public Employees' 780 781 Retirement System or the Highway Safety Patrol Retirement System 782 shall be considered a full-time employee. H. B. No. 885

783 (b) "Department" means the Department of Finance and784 Administration.

785 (c) "Plan" means the State Employees Life and Health786 Insurance Plan created under this article.

787 (d) "Fund" means the State Employees Insurance Fund set788 up under this article.

(e) "Retiree" <u>or "retired employee"</u> means any person
retired under the <u>Public Employees' Retirement System, the Highway</u>
<u>Safety Patrol Retirement system or the Sheriffs' Retirement</u>
<u>System.</u>

793 SECTION 21. Section 25-15-9, Mississippi Code of 1972, is
794 amended as follows:

795 25-15-9. (1) (a) The department shall design a plan of 796 health insurance for state employees which provides benefits for 797 semiprivate rooms in addition to other incidental coverages which 798 the department deems necessary. The amount of the coverages shall 799 be in such reasonable amount as may be determined by the 800 department to be adequate, after due consideration of current 801 health costs in Mississippi. The plan shall also include major 802 medical benefits in such amounts as the department shall 803 determine. The department is also authorized to accept bids for 804 such alternate coverage and optional benefits as the department 805 shall deem proper. The department may employ or contract for such 806 consulting or actuarial services as may be necessary to formulate 807 the State Employees Health Insurance Plan, and to assist the 808 department in the preparation of specifications and in the process of advertising for the bids for the plan. The department is 809 810 authorized to promulgate rules and regulations to implement the provisions of this subsection. 811

The department shall develop plans for the insurance plan authorized by this section in accordance with the provisions of Section 25-15-5.

815 (b) There is created an advisory council to advise the 816 department in the formulation of the State Employees Health H. B. No. 885 99\HR03\R868 PAGE 24 817 Insurance Plan. The council shall be composed of the State Insurance Commissioner or his designee, an employee-representative 818 819 of the institutions of higher learning appointed by the board of 820 trustees thereof, an employee-representative of the Department of 821 Transportation appointed by the director thereof, an employee-representative of the State Tax Commission appointed by 822 823 the Commissioner of Revenue, an employee-representative of the 824 Mississippi Department of Health appointed by the State Health 825 Officer, an employee-representative of the Mississippi Department 826 of Corrections appointed by the Commissioner of Corrections, and 827 an employee-representative of the Department of Human Services 828 appointed by the Executive Director of Human Services.

829 The Lieutenant Governor may designate the Secretary of the 830 Senate, the Chairman of the Senate Appropriations Committee and 831 the Chairman of the Senate Insurance Committee, and the Speaker of 832 the House of Representatives may designate the Clerk of the House, 833 the Chairman of the House Appropriations Committee and the Chairman of the House Insurance Committee, to attend any meeting 834 835 of the State Employees Insurance Advisory Council. The appointing 836 authorities may designate an alternate member from their 837 respective houses to serve when the regular designee is unable to 838 attend such meetings of the council. Such designees shall have 839 no jurisdiction or vote on any matter within the jurisdiction of 840 the council. For attending meetings of the council, such legislators shall receive per diem and expenses which shall be 841 842 paid from the contingent expense funds of their respective houses in the same amounts as provided for committee meetings when the 843 844 Legislature is not in session; however, no per diem and expenses 845 for attending meetings of the council will be paid while the 846 Legislature is in session. No per diem and expenses will be paid 847 except for attending meetings of the council without prior 848 approval of the proper committee in their respective houses. 849 (c) No change in the terms of the State Employees 850 Health Insurance Plan may be made effective unless the Executive H. B. No. 885

851 Director of the Department of Finance and Administration, or his 852 designee, has provided notice to the State Employees Health 853 Insurance Advisory Council and has called a meeting of the council at least fifteen (15) days before the effective date of such 854 855 In the event that the State Employees Health Insurance change. 856 Council does not meet to advise the department on the proposed 857 changes, the changes to the plan shall become effective at such time as the department has informed the council that the changes 858 859 shall become effective.

860 Medical benefits for retired employees and (d) 861 dependents under age sixty-five (65) years. The same health 862 insurance coverage as for all other active employees and their 863 dependents shall be available to retired employees and all 864 dependents under age sixty-five (65) years, the level of benefits 865 to be the same level as for all other active participants. This 866 section will apply to those employees who retire due to one hundred percent (100%) medical disability as well as those 867 868 employees electing early retirement.

(e) Medical benefits for retired employees over age
sixty-five (65) years. The health insurance coverage available to
retired employees over age sixty-five (65) years, and all
dependents over age sixty-five (65) years, shall be the major
medical coverage with the lifetime maximum of One Million Dollars
(\$1,000,000.00). Benefits shall be reduced by Medicare benefits
as though such Medicare benefits were the base plan.

All covered individuals shall be assumed to have full Medicare coverage, Parts A and B; and any Medicare payments under both Parts A and B shall be computed to reduce benefits payable under this plan.

880 (2) Nonduplication of benefits--reduction of benefits by
881 Title XIX benefits: When benefits would be payable under more
882 than one (1) group plan, benefits under those plans will be
883 coordinated to the extent that the total benefits under all plans
884 will not exceed the total expenses incurred.

H. B. No. 885 99\HR03\R868 PAGE 26 Benefits for hospital or surgical or medical benefits shall be reduced by any similar benefits payable in accordance with Title XIX of the Social Security Act or under any amendments thereto, or any implementing legislation.

889 Benefits for hospital or surgical or medical benefits shall 890 be reduced by any similar benefits payable by workers' 891 (3) Schedule of life insurance compensation. 892 benefits--group term: The amount of term life insurance for each 893 active employee shall not be in excess of One Hundred Thousand 894 Dollars (\$100,000.00), or twice the amount of the employee's 895 annual wage to the next highest One Thousand Dollars (\$1,000.00), 896 whichever may be less, but in no case less than Thirty Thousand Dollars (\$30,000.00), with a like amount for accidental death and 897 898 dismemberment on a twenty-four-hour basis. The plan will further 899 contain a premium waiver provision if a covered employee becomes 900 totally and permanently disabled prior to age sixty-five (65) 901 years. Retired employees shall be eligible to continue life 902 insurance coverage in an amount of Two Thousand Dollars 903 (\$2,000.00), Four Thousand Dollars (\$4,000.00) or Ten Thousand Dollars (\$10,000.00) into retirement; however, retired members of 904 905 the Sheriffs' Retirement System shall not be eligible for life 906 insurance coverage under the plan. The Department of Finance and 907 Administration shall prepare a report to the Legislative Budget 908 Office on or before October 1, 1995, recommending any changes to 909 the maximum group life coverages applicable to retired employees 910 prescribed herein, and providing options as to any expected additional costs associated with increasing such benefits. 911 (4) Any eligible employee who on March 1, 1971, was 912

913 participating in a group life insurance program which has 914 provisions different from those included herein and for which the 915 State of Mississippi was paying a part of the premium may, at his 916 discretion, continue to participate in such plan. Such employee 917 shall pay in full all additional costs, if any, above the minimum 918 program established by this article. Under no circumstances shall H. B. No. 885 99\HR03\R868

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919 any individual who begins employment with the state after March 1, 920 1971, be eligible for the provisions of this paragraph.

921 Any participant of the State Employees Health Insurance (5) 922 Plan who otherwise would lose coverage and who would be eligible 923 as a dependent under an existing Public School Employees Health Insurance Plan contract may transfer to the Public School 924 925 Employees Health Insurance Plan as a dependent under the existing 926 contract. Any participant of the Public School Employees Health 927 Insurance Plan who otherwise would lose coverage and who would be 928 eligible as a dependent under an existing State Employees Health 929 Insurance Plan contract may transfer to the State Employees Health 930 Insurance Plan as a dependent under the existing contract. А transfer pursuant to this subsection must occur within thirty-one 931 (31) days of losing coverage. Credit shall be given for any 932 933 deductible amount satisfied, out-of-pocket expenses and time 934 served toward the twelve-month pre-existing waiting period.

935 If both spouses are eligible employees who participate (6) in the plan, the benefits shall apply individually to each spouse 936 937 by virtue of his or her participation in the plan. If those spouses also have one or more eligible dependents participating in 938 939 the plan, the cost of their dependents shall be calculated at a 940 special family plan rate. The cost for participation by the 941 dependents shall be paid by the spouse who elects to carry such 942 dependents under his or her coverage. The special family plan 943 rate shall also apply if the state employee's spouse is a covered 944 eligible employee under the Public School Employees Health 945 Insurance Plan.

946 (7) (a) The department may offer medical savings accounts 947 as defined in Section 71-9-3 as a plan option. Provided, however, 948 that prior to offering such accounts as a plan option, the 949 Department of Finance and Administration shall prepare and present 950 to the Senate and House Insurance Committees by December 15, 1996, 951 a comprehensive study of medical savings accounts to include a 952 proposed implementation timetable and potential actuarial effects H. B. No. 885

953 of such accounts on the existing state employee health plan. The department's study shall also include, but not be limited to, 954 955 recommended employer contribution levels, recommended employee contribution levels, recommendations on annual rollover of 956 957 balances or withdrawals for nonmedical purposes, and 958 recommendations on medical coverage for persons who expend their 959 account balances. The department shall use existing staff 960 resources and those of other agencies to conduct this study. In 961 no case shall the department employ a consultant or contractor 962 other than an actuary to conduct this study. No later than July 15, 1996, the Department of Finance and Administration shall meet 963 964 with the staff of the PEER Committee and the Legislative Budget Office to receive recommendations on the issues and methods which 965 966 the department shall consider in preparing its report. No later 967 than October 15, 1996, the Department of Finance and 968 Administration shall submit a copy of its draft report to the PEER 969 Committee and the Legislative Budget Office which shall analyze the report and prepare comments for publication in the final 970 971 report to be submitted to the House and Senate Insurance 972 Committees on December 15, 1996.

973 (b) In no case shall the department offer medical
974 savings accounts as an option to health plan participants prior to
975 January 1, 1998.

976 (8) Any premium differentials, differences in coverages, 977 discounts determined by risk or by any other factors shall be 978 uniformly applied to all active employees participating in the 979 insurance plan. It is the intent of the Legislature that the 980 state contribution to the plan be the same for each employee 981 throughout the state.

982 SECTION 22. Section 25-15-14, Mississippi Code of 1972, is 983 amended as follows:

984 25-15-14. Any elected state or district official, or any 985 <u>sheriff who is a member of the Sheriffs' Retirement System</u>, who 986 does not run for reelection or who is defeated before being H. B. No. 885 99\HR03\R868

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987 entitled to receive a retirement allowance shall be eligible to 988 continue to participate in the state employees' health insurance 989 plan under the same conditions and coverages for retired 990 employees.

991 SECTION 23. Section 25-15-15, Mississippi Code of 1972, is 992 amended as follows:

25-15-15. The Department of Finance and Administration is 993 994 directed to study the feasibility of lowering the deductible 995 amounts for claims upon the above health insurance plan for each 996 active full-time employee and participating dependent, and shall 997 make a report to the Legislature and the Governor on or before 998 December 1, 1993. The state shall provide fifty percent (50%) of 999 the cost of the above life insurance plan and one hundred percent 1000 (100%) of the cost of the above health insurance plan for all 1001 active full-time employees, and the employees shall be given the 1002 opportunity to purchase coverage for their eligible dependents 1003 with the premiums for such dependent coverage as well as the employee's fifty percent (50%) share for his life insurance 1004 1005 coverage to be deductible from the employee's salary by the 1006 agency, department or institution head, which deductions, together 1007 with the fifty percent (50%) share of such life insurance premiums of such employing agency, department or institution head from 1008 1009 funds appropriated to or authorized to be expended by such 1010 employing agency, department or institution head, shall be deposited directly into a depository bank or special fund in the 1011 1012 State Treasury, as determined by the department. These funds and 1013 interest earned on these funds may be used for the disbursement of 1014 claims and shall be exempt from the appropriation process. The Department of Finance and Administration may establish and enforce 1015 1016 late charges and interest penalties or other penalties for the 1017 purpose of requiring the prompt payment of all premiums for life and health insurance permitted under Chapter 15 of Title 25. All 1018 1019 funds in excess of the amount needed for disbursement of claims 1020 shall be deposited in a special fund in the State Treasury to be H. B. No. 885 99\HR03\R868

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known as the State Employees Insurance Fund. The State Treasurer 1021 1022 shall invest all funds in the State Employees Insurance Fund and 1023 all interest earned shall be credited to the State Employees 1024 Insurance Fund. Such funds shall be placed with one or more 1025 depositories of the state and invested on the first day such funds are available for investment in certificates of deposit, 1026 1027 repurchase agreements or in United States Treasury bills or as otherwise authorized by law for the investment of Public 1028 1029 Employees' Retirement System funds, as long as such investment is 1030 made from competitive offering and at the highest and best market rate obtainable consistent with any available investment 1031 1032 alternatives; however, such investments shall not be made in 1033 shares of stock, common or preferred, or in any other investments 1034 which would mature more than one (1) year from the date of The department shall have the authority to draw from 1035 investment. 1036 this fund periodically such funds as are necessary to operate the 1037 self-insurance plan or to pay to the insurance carrier the cost of operation of this plan, it being the purpose to limit the amount 1038 1039 of participation by the state to fifty percent (50%) of the cost 1040 of the life insurance program and not to limit the contracting for 1041 additional benefits where the cost will be paid in full by the employee. The state shall not share in the cost of coverage for 1042 1043 retired employees.

1044 The department shall also provide for the creation of an 1045 Insurance Reserve Fund and funds therein shall be invested by the 1046 State Treasurer with all interest earned credited to the State 1047 Employees Insurance Fund.

Any retired employee who is not a member of the Sheriffs' 1048 Retirement System who elects to purchase retired life and health 1049 1050 insurance will have the full cost of such insurance deducted 1051 monthly from his retirement allowance from the Public Employees' Retirement System or the Highway Safety Patrol Retirement System 1052 1053 or <u>will be</u> direct billed for the cost of the premium. Any retired 1054 employee who is a member of the Sheriffs' Retirement System who H. B. No. 885

1055 <u>elects to purchase retired health insurance will have the full</u>

1056 cost of such insurance deducted monthly from his retirement

1057 <u>allowance from the Sheriffs' Retirement System or will be direct</u>

1058 billed for the cost of the premium.

1059 SECTION 24. This act shall take effect and be in force from 1060 and after October 1, 1999.