By: Huggins

To: Public Health and Welfare; Appropriations

SENATE BILL NO. 2846 (As Passed the Senate)

AN ACT TO AMEND SECTION $83-41-403\,,$ MISSISSIPPI CODE OF 1972, TO TRANSFER THE RESPONSIBILITY FOR THE ADMINISTRATION OF THE 1 2 3 "PATIENT PROTECTION ACT" FROM THE MISSISSIPPI DEPARTMENT OF 4 INSURANCE TO THE MISSISSIPPI STATE DEPARTMENT OF HEALTH AND TO 5 INCLUDE PREFERRED PROVIDER ORGANIZATIONS IN THE DEFINITION OF б MANAGED CARE ENTITIES; TO AMEND SECTION 83-41-409, MISSISSIPPI 7 CODE OF 1972, TO PROVIDE CERTAIN CONDITIONS FOR CERTIFICATION OF MANAGED CARE PLANS; AND FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 83-41-403, Mississippi Code of 1972, is 10 amended as follows: [RDD1] 11 83-41-403. (1) As used in this article: 12 "Department" means the Mississippi State Department 13 (a) 14 of <u>Health</u>. "Managed care plan" means a plan operated by a 15 (b) managed care entity as described in subparagraph (c) that provides 16 17 for the financing and delivery of health care services to persons enrolled in such plan through: 18 19 (i) Arrangements with selected providers to furnish health care services; 20 21 (ii) Explicit standards for the selection of 2.2 participating providers; (iii) Organizational arrangements for ongoing 23 24 quality assurance, utilization review programs and dispute 25 resolution; and 26 (iv) Financial incentives for persons enrolled in 27 the plan to use the participating providers, products and 28 procedures provided for by the plan. (c) "Managed care entity" includes, but is not limited 29

S. B. No. 2846 00\SS01\R428.1 PAGE 1 30 to, a licensed insurance company, hospital or medical service 31 plan, health maintenance organization (HMO), preferred provider organization (PPO), an employer or employee organization, or a 32 33 managed care contractor as described in subparagraph (d) that 34 operates a managed care plan, and any other type of plan or entity 35 that acts or appears like any of the aforementioned descriptions. 36 (d) "Managed care contractor" means a person or 37 corporation that: 38 (i) Establishes, operates or maintains a network 39 of participating providers; (ii) Conducts or arranges for utilization review 40 41 activities; and 42 (iii) Contracts with an insurance company, a 43 hospital or medical service plan, an employer or employee organization, or any other entity providing coverage for health 44 45 care services to operate a managed care plan. 46 "Participating provider" means a physician, (e) 47 hospital, pharmacy, pharmacist, dentist, nurse, chiropractor, optometrist, or other provider of health care services licensed or 48 49 certified by the state, that has entered into an agreement with a 50 managed care entity to provide services, products or supplies to a patient enrolled in a managed care plan. 51 52 (2) In order to facilitate the transfer of necessary 53 information for the purpose of regulation, credentialing, and standards of quality, the department and the Mississippi 54 55 Department of Insurance shall share and exchange data, standards, regulatory information and other such information on a regular 56 57 basis. SECTION 2. Section 83-41-409, Mississippi Code of 1972, is 58 59 amended as follows: [MS2] 60 83-41-409. In order to be certified and recertified under 61 this article, a managed care plan shall: 62 (a) Provide enrollees or other applicants with written

S. B. No. 2846 00\SS01\R428.1 PAGE 2 63 information on the terms and conditions of coverage in easily 64 understandable language including, but not limited to, information 65 on the following:

Coverage provisions, benefits, limitations, 66 (i) 67 exclusions and restrictions on the use of any providers of care; Summary of utilization review and quality assurance 68 (ii) 69 policies, including an ongoing internal quality assurance program to monitor and evaluate its health care services, including 70 primary and specialist physician services, and ancillary and 71 72 preventive health care services, across all institutional and noninstitutional settings; and 73

(iii) Enrollee financial responsibility for
copayments, deductibles and payments for out-of-plan services or
supplies;

(b) Demonstrate that its provider network has providers of sufficient number throughout the service area to assure reasonable access to care with minimum inconvenience by plan enrollees;

81 (c) File a <u>copy</u> of the plan credentialing criteria and 82 process and policies with <u>the department and</u> the State Department 83 of Insurance *** * ***;

84 (d) Provide a participating provider with a copy of
85 his/her individual profile if economic or practice profiles, or
86 both, are used in the credentialing process upon request;

(e) When any provider application for participation is
denied or contract is terminated, the reasons for denial or
termination shall be reviewed by the managed care plan upon the
request of the provider; and

91 (f) Establish procedures to ensure that all applicable 92 state and federal laws designed to protect the confidentiality of 93 medical records are followed.

94 SECTION 3. This act shall take effect and be in force from 95 and after July 1, 2000.

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