By: Huggins, Dawkins

To: Public Health and Welfare;
Appropriations

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2848

1 2 3 4 5 6	AN ACT TO AMEND SECTION 41-7-191, MISSISSIPPI CODE OF 1972, TO DELETE MAGNETIC RESONANCE IMAGING SERVICES FROM THE REQUIREMENT OF A HEALTH CARE PROVIDER CERTIFICATE OF NEED; TO CODIFY SECTION 45-14-71, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE REGULATION AND LICENSURE OF MAGNETIC RESONANCE IMAGING SERVICES BY THE STATE DEPARTMENT OF HEALTH; AND FOR RELATED PURPOSES.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8	SECTION 1. Section 41-7-191, Mississippi Code of 1972, is
9	amended as follows:[RDD1]
10	41-7-191. (1) No person shall engage in any of the
11	following activities without obtaining the required certificate of
12	need:
13	(a) The construction, development or other
14	establishment of a new health care facility;
15	(b) The relocation of a health care facility or portion
16	thereof, or major medical equipment, unless such relocation of a
17	health care facility or portion thereof, or major medical
18	equipment, which does not involve a capital expenditure by or on
19	behalf of a health care facility, is within one thousand three
20	hundred twenty (1,320) feet from the main entrance of the health
21	care facility;
22	(c) A change over a period of two (2) years' time, as
23	established by the State Department of Health, in existing bed
24	complement through the addition of more than ten (10) beds or more

than ten percent (10%) of the total bed capacity of a designated

whichever is less, from one physical facility or site to another;

licensed category or subcategory of any health care facility,

the conversion over a period of two (2) years' time, as

25

26

27

```
29
    established by the State Department of Health, of existing bed
30
    complement of more than ten (10) beds or more than ten percent
31
    (10%) of the total bed capacity of a designated licensed category
    or subcategory of any such health care facility, whichever is
32
33
    less; or the alteration, modernizing or refurbishing of any unit
34
    or department wherein such beds may be located; provided, however,
    that from and after July 1, 1994, no health care facility shall be
35
    authorized to add any beds or convert any beds to another category
36
37
    of beds without a certificate of need under the authority of
    subsection (1)(c) of this section unless there is a projected need
38
    for such beds in the planning district in which the facility is
39
    located, as reported in the most current State Health Plan;
40
41
                   Offering of the following health services if those
42
    services have not been provided on a regular basis by the proposed
    provider of such services within the period of twelve (12) months
43
44
    prior to the time such services would be offered:
45
                    (i) Open heart surgery services;
46
                    (ii) Cardiac catheterization services;
                    (iii) Comprehensive inpatient rehabilitation
47
48
    services;
49
                    (iv) Licensed psychiatric services;
                    (v) Licensed chemical dependency services;
50
51
                    (vi) Radiation therapy services;
52
                    (vii) Diagnostic imaging services of an invasive
53
    nature, i.e. invasive digital angiography;
                    (viii) Nursing home care as defined in
54
55
    subparagraphs (iv), (vi) and (viii) of Section 41-7-173(h);
56
                    (ix) Home health services;
                       Swing-bed services;
57
                    (x)
58
                    (xi) Ambulatory surgical services;
                    (xii) From and after July 1, 2001, magnetic
59
60
    resonance imaging services;
                    (xiii) Extracorporeal shock wave lithotripsy
61
62
    services;
63
                    (xiv)
                          Long-term care hospital services;
                    (xv) Positron Emission Tomography (PET) Services;
64
```

The relocation of one or more health services from

(e)

66 one physical facility or site to another physical facility or site, unless such relocation, which does not involve a capital 67 68 expenditure by or on behalf of a health care facility, (i) is to a physical facility or site within one thousand three hundred twenty 69 70 (1,320) feet from the main entrance of the health care facility where the health care service is located, or (ii) is the result of 71 72 an order of a court of appropriate jurisdiction or a result of pending litigation in such court, or by order of the State 73 74 Department of Health, or by order of any other agency or legal 75 entity of the state, the federal government, or any political subdivision of either, whose order is also approved by the State 76 77 Department of Health; The acquisition or otherwise control of any major 78 (f) 79 medical equipment for the provision of medical services; provided, however, (i) the acquisition of any major medical equipment used 80 81 only for research purposes, and (ii) the acquisition of major 82 medical equipment to replace medical equipment for which a facility is already providing medical services and for which the 83 84 State Department of Health has been notified before the date of 85 such acquisition shall be exempt from this paragraph; an

(g) Changes of ownership of existing health care facilities in which a notice of intent is not filed with the State Department of Health at least thirty (30) days prior to the date such change of ownership occurs, or a change in services or bed capacity as prescribed in paragraph (c) or (d) of this subsection as a result of the change of ownership; an acquisition for less than fair market value must be reviewed, if the acquisition at fair market value would be subject to review;

acquisition for less than fair market value must be reviewed, if

the acquisition at fair market value would be subject to review;

96 (h) The change of ownership of any health care facility 97 defined in subparagraphs (iv), (vi) and (viii) of Section 98 41-7-173(h), in which a notice of intent as described in paragraph

86

87

88

89

90

91

92

93

94

- 99 (g) has not been filed and if the Executive Director, Division of
- 100 Medicaid, Office of the Governor, has not certified in writing
- 101 that there will be no increase in allowable costs to Medicaid from
- 102 revaluation of the assets or from increased interest and
- 103 depreciation as a result of the proposed change of ownership;
- 104 (i) Any activity described in paragraphs (a) through
- 105 (h) if undertaken by any person if that same activity would
- 106 require certificate of need approval if undertaken by a health
- 107 care facility;
- 108 (j) Any capital expenditure or deferred capital
- 109 expenditure by or on behalf of a health care facility not covered
- 110 by paragraphs (a) through (h);
- 111 (k) The contracting of a health care facility as
- defined in subparagraphs (i) through (viii) of Section 41-7-173(h)
- 113 to establish a home office, subunit, or branch office in the space
- 114 operated as a health care facility through a formal arrangement
- 115 with an existing health care facility as defined in subparagraph
- 116 (ix) of Section 41-7-173(h).
- 117 (2) The State Department of Health shall not grant approval
- 118 for or issue a certificate of need to any person proposing the new
- 119 construction of, addition to, or expansion of any health care
- 120 facility defined in subparagraphs (iv) (skilled nursing facility)
- 121 and (vi) (intermediate care facility) of Section 41-7-173(h) or
- 122 the conversion of vacant hospital beds to provide skilled or
- 123 intermediate nursing home care, except as hereinafter authorized:
- 124 (a) The department may issue a certificate of need to
- 125 any person proposing the new construction of any health care
- 126 facility defined in subparagraphs (iv) and (vi) of Section
- 127 41-7-173(h) as part of a life care retirement facility, in any
- 128 county bordering on the Gulf of Mexico in which is located a
- 129 National Aeronautics and Space Administration facility, not to
- 130 exceed forty (40) beds. From and after July 1, 1999, there shall
- 131 be no prohibition or restrictions on participation in the Medicaid

132 program (Section 43-13-101 et seq.) for the beds in the health 133 care facility that were authorized under this paragraph (a). 134 The department may issue certificates of need in Harrison County to provide skilled nursing home care for 135 136 Alzheimer's Disease patients and other patients, not to exceed one hundred fifty (150) beds. From and after July 1, 1999, there 137 138 shall be no prohibition or restrictions on participation in the Medicaid program (Section 43-13-101 et seq.) for the beds in the 139 140 nursing facilities that were authorized under this paragraph (b). 141 The department may issue a certificate of need for the addition to or expansion of any skilled nursing facility that 142 143 is part of an existing continuing care retirement community 144 located in Madison County, provided that the recipient of the certificate of need agrees in writing that the skilled nursing 145 facility will not at any time participate in the Medicaid program 146 147 (Section 43-13-101 et seq.) or admit or keep any patients in the 148 skilled nursing facility who are participating in the Medicaid program. This written agreement by the recipient of the 149 150 certificate of need shall be fully binding on any subsequent owner of the skilled nursing facility, if the ownership of the facility 151 152 is transferred at any time after the issuance of the certificate of need. Agreement that the skilled nursing facility will not 153 154 participate in the Medicaid program shall be a condition of the 155 issuance of a certificate of need to any person under this paragraph (c), and if such skilled nursing facility at any time 156 157 after the issuance of the certificate of need, regardless of the 158 ownership of the facility, participates in the Medicaid program or 159 admits or keeps any patients in the facility who are participating 160 in the Medicaid program, the State Department of Health shall revoke the certificate of need, if it is still outstanding, and 161 162 shall deny or revoke the license of the skilled nursing facility, 163 at the time that the department determines, after a hearing 164 complying with due process, that the facility has failed to comply 165 with any of the conditions upon which the certificate of need was

166 issued, as provided in this paragraph and in the written agreement

167 by the recipient of the certificate of need. The total number of

168 beds that may be authorized under the authority of this paragraph

169 (c) shall not exceed sixty (60) beds.

170 (d) The State Department of Health may issue a

171 certificate of need to any hospital located in DeSoto County for

the new construction of a skilled nursing facility, not to exceed

173 one hundred twenty (120) beds, in DeSoto County. From and after

July 1, 1999, there shall be no prohibition or restrictions on

175 participation in the Medicaid program (Section 43-13-101 et seq.)

for the beds in the nursing facility that were authorized under

177 this paragraph (d).

172

176

179

188

196

178 (e) The State Department of Health may issue a

certificate of need for the construction of a nursing facility or

180 the conversion of beds to nursing facility beds at a personal care

181 facility for the elderly in Lowndes County that is owned and

182 operated by a Mississippi nonprofit corporation, not to exceed

183 sixty (60) beds. From and after July 1, 1999, there shall be no

184 prohibition or restrictions on participation in the Medicaid

185 program (Section 43-13-101 et seq.) for the beds in the nursing

186 facility that were authorized under this paragraph (e).

187 (f) The State Department of Health may issue a

certificate of need for conversion of a county hospital facility

in Itawamba County to a nursing facility, not to exceed sixty (60)

190 beds, including any necessary construction, renovation or

191 expansion. From and after July 1, 1999, there shall be no

192 prohibition or restrictions on participation in the Medicaid

193 program (Section 43-13-101 et seq.) for the beds in the nursing

194 facility that were authorized under this paragraph (f).

195 (g) The State Department of Health may issue a

certificate of need for the construction or expansion of nursing

197 facility beds or the conversion of other beds to nursing facility

beds in either Hinds, Madison or Rankin Counties, not to exceed sixty (60) beds. From and after July 1, 1999, there shall be no prohibition or restrictions on participation in the Medicaid program (Section 43-13-101 et seq.) for the beds in the nursing facility that were authorized under this paragraph (g).

(h) The State Department of Health may issue a certificate of need for the construction or expansion of nursing facility beds or the conversion of other beds to nursing facility beds in either Hancock, Harrison or Jackson Counties, not to exceed sixty (60) beds. From and after July 1, 1999, there shall be no prohibition or restrictions on participation in the Medicaid program (Section 43-13-101 et seq.) for the beds in the facility that were authorized under this paragraph (h).

211 (i) The department may issue a certificate of need for 212 the new construction of a skilled nursing facility in Leake 213 County, provided that the recipient of the certificate of need 214 agrees in writing that the skilled nursing facility will not at any time participate in the Medicaid program (Section 43-13-101 et 215 216 seq.) or admit or keep any patients in the skilled nursing 217 facility who are participating in the Medicaid program. 218 written agreement by the recipient of the certificate of need 219 shall be fully binding on any subsequent owner of the skilled 220 nursing facility, if the ownership of the facility is transferred 221 at any time after the issuance of the certificate of need. Agreement that the skilled nursing facility will not participate 222 223 in the Medicaid program shall be a condition of the issuance of a 224 certificate of need to any person under this paragraph (i), and if 225 such skilled nursing facility at any time after the issuance of 226 the certificate of need, regardless of the ownership of the 227 facility, participates in the Medicaid program or admits or keeps 228 any patients in the facility who are participating in the Medicaid program, the State Department of Health shall revoke the 229 230 certificate of need, if it is still outstanding, and shall deny or

203

204

205

206

207

208

209

231 revoke the license of the skilled nursing facility, at the time that the department determines, after a hearing complying with due 232 233 process, that the facility has failed to comply with any of the conditions upon which the certificate of need was issued, as 234 235 provided in this paragraph and in the written agreement by the recipient of the certificate of need. The provision of Section 236 237 43-7-193(1) regarding substantial compliance of the projection of need as reported in the current State Health Plan is waived for 238 239 the purposes of this paragraph. The total number of nursing 240 facility beds that may be authorized by any certificate of need issued under this paragraph (i) shall not exceed sixty (60) beds. 241 242 If the skilled nursing facility authorized by the certificate of 243 need issued under this paragraph is not constructed and fully operational within eighteen (18) months after July 1, 1994, the 244 245 State Department of Health, after a hearing complying with due 246 process, shall revoke the certificate of need, if it is still 247 outstanding, and shall not issue a license for the skilled nursing 248 facility at any time after the expiration of the eighteen-month 249 period.

250 (j) The department may issue certificates of need to 251 allow any existing freestanding long-term care facility in 252 Tishomingo County and Hancock County that on July 1, 1995, is 253 licensed with fewer than sixty (60) beds. For the purposes of 254 this paragraph (j), the provision of Section 41-7-193(1) requiring 255 substantial compliance with the projection of need as reported in 256 the current State Health Plan is waived. From and after July 1, 257 1999, there shall be no prohibition or restrictions on 258 participation in the Medicaid program (Section 43-13-101 et seq.) 259 for the beds in the long-term care facilities that were authorized 260 under this paragraph (j).

The department may issue a certificate of need for 262 the construction of a nursing facility at a continuing care 263 retirement community in Lowndes County, provided that the

264 recipient of the certificate of need agrees in writing that the 265 nursing facility will not at any time participate in the Medicaid 266 program (Section 43-13-101 et seq.) or admit or keep any patients in the nursing facility who are participating in the Medicaid 267 268 program. This written agreement by the recipient of the certificate of need shall be fully binding on any subsequent owner 269 270 of the nursing facility, if the ownership of the facility is 271 transferred at any time after the issuance of the certificate of 272 need. Agreement that the nursing facility will not participate in 273 the Medicaid program shall be a condition of the issuance of a certificate of need to any person under this paragraph (k), and if 274 275 such nursing facility at any time after the issuance of the 276 certificate of need, regardless of the ownership of the facility, 277 participates in the Medicaid program or admits or keeps any patients in the facility who are participating in the Medicaid 278 279 program, the State Department of Health shall revoke the 280 certificate of need, if it is still outstanding, and shall deny or revoke the license of the nursing facility, at the time that the 281 282 department determines, after a hearing complying with due process, 283 that the facility has failed to comply with any of the conditions 284 upon which the certificate of need was issued, as provided in this paragraph and in the written agreement by the recipient of the 285 286 certificate of need. The total number of beds that may be 287 authorized under the authority of this paragraph (k) shall not exceed sixty (60) beds. 288

289 (1) Provided that funds are specifically appropriated 290 therefor by the Legislature, the department may issue a 291 certificate of need to a rehabilitation hospital in Hinds County 292 for the construction of a sixty-bed long-term care nursing 293 facility dedicated to the care and treatment of persons with 294 severe disabilities including persons with spinal cord and 295 closed-head injuries and ventilator-dependent patients. 296 provision of Section 41-7-193(1) regarding substantial compliance with projection of need as reported in the current State Health 298 Plan is hereby waived for the purpose of this paragraph.

299 The State Department of Health may issue a 300 certificate of need to a county-owned hospital in the Second 301 Judicial District of Panola County for the conversion of not more than seventy-two (72) hospital beds to nursing facility beds, 302 provided that the recipient of the certificate of need agrees in 303 304 writing that none of the beds at the nursing facility will be 305 certified for participation in the Medicaid program (Section 306 43-13-101 et seq.), and that no claim will be submitted for Medicaid reimbursement in the nursing facility in any day or for 307 308 any patient in the nursing facility. This written agreement by the recipient of the certificate of need shall be a condition of 309 310 the issuance of the certificate of need under this paragraph, and the agreement shall be fully binding on any subsequent owner of 311 312 the nursing facility if the ownership of the nursing facility is 313 transferred at any time after the issuance of the certificate of need. After this written agreement is executed, the Division of 314 315 Medicaid and the State Department of Health shall not certify any of the beds in the nursing facility for participation in the 316 317 Medicaid program. If the nursing facility violates the terms of the written agreement by admitting or keeping in the nursing 318 319 facility on a regular or continuing basis any patients who are 320 participating in the Medicaid program, the State Department of Health shall revoke the license of the nursing facility, at the 321 322 time that the department determines, after a hearing complying with due process, that the nursing facility has violated the 323 condition upon which the certificate of need was issued, as 324 325 provided in this paragraph and in the written agreement. 326 certificate of need authorized under this paragraph is not issued 327 within twelve (12) months after July 1, 2001, the department shall deny the application for the certificate of need and shall not 328 329 issue the certificate of need at any time after the twelve-month

330 period, unless the issuance is contested. If the certificate of 331 need is issued and substantial construction of the nursing 332 facility beds has not commenced within eighteen (18) months after July 1, 2001, the State Department of Health, after a hearing 333 334 complying with due process, shall revoke the certificate of need if it is still outstanding, and the department shall not issue a 335 license for the nursing facility at any time after the 336 eighteen-month period. Provided, however, that if the issuance of 337 the certificate of need is contested, the department shall require 338 339 substantial construction of the nursing facility beds within six (6) months after final adjudication on the issuance of the 340 341 certificate of need. The department may issue a certificate of need for 342

the new construction, addition or conversion of skilled nursing facility beds in Madison County, provided that the recipient of the certificate of need agrees in writing that the skilled nursing facility will not at any time participate in the Medicaid program (Section 43-13-101 et seq.) or admit or keep any patients in the skilled nursing facility who are participating in the Medicaid This written agreement by the recipient of the certificate of need shall be fully binding on any subsequent owner of the skilled nursing facility, if the ownership of the facility is transferred at any time after the issuance of the certificate of need. Agreement that the skilled nursing facility will not participate in the Medicaid program shall be a condition of the issuance of a certificate of need to any person under this paragraph (n), and if such skilled nursing facility at any time after the issuance of the certificate of need, regardless of the ownership of the facility, participates in the Medicaid program or admits or keeps any patients in the facility who are participating in the Medicaid program, the State Department of Health shall revoke the certificate of need, if it is still outstanding, and shall deny or revoke the license of the skilled nursing facility,

343

344

345

346

347

348

349

350

351

352

353

354

355

356

357

358

359

360

361

at the time that the department determines, after a hearing complying with due process, that the facility has failed to comply 364 365 with any of the conditions upon which the certificate of need was issued, as provided in this paragraph and in the written agreement 366 367 by the recipient of the certificate of need. The total number of 368 nursing facility beds that may be authorized by any certificate of need issued under this paragraph (n) shall not exceed sixty (60) 369 370 beds. If the certificate of need authorized under this paragraph 371 is not issued within twelve (12) months after July 1, 1998, the 372 department shall deny the application for the certificate of need and shall not issue the certificate of need at any time after the 373 374 twelve-month period, unless the issuance is contested. certificate of need is issued and substantial construction of the 375 376 nursing facility beds has not commenced within eighteen (18) months after the effective date of July 1, 1998, the State 377 378 Department of Health, after a hearing complying with due process, 379 shall revoke the certificate of need if it is still outstanding, and the department shall not issue a license for the nursing 380 381 facility at any time after the eighteen-month period. Provided, however, that if the issuance of the certificate of need is 382 383 contested, the department shall require substantial construction of the nursing facility beds within six (6) months after final 384 385 adjudication on the issuance of the certificate of need. 386 (o) The department may issue a certificate of need for the new construction, addition or conversion of skilled nursing 387 388 facility beds in Leake County, provided that the recipient of the 389 certificate of need agrees in writing that the skilled nursing 390 facility will not at any time participate in the Medicaid program (Section 43-13-101 et seq.) or admit or keep any patients in the 391 392 skilled nursing facility who are participating in the Medicaid 393 program. This written agreement by the recipient of the certificate of need shall be fully binding on any subsequent owner 394 395 of the skilled nursing facility, if the ownership of the facility

396 is transferred at any time after the issuance of the certificate 397 of need. Agreement that the skilled nursing facility will not 398 participate in the Medicaid program shall be a condition of the issuance of a certificate of need to any person under this 399 400 paragraph (o), and if such skilled nursing facility at any time 401 after the issuance of the certificate of need, regardless of the 402 ownership of the facility, participates in the Medicaid program or 403 admits or keeps any patients in the facility who are participating 404 in the Medicaid program, the State Department of Health shall 405 revoke the certificate of need, if it is still outstanding, and 406 shall deny or revoke the license of the skilled nursing facility, 407 at the time that the department determines, after a hearing 408 complying with due process, that the facility has failed to comply 409 with any of the conditions upon which the certificate of need was 410 issued, as provided in this paragraph and in the written agreement 411 by the recipient of the certificate of need. The total number of 412 nursing facility beds that may be authorized by any certificate of need issued under this paragraph (o) shall not exceed sixty (60) 413 414 If the certificate of need authorized under this paragraph is not issued within twelve (12) months after July 1, 2001, the 415 416 department shall deny the application for the certificate of need 417 and shall not issue the certificate of need at any time after the 418 twelve-month period, unless the issuance is contested. 419 certificate of need is issued and substantial construction of the nursing facility beds has not commenced within eighteen (18) 420 421 months after the effective date of July 1, 2001, the State 422 Department of Health, after a hearing complying with due process, 423 shall revoke the certificate of need if it is still outstanding, 424 and the department shall not issue a license for the nursing 425 facility at any time after the eighteen-month period. Provided, 426 however, that if the issuance of the certificate of need is contested, the department shall require substantial construction 427 428 of the nursing facility beds within six (6) months after final

429 adjudication on the issuance of the certificate of need.

430

The department may issue a certificate of need for 431 the construction of a municipally-owned nursing facility within the Town of Belmont in Tishomingo County, not to exceed sixty (60) 432 433 beds, provided that the recipient of the certificate of need agrees in writing that the skilled nursing facility will not at 434 435 any time participate in the Medicaid program (Section 43-13-101 et seq.) or admit or keep any patients in the skilled nursing 436 437 facility who are participating in the Medicaid program. 438 written agreement by the recipient of the certificate of need shall be fully binding on any subsequent owner of the skilled 439 440 nursing facility, if the ownership of the facility is transferred at any time after the issuance of the certificate of need. 441 442 Agreement that the skilled nursing facility will not participate 443 in the Medicaid program shall be a condition of the issuance of a 444 certificate of need to any person under this paragraph (p), and if 445 such skilled nursing facility at any time after the issuance of the certificate of need, regardless of the ownership of the 446 447 facility, participates in the Medicaid program or admits or keeps 448 any patients in the facility who are participating in the Medicaid 449 program, the State Department of Health shall revoke the certificate of need, if it is still outstanding, and shall deny or 450 451 revoke the license of the skilled nursing facility, at the time 452 that the department determines, after a hearing complying with due process, that the facility has failed to comply with any of the 453 454 conditions upon which the certificate of need was issued, as 455 provided in this paragraph and in the written agreement by the 456 recipient of the certificate of need. The provision of Section 457 43-7-193(1) regarding substantial compliance of the projection of 458 need as reported in the current State Health Plan is waived for 459 the purposes of this paragraph. If the certificate of need 460 authorized under this paragraph is not issued within twelve (12) 461 months after July 1, 1998, the department shall deny the

462 application for the certificate of need and shall not issue the certificate of need at any time after the twelve-month period, 463 464 unless the issuance is contested. If the certificate of need is 465 issued and substantial construction of the nursing facility beds 466 has not commenced within eighteen (18) months after July 1, 1998, the State Department of Health, after a hearing complying with due 467 process, shall revoke the certificate of need if it is still 468 469 outstanding, and the department shall not issue a license for the 470 nursing facility at any time after the eighteen-month period. 471 Provided, however, that if the issuance of the certificate of need is contested, the department shall require substantial 472 473 construction of the nursing facility beds within six (6) months 474 after final adjudication on the issuance of the certificate of 475 need. 476 (i) Beginning on July 1, 1999, the State 477 Department of Health shall issue certificates of need during each 478 of the next four (4) fiscal years for the construction or expansion of nursing facility beds or the conversion of other beds 479 480 to nursing facility beds in each county in the state having a need 481 for fifty (50) or more additional nursing facility beds, as shown 482 in the fiscal year 1999 State Health Plan, in the manner provided in this paragraph (q). The total number of nursing facility beds 483 484 that may be authorized by any certificate of need authorized under 485 this paragraph (q) shall not exceed sixty (60) beds. 486 (ii) Subject to the provisions of subparagraph

487 (v), during each of the next four (4) fiscal years, the department shall issue six (6) certificates of need for new nursing facility 488 489 beds, as follows: During fiscal years 2000, 2001 and 2002, one 490 (1) certificate of need shall be issued for new nursing facility beds in the county in each of the four (4) Long-Term Care Planning 491 492 Districts designated in the fiscal year 1999 State Health Plan that has the highest need in the district for those beds; and two 493 494 (2) certificates of need shall be issued for new nursing facility

495 beds in the two (2) counties from the state at large that have the highest need in the state for those beds, when considering the 496 497 need on a statewide basis and without regard to the Long-Term Care Planning Districts in which the counties are located. During 498 499 fiscal year 2003, one (1) certificate of need shall be issued for new nursing facility beds in any county having a need for fifty 500 (50) or more additional nursing facility beds, as shown in the 501 502 fiscal year 1999 State Health Plan, that has not received a 503 certificate of need under this paragraph (q) during the three (3) 504 previous fiscal years. During fiscal year 2000, in addition to the six (6) certificates of need authorized in this subparagraph, 505 506 the department also shall issue a certificate of need for new nursing facility beds in Amite County and a certificate of need 507 508 for new nursing facility beds in Carroll County. 509 (iii) Subject to the provisions of subparagraph 510 (v), the certificate of need issued under subparagraph (ii) for 511 nursing facility beds in each Long-Term Care Planning District during each fiscal year shall first be available for nursing 512 513 facility beds in the county in the district having the highest need for those beds, as shown in the fiscal year 1999 State Health 514 515 Plan. If there are no applications for a certificate of need for nursing facility beds in the county having the highest need for 516 517 those beds by the date specified by the department, then the 518 certificate of need shall be available for nursing facility beds in other counties in the district in descending order of the need 519 520 for those beds, from the county with the second highest need to the county with the lowest need, until an application is received 521 for nursing facility beds in an eligible county in the district. 522 (iv) Subject to the provisions of subparagraph 523 524 (v), the certificate of need issued under subparagraph (ii) for 525 nursing facility beds in the two (2) counties from the state at large during each fiscal year shall first be available for nursing 526 527 facility beds in the two (2) counties that have the highest need

528 in the state for those beds, as shown in the fiscal year 1999 State Health Plan, when considering the need on a statewide basis 529 530 and without regard to the Long-Term Care Planning Districts in which the counties are located. If there are no applications for 531 532 a certificate of need for nursing facility beds in either of the two (2) counties having the highest need for those beds on a 533 statewide basis by the date specified by the department, then the 534 535 certificate of need shall be available for nursing facility beds 536 in other counties from the state at large in descending order of 537 the need for those beds on a statewide basis, from the county with the second highest need to the county with the lowest need, until 538 539 an application is received for nursing facility beds in an 540 eligible county from the state at large.

(v) If a certificate of need is authorized to be issued under this paragraph (q) for nursing facility beds in a county on the basis of the need in the Long-Term Care Planning District during any fiscal year of the four-year period, a certificate of need shall not also be available under this paragraph (q) for additional nursing facility beds in that county on the basis of the need in the state at large, and that county shall be excluded in determining which counties have the highest need for nursing facility beds in the state at large for that fiscal year. After a certificate of need has been issued under this paragraph (q) for nursing facility beds in a county during any fiscal year of the four-year period, a certificate of need shall not be available again under this paragraph (q) for additional nursing facility beds in that county during the four-year period, and that county shall be excluded in determining which counties have the highest need for nursing facility beds in succeeding fiscal years.

(r) (i) Beginning on July 1, 1999, the State

Department of Health shall issue certificates of need during each

of the next two (2) fiscal years for the construction or expansion

541

542

543

544

545

546

547

548

549

550

551

552

553

554

555

556

```
of nursing facility beds or the conversion of other beds to
```

- 562 nursing facility beds in each of the four (4) Long-Term Care
- 563 Planning Districts designated in the fiscal year 1999 State Health
- Plan, to provide care exclusively to patients with Alzheimer's
- 565 disease.
- 566 (ii) Not more than twenty (20) beds may be
- 567 authorized by any certificate of need issued under this paragraph
- 568 (r), and not more than a total of sixty (60) beds may be
- 569 authorized in any Long-Term Care Planning District by all
- 570 certificates of need issued under this paragraph (r). However,
- 571 the total number of beds that may be authorized by all
- 572 certificates of need issued under this paragraph (r) during any
- 573 fiscal year shall not exceed one hundred twenty (120) beds, and
- 574 the total number of beds that may be authorized in any Long-Term
- 575 Care Planning District during any fiscal year shall not exceed
- 576 forty (40) beds. Of the certificates of need that are issued for
- 577 each Long-Term Care Planning District during the next two (2)
- 578 fiscal years, at least one (1) shall be issued for beds in the
- 579 northern part of the district, at least one (1) shall be issued
- 580 for beds in the central part of the district, and at least one (1)
- 581 shall be issued for beds in the southern part of the district.
- 582 (iii) The State Department of Health, in
- 583 consultation with the Department of Mental Health and the Division
- 584 of Medicaid, shall develop and prescribe the staffing levels,
- 585 space requirements and other standards and requirements that must
- 586 be met with regard to the nursing facility beds authorized under
- 587 this paragraph (r) to provide care exclusively to patients with
- 588 Alzheimer's disease.
- 589 (3) The State Department of Health may grant approval for
- 590 and issue certificates of need to any person proposing the new
- 591 construction of, addition to, conversion of beds of or expansion
- 592 of any health care facility defined in subparagraph (x)
- 593 (psychiatric residential treatment facility) of Section

594 41-7-173(h). The total number of beds which may be authorized by 595 such certificates of need shall not exceed two hundred 596 seventy-four (274) beds for the entire state.

- (a) Of the total number of beds authorized under this subsection, the department shall issue a certificate of need to a privately owned psychiatric residential treatment facility in Simpson County for the conversion of sixteen (16) intermediate care facility for the mentally retarded (ICF-MR) beds to psychiatric residential treatment facility beds, provided that facility agrees in writing that the facility shall give priority for the use of those sixteen (16) beds to Mississippi residents who are presently being treated in out-of-state facilities.
- (b) Of the total number of beds authorized under this subsection, the department may issue a certificate or certificates of need for the construction or expansion of psychiatric residential treatment facility beds or the conversion of other beds to psychiatric residential treatment facility beds in Warren County, not to exceed sixty (60) psychiatric residential treatment facility beds, provided that the facility agrees in writing that no more than thirty (30) of the beds at the psychiatric residential treatment facility will be certified for participation in the Medicaid program (Section 43-13-101 et seq.) for the use of any patients other than those who are participating only in the Medicaid program of another state, and that no claim will be submitted to the Division of Medicaid for Medicaid reimbursement for more than thirty (30) patients in the psychiatric residential treatment facility in any day or for any patient in the psychiatric residential treatment facility who is in a bed that is not Medicaid-certified. This written agreement by the recipient of the certificate of need shall be a condition of the issuance of the certificate of need under this paragraph, and the agreement shall be fully binding on any subsequent owner of the psychiatric

residential treatment facility if the ownership of the facility is

597

598

599

600

601

602

603

604

605

606

607

608

609

610

611

612

613

614

615

616

617

618

619

620

621

622

623

624

625

627 transferred at any time after the issuance of the certificate of After this written agreement is executed, the Division of 628 629 Medicaid and the State Department of Health shall not certify more than thirty (30) of the beds in the psychiatric residential 630 631 treatment facility for participation in the Medicaid program for 632 the use of any patients other than those who are participating only in the Medicaid program of another state. If the psychiatric 633 634 residential treatment facility violates the terms of the written 635 agreement by admitting or keeping in the facility on a regular or 636 continuing basis more than thirty (30) patients who are 637 participating in the Mississippi Medicaid program, the State 638 Department of Health shall revoke the license of the facility, at the time that the department determines, after a hearing complying 639 640 with due process, that the facility has violated the condition 641 upon which the certificate of need was issued, as provided in this 642 paragraph and in the written agreement. 643 Of the total number of beds authorized under this 644 subsection, the department shall issue a certificate of need to a 645 hospital currently operating Medicaid-certified acute psychiatric 646 beds for adolescents in DeSoto County, for the establishment of a 647 forty-bed psychiatric residential treatment facility in DeSoto 648 County, provided that the hospital agrees in writing (i) that the 649 hospital shall give priority for the use of those forty (40) beds 650 to Mississippi residents who are presently being treated in out-of-state facilities, and (ii) that no more than fifteen (15) 651 652 of the beds at the psychiatric residential treatment facility will 653 be certified for participation in the Medicaid program (Section

Medicaid reimbursement for more than fifteen (15) patients in the

psychiatric residential treatment facility in any day or for any

patient in the psychiatric residential treatment facility who is

in a bed that is not Medicaid-certified. This written agreement

43-13-101 et seq.), and that no claim will be submitted for

654

655

656

657

658

659

PAGE 20

660 of the issuance of the certificate of need under this paragraph, 661 and the agreement shall be fully binding on any subsequent owner 662 of the psychiatric residential treatment facility if the ownership of the facility is transferred at any time after the issuance of 663 664 the certificate of need. After this written agreement is executed, the Division of Medicaid and the State Department of 665 Health shall not certify more than fifteen (15) of the beds in the 666 667 psychiatric residential treatment facility for participation in 668 the Medicaid program. If the psychiatric residential treatment 669 facility violates the terms of the written agreement by admitting or keeping in the facility on a regular or continuing basis more 670 671 than fifteen (15) patients who are participating in the Medicaid program, the State Department of Health shall revoke the license 672 673 of the facility, at the time that the department determines, after 674 a hearing complying with due process, that the facility has 675 violated the condition upon which the certificate of need was 676 issued, as provided in this paragraph and in the written 677 agreement.

(d) Of the total number of beds authorized under this subsection, the department may issue a certificate or certificates of need for the construction or expansion of psychiatric residential treatment facility beds or the conversion of other beds to psychiatric treatment facility beds, not to exceed thirty (30) psychiatric residential treatment facility beds, in either Alcorn, Tishomingo, Prentiss, Lee, Itawamba, Monroe, Chickasaw, Pontotoc, Calhoun, Lafayette, Union, Benton or Tippah Counties.

(e) Of the total number of beds authorized under this subsection (3) the department shall issue a certificate of need to a privately owned, nonprofit psychiatric residential treatment facility in Hinds County for an eight-bed expansion of the facility, provided that the facility agrees in writing that the facility shall give priority for the use of those eight (8) beds to Mississippi residents who are presently being treated in

678

679

680

681

682

683

684

685

686

687

688

689

690

691

693 out-of-state facilities.

(4) (a) From and after July 1, 1993, the department shall 694 695 not issue a certificate of need to any person for the new construction of any hospital, psychiatric hospital or chemical 696 697 dependency hospital that will contain any child/adolescent psychiatric or child/adolescent chemical dependency beds, or for 698 699 the conversion of any other health care facility to a hospital, 700 psychiatric hospital or chemical dependency hospital that will 701 contain any child/adolescent psychiatric or child/adolescent 702 chemical dependency beds, or for the addition of any 703 child/adolescent psychiatric or child/adolescent chemical 704 dependency beds in any hospital, psychiatric hospital or chemical dependency hospital, or for the conversion of any beds of another 705 706 category in any hospital, psychiatric hospital or chemical 707 dependency hospital to child/adolescent psychiatric or 708 child/adolescent chemical dependency beds, except as hereinafter 709 authorized: 710 (i) The department may issue certificates of need 711 to any person for any purpose described in this subsection, provided that the hospital, psychiatric hospital or chemical 712 713 dependency hospital does not participate in the Medicaid program 714 (Section 43-13-101 et seq.) at the time of the application for the 715 certificate of need and the owner of the hospital, psychiatric 716 hospital or chemical dependency hospital agrees in writing that 717 the hospital, psychiatric hospital or chemical dependency hospital 718 will not at any time participate in the Medicaid program or admit 719 or keep any patients who are participating in the Medicaid program 720 in the hospital, psychiatric hospital or chemical dependency 721 hospital. This written agreement by the recipient of the 722 certificate of need shall be fully binding on any subsequent owner 723 of the hospital, psychiatric hospital or chemical dependency hospital, if the ownership of the facility is transferred at any 724 725 time after the issuance of the certificate of need. Agreement

726 that the hospital, psychiatric hospital or chemical dependency 727 hospital will not participate in the Medicaid program shall be a 728 condition of the issuance of a certificate of need to any person under this subparagraph (a)(i), and if such hospital, psychiatric 729 730 hospital or chemical dependency hospital at any time after the issuance of the certificate of need, regardless of the ownership 731 732 of the facility, participates in the Medicaid program or admits or 733 keeps any patients in the hospital, psychiatric hospital or 734 chemical dependency hospital who are participating in the Medicaid 735 program, the State Department of Health shall revoke the 736 certificate of need, if it is still outstanding, and shall deny or 737 revoke the license of the hospital, psychiatric hospital or 738 chemical dependency hospital, at the time that the department 739 determines, after a hearing complying with due process, that the 740 hospital, psychiatric hospital or chemical dependency hospital has 741 failed to comply with any of the conditions upon which the 742 certificate of need was issued, as provided in this subparagraph and in the written agreement by the recipient of the certificate 743 744 of need. 745 (ii) The department may issue a certificate of 746 need for the conversion of existing beds in a county hospital in 747 Choctaw County from acute care beds to child/adolescent chemical 748 dependency beds. For purposes of this subparagraph, the 749 provisions of Section 41-7-193(1) requiring substantial compliance 750 with the projection of need as reported in the current State 751 Health Plan is waived. The total number of beds that may be 752 authorized under authority of this subparagraph shall not exceed 753 twenty (20) beds. There shall be no prohibition or restrictions 754 on participation in the Medicaid program (Section 43-13-101 et 755 seq.) for the hospital receiving the certificate of need 756 authorized under this subparagraph (a)(ii) or for the beds 757 converted pursuant to the authority of that certificate of need. 758 (iii) The department may issue a certificate or

759 certificates of need for the construction or expansion of 760 child/adolescent psychiatric beds or the conversion of other beds 761 to child/adolescent psychiatric beds in Warren County. For purposes of this subparagraph, the provisions of Section 762 763 41-7-193(1) requiring substantial compliance with the projection 764 of need as reported in the current State Health Plan are waived. 765 The total number of beds that may be authorized under the 766 authority of this subparagraph shall not exceed twenty (20) beds. 767 There shall be no prohibition or restrictions on participation in 768 the Medicaid program (Section 43-13-101 et seq.) for the person receiving the certificate of need authorized under this 769 770 subparagraph (a)(iii) or for the beds converted pursuant to the 771 authority of that certificate of need. 772 (iv) The department shall issue a certificate of 773 need to the Region 7 Mental Health/Retardation Commission for the 774 construction or expansion of child/adolescent psychiatric beds or 775 the conversion of other beds to child/adolescent psychiatric beds in any of the counties served by the commission. For purposes of 776 777 this subparagraph, the provisions of Section 41-7-193(1) requiring 778 substantial compliance with the projection of need as reported in 779 the current State Health Plan is waived. The total number of beds that may be authorized under the authority of this subparagraph 780 781 shall not exceed twenty (20) beds. There shall be no prohibition 782 or restrictions on participation in the Medicaid program (Section 43-13-101 et seq.) for the person receiving the certificate of 783 784 need authorized under this subparagraph (a)(iv) or for the beds converted pursuant to the authority of that certificate of need. 785 786 (v) The department may issue a certificate of need 787 to any county hospital located in Leflore County for the construction or expansion of adult psychiatric beds or the 788 789 conversion of other beds to adult psychiatric beds, not to exceed twenty (20) beds, provided that the recipient of the certificate 790 791 of need agrees in writing that the adult psychiatric beds will not

792 at any time be certified for participation in the Medicaid program and that the hospital will not admit or keep any patients who are 793 794 participating in the Medicaid program in any of such adult psychiatric beds. This written agreement by the recipient of the 795 796 certificate of need shall be fully binding on any subsequent owner of the hospital if the ownership of the hospital is transferred at 797 any time after the issuance of the certificate of need. Agreement 798 799 that the adult psychiatric beds will not be certified for 800 participation in the Medicaid program shall be a condition of the 801 issuance of a certificate of need to any person under this subparagraph (a)(v), and if such hospital at any time after the 802 803 issuance of the certificate of need, regardless of the ownership 804 of the hospital, has any of such adult psychiatric beds certified 805 for participation in the Medicaid program or admits or keeps any 806 Medicaid patients in such adult psychiatric beds, the State 807 Department of Health shall revoke the certificate of need, if it 808 is still outstanding, and shall deny or revoke the license of the hospital at the time that the department determines, after a 809 810 hearing complying with due process, that the hospital has failed to comply with any of the conditions upon which the certificate of 811 812 need was issued, as provided in this subparagraph and in the 813 written agreement by the recipient of the certificate of need. 814 (vi) The department may issue a certificate or 815 certificates of need for the expansion of child psychiatric beds or the conversion of other beds to child psychiatric beds at the 816 817 University of Mississippi Medical Center. For purposes of this 818 subparagraph (a)(vi), the provision of Section 41-7-193(1) 819 requiring substantial compliance with the projection of need as 820 reported in the current State Health Plan is waived. The total 821 number of beds that may be authorized under the authority of this 822 subparagraph (a)(vi) shall not exceed fifteen (15) beds. 823 shall be no prohibition or restrictions on participation in the 824 Medicaid program (Section 43-13-101 et seq.) for the hospital

receiving the certificate of need authorized under this
subparagraph (a)(vi) or for the beds converted pursuant to the
authority of that certificate of need.

- (b) From and after July 1, 1990, no hospital,
 psychiatric hospital or chemical dependency hospital shall be
 authorized to add any child/adolescent psychiatric or
 child/adolescent chemical dependency beds or convert any beds of
 another category to child/adolescent psychiatric or
 child/adolescent chemical dependency beds without a certificate of
 need under the authority of subsection (1)(c) of this section.
- (5) The department may issue a certificate of need to a county hospital in Winston County for the conversion of fifteen (15) acute care beds to geriatric psychiatric care beds.
 - (6) The State Department of Health shall issue a certificate of need to a Mississippi corporation qualified to manage a long-term care hospital as defined in Section 41-7-173(h)(xii) in Harrison County, not to exceed eighty (80) beds, including any necessary renovation or construction required for licensure and certification, provided that the recipient of the certificate of need agrees in writing that the long-term care hospital will not at any time participate in the Medicaid program (Section 43-13-101 et seq.) or admit or keep any patients in the long-term care hospital who are participating in the Medicaid program. written agreement by the recipient of the certificate of need shall be fully binding on any subsequent owner of the long-term care hospital, if the ownership of the facility is transferred at any time after the issuance of the certificate of need. Agreement that the long-term care hospital will not participate in the Medicaid program shall be a condition of the issuance of a certificate of need to any person under this subsection (6), and if such long-term care hospital at any time after the issuance of the certificate of need, regardless of the ownership of the facility, participates in the Medicaid program or admits or keeps

838

839

840

841

842

843

844

845

846

847

848

849

850

851

852

853

854

855

856

858 any patients in the facility who are participating in the Medicaid 859 program, the State Department of Health shall revoke the 860 certificate of need, if it is still outstanding, and shall deny or revoke the license of the long-term care hospital, at the time 861 862 that the department determines, after a hearing complying with due 863 process, that the facility has failed to comply with any of the conditions upon which the certificate of need was issued, as 864 865 provided in this subsection and in the written agreement by the 866 recipient of the certificate of need. For purposes of this 867 subsection, the provision of Section 41-7-193(1) requiring substantial compliance with the projection of need as reported in 868 869 the current State Health Plan is hereby waived. 870 (7) The State Department of Health may issue a certificate 871 of need to any hospital in the state to utilize a portion of its 872 beds for the "swing-bed" concept. Any such hospital must be in 873 conformance with the federal regulations regarding such swing-bed 874 concept at the time it submits its application for a certificate of need to the State Department of Health, except that such 875 876 hospital may have more licensed beds or a higher average daily census (ADC) than the maximum number specified in federal 877 878 regulations for participation in the swing-bed program. Any hospital meeting all federal requirements for participation in the 879 880 swing-bed program which receives such certificate of need shall 881 render services provided under the swing-bed concept to any patient eligible for Medicare (Title XVIII of the Social Security 882 883 Act) who is certified by a physician to be in need of such services, and no such hospital shall permit any patient who is 884 eligible for both Medicaid and Medicare or eligible only for 885 886 Medicaid to stay in the swing beds of the hospital for more than 887 thirty (30) days per admission unless the hospital receives prior 888 approval for such patient from the Division of Medicaid, Office of 889 the Governor. Any hospital having more licensed beds or a higher 890 average daily census (ADC) than the maximum number specified in

891 federal regulations for participation in the swing-bed program 892 which receives such certificate of need shall develop a procedure 893 to insure that before a patient is allowed to stay in the swing beds of the hospital, there are no vacant nursing home beds 894 895 available for that patient located within a fifty-mile radius of the hospital. When any such hospital has a patient staying in the 896 swing beds of the hospital and the hospital receives notice from a 897 898 nursing home located within such radius that there is a vacant bed 899 available for that patient, the hospital shall transfer the 900 patient to the nursing home within a reasonable time after receipt 901 of the notice. Any hospital which is subject to the requirements 902 of the two (2) preceding sentences of this subsection may be 903 suspended from participation in the swing-bed program for a 904 reasonable period of time by the State Department of Health if the 905 department, after a hearing complying with due process, determines 906 that the hospital has failed to comply with any of those 907 requirements.

- 908 (8) The Department of Health shall not grant approval for or 909 issue a certificate of need to any person proposing the new 910 construction of, addition to or expansion of a health care 911 facility as defined in subparagraph (viii) of Section 41-7-173(h).
- 912 (9) The Department of Health shall not grant approval for or 913 issue a certificate of need to any person proposing the 914 establishment of, or expansion of the currently approved territory of, or the contracting to establish a home office, subunit or 915 916 branch office within the space operated as a health care facility as defined in Section 41-7-173(h)(i) through (viii) by a health 917 918 care facility as defined in subparagraph (ix) of Section 919 41-7-173(h).
- 920 (10) Health care facilities owned and/or operated by the 921 state or its agencies are exempt from the restraints in this 922 section against issuance of a certificate of need if such addition 923 or expansion consists of repairing or renovation necessary to

924 comply with the state licensure law. This exception shall not

925 apply to the new construction of any building by such state

926 facility. This exception shall not apply to any health care

927 facilities owned and/or operated by counties, municipalities,

928 districts, unincorporated areas, other defined persons, or any

929 combination thereof.

930 (11) The new construction, renovation or expansion of or

931 addition to any health care facility defined in subparagraph (ii)

932 (psychiatric hospital), subparagraph (iv) (skilled nursing

933 facility), subparagraph (vi) (intermediate care facility),

934 subparagraph (viii) (intermediate care facility for the mentally

935 retarded) and subparagraph (x) (psychiatric residential treatment

936 facility) of Section 41-7-173(h) which is owned by the State of

937 Mississippi and under the direction and control of the State

938 Department of Mental Health, and the addition of new beds or the

939 conversion of beds from one category to another in any such

940 defined health care facility which is owned by the State of

941 Mississippi and under the direction and control of the State

942 Department of Mental Health, shall not require the issuance of a

943 certificate of need under Section 41-7-171 et seq.,

944 notwithstanding any provision in Section 41-7-171 et seq. to the

945 contrary.

946 (12) The new construction, renovation or expansion of or

947 addition to any veterans homes or domiciliaries for eligible

948 veterans of the State of Mississippi as authorized under Section

949 35-1-19 shall not require the issuance of a certificate of need,

950 notwithstanding any provision in Section 41-7-171 et seq. to the

951 contrary.

952 (13) The new construction of a nursing facility or nursing

953 facility beds or the conversion of other beds to nursing facility

954 beds shall not require the issuance of a certificate of need,

955 notwithstanding any provision in Section 41-7-171 et seq. to the

956 contrary, if the conditions of this subsection are met.

957 Before any construction or conversion may be undertaken without a certificate of need, the owner of the nursing 958 959 facility, in the case of an existing facility, or the applicant to construct a nursing facility, in the case of new construction, 960 961 first must file a written notice of intent and sign a written agreement with the State Department of Health that the entire 962 963 nursing facility will not at any time participate in or have any 964 beds certified for participation in the Medicaid program (Section 965 43-13-101 et seq.), will not admit or keep any patients in the 966 nursing facility who are participating in the Medicaid program, 967 and will not submit any claim for Medicaid reimbursement for any 968 patient in the facility. This written agreement by the owner or applicant shall be a condition of exercising the authority under 969 970 this subsection without a certificate of need, and the agreement 971 shall be fully binding on any subsequent owner of the nursing 972 facility if the ownership of the facility is transferred at any 973 time after the agreement is signed. After the written agreement 974 is signed, the Division of Medicaid and the State Department of 975 Health shall not certify any beds in the nursing facility for participation in the Medicaid program. 976 If the nursing facility 977 violates the terms of the written agreement by participating in the Medicaid program, having any beds certified for participation 978 in the Medicaid program, admitting or keeping any patient in the 979 980 facility who is participating in the Medicaid program, or submitting any claim for Medicaid reimbursement for any patient in 981 982 the facility, the State Department of Health shall revoke the license of the nursing facility at the time that the department 983 984 determines, after a hearing complying with due process, that the 985 facility has violated the terms of the written agreement. 986 For the purposes of this subsection, participation

in the Medicaid program by a nursing facility includes Medicaid

reimbursement of coinsurance and deductibles for recipients who

are qualified Medicare beneficiaries and/or those who are dually

987

988

990 eligible. Any nursing facility exercising the authority under 991 this subsection may not bill or submit a claim to the Division of 992 Medicaid for services to qualified Medicare beneficiaries and/or 993 those who are dually eligible.

The new construction of a nursing facility or 995 nursing facility beds or the conversion of other beds to nursing facility beds described in this section must be either a part of a 996 997 completely new continuing care retirement community, as described 998 in the latest edition of the Mississippi State Health Plan, or an 999 addition to existing personal care and independent living 1000 components, and so that the completed project will be a continuing 1001 care retirement community, containing (i) independent living 1002 accommodations, (ii) personal care beds, and (iii) the nursing home facility beds. The three (3) components must be located on a 1003 1004 single site and be operated as one (1) inseparable facility. 1005 nursing facility component must contain a minimum of thirty (30) 1006 beds. Any nursing facility beds authorized by this section will 1007 not be counted against the bed need set forth in the State Health 1008 Plan, as identified in Section 41-7-171, et seq.

1009 This subsection (13) shall stand repealed from and after July 1, 2001. 1010

The State Department of Health shall issue a 1011 1012 certificate of need to any hospital which is currently licensed 1013 for two hundred fifty (250) or more acute care beds and is located 1014 in any general hospital service area not having a comprehensive 1015 cancer center, for the establishment and equipping of such a center which provides facilities and services for outpatient 1016 1017 radiation oncology therapy, outpatient medical oncology therapy, and appropriate support services including the provision of 1018 1019 radiation therapy services. The provision of Section 41-7-193(1) 1020 regarding substantial compliance with the projection of need as 1021 reported in the current State Health Plan is waived for the 1022 purpose of this subsection.

1023 (15) Nothing in this section or in any other provision of
1024 Section 41-7-171 et seq. shall prevent any nursing facility from
1025 designating an appropriate number of existing beds in the facility
1026 as beds for providing gare explusively to patients with

1026 as beds for providing care exclusively to patients with

1027 Alzheimer's disease.

1034

1035

1036

1044

SECTION 2. The following provision shall be codified as Section 45-14-71, Mississippi Code of 1972:

1030 <u>45-14-71.</u> (1) In order to provide for the protection of the 1031 public health and safety related to the use of magnetic resonance 1032 imaging services, the Mississippi State Department of Health is 1033 empowered to:

- (a) Develop comprehensive policies and programs for the evaluation, determination and amelioration of hazards associated with the use of magnetic resonance imaging equipment and services;
- 1037 (b) Adopt, promulgate, amend and repeal such rules,
 1038 regulations and standards which may provide for licensing or
 1039 registration relating to the provision, receipt, possession, use,
 1040 transfer, ownership, acquisition, manufacture, production,
 1041 transportation, handling, storage, disposal, sale, lease or other
 1042 disposition of magnetic resonance imaging equipment and services,
 1043 with the recommendations of nationally recognized experts in the

field of radiation protection shall be taken into consideration;

- (c) Promulgate rules and regulations pursuant to this
 chapter which may provide for recognition of other state and
 federal licenses and registrations as the agency shall deem
 desirable, subject to such requirements as it may prescribe; and
 exercise all incidental powers necessary to carry out the
 provisions of this chapter;
- 1051 (d) Develop and implement a responsible data management 1052 program for the purpose of collecting and analyzing statistical 1053 information necessary to protect the public health and safety.
- 1054 (2) No person or organization may provide magnetic resonance 1055 imaging services in Mississippi without first holding a valid

- license under this chapter and without complying with the
 provisions of this chapter and with any rule, regulation or order
 of the State Board of Health.
- 1059 (3) Each application for a license to provide magnetic

 1060 resonance imaging services shall be accompanied by a license fee

 1061 of Two Thousand Dollars (\$2,000.00), which shall be paid to the

 1062 board. A license issued under this chapter may be renewed upon

 1063 payment of a renewal fee of Two Thousand Dollars (\$2,000.00),

 1064 which shall be paid to the board.
- (4) Providers of magnetic resonance imaging services which had obtained a valid certificate of need from the State Department of Health on or prior to June 30, 2000, shall submit an application for a license to provide such services but shall be exempt from the initial application fee.
- 1070 SECTION 3. This act shall take effect and be in force from 1071 and after July 1, 2000.