SENATE BILL NO. 2711

AN ACT TO AMEND SECTION 25-15-9, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE STATE AND SCHOOL EMPLOYEES HEALTH INSURANCE PLAN SHALL INCLUDE COVERAGE FOR CERTAIN ANNUAL HEALTH EXAMINATIONS; TO PROVIDE THAT THE STATE'S SHARE OF THE COST OF SUCH EXAMINATIONS SHALL BE DRAWN FROM THE HEALTH CARE EXPENDABLE FUND; TO AMEND SECTION 43-13-407, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 25-15-9, Mississippi Code of 1972, is amended as follows:

25-15-9. (1) (a) The board shall design a plan of health insurance for state employees which provides benefits for semiprivate rooms in addition to other incidental coverages which the board deems necessary. The amount of the coverages shall be in such reasonable amount as may be determined by the board to be adequate, after due consideration of current health costs in Mississippi. The plan shall also include major medical benefits in such amounts as the board shall determine. The plan shall also include coverage of annual examinations for breast cancer, diabetes, colo-rectal cancer and hypertension; and the state's share of the cost of such examinations shall be drawn from the Health Care Expendable Fund established by Section 43-13-407. The board is also authorized to accept bids for such alternate coverage and optional benefits as the board shall deem proper. Any contract for alternative coverage and optional benefits shall be awarded by the board after it has carefully studied and evaluated the bids and selected the best and most cost-effective bid. The board may reject all such bids; however, the board shall
notify all bidders of the rejection and shall actively solicit new
bids if all bids are rejected. The board may employ or contract
for such consulting or actuarial services as may be necessary to
formulate the plan, and to assist the board in the preparation of
specifications and in the process of advertising for the bids for
the plan. Such contracts shall be solicited and entered into in
accordance with Section 25-15-5. The board shall keep a record of
all persons, agents and corporations who contract with or assist
the board in preparing and developing the plan. The board in a
timely manner shall provide copies of this record to the members
of the advisory council created in this section and those
legislators, or their designees, who may attend meetings of the
advisory council. The board shall provide copies of this record
in the solicitation of bids for the administration or servicing of
the self-insured program. Each person, agent or corporation
which, during the previous fiscal year, has assisted in the
development of the plan or employed or compensated any person who
assisted in the development of the plan, and which bids on the
administration or servicing of the plan, shall submit to the board
a statement accompanying the bid explaining in detail its
participation with the development of the plan. This statement
shall include the amount of compensation paid by the bidder to any
such employee during the previous fiscal year. The board shall
make all such information available to the members of the advisory
council and those legislators, or their designees, who may attend
meetings of the advisory council before any action is taken by the
board on the bids submitted. The failure of any bidder to fully
and accurately comply with this paragraph shall result in the
rejection of any bid submitted by that bidder or the cancellation
of any contract executed when the failure is discovered after the
acceptance of that bid. The board is authorized to promulgate
rules and regulations to implement the provisions of this
subsection.
The board shall develop plans for the insurance plan authorized by this section in accordance with the provisions of Section 25-15-5.

Any corporation, association, company or individual that contracts with the board for the third-party claims administration of the self-insured plan shall prepare and keep on file an explanation of benefits for each claim processed. The explanation of benefits shall contain such information relative to each processed claim which the board deems necessary, and, at a minimum, each explanation shall provide the claimant's name, claim number, provider number, provider name, service dates, type of services, amount of charges, amount allowed to the claimant and reason codes. The information contained in the explanation of benefits shall be available for inspection upon request by the board. The board shall have access to all claims information utilized in the issuance of payments to employees and providers.

(b) There is created an advisory council to advise the board in the formulation of the State and School Employees Health Insurance Plan. The council shall be composed of the State Insurance Commissioner or his designee, an employee-representative of the institutions of higher learning appointed by the board of trustees thereof, an employee-representative of the Department of Transportation appointed by the director thereof, an employee-representative of the State Tax Commission appointed by the Commissioner of Revenue, an employee-representative of the Mississippi Department of Health appointed by the State Health Officer, an employee-representative of the Mississippi Department of Corrections appointed by the Commissioner of Corrections, and an employee-representative of the Department of Human Services appointed by the Executive Director of Human Services, two (2) certificated public school administrators appointed by the State Board of Education, two (2) certificated classroom teachers appointed by the State Board of Education, a noncertificated
school employee appointed by the State Board of Education and a
community/junior college employee appointed by the State Board for
Community and Junior Colleges.

The Lieutenant Governor may designate the Secretary of the
Senate, the Chairman of the Senate Appropriations Committee, the
Chairman of the Senate Education Committee and the Chairman of the
Senate Insurance Committee, and the Speaker of the House of
Representatives may designate the Clerk of the House, the Chairman
of the House Appropriations Committee, the Chairman of the House
Education Committee and the Chairman of the House Insurance
Committee, to attend any meeting of the State and School Employees
Insurance Advisory Council. The appointing authorities may
designate an alternate member from their respective houses to
serve when the regular designee is unable to attend such meetings
of the council. Such designees shall have no jurisdiction or vote
on any matter within the jurisdiction of the council. For
attending meetings of the council, such legislators shall receive
per diem and expenses which shall be paid from the contingent
expense funds of their respective houses in the same amounts as
provided for committee meetings when the Legislature is not in
session; however, no per diem and expenses for attending meetings
of the council will be paid while the Legislature is in session.
No per diem and expenses will be paid except for attending
meetings of the council without prior approval of the proper
committee in their respective houses.

(c) No change in the terms of the State and School
Employees Health Insurance Plan may be made effective unless the
board, or its designee, has provided notice to the State and
School Employees Health Insurance Advisory Council and has called
a meeting of the council at least fifteen (15) days before the
effective date of such change. In the event that the State and
School Employees Health Insurance Advisory Council does not meet
to advise the board on the proposed changes, the changes to the
plan shall become effective at such time as the board has informed
the council that the changes shall become effective.

(d) Medical benefits for retired employees and
dependents under age sixty-five (65) years and not eligible for
Medicare benefits. The same health insurance coverage as for all
other active employees and their dependents shall be available to
retired employees and all dependents under age sixty-five (65)
years who are not eligible for Medicare benefits, the level of
benefits to be the same level as for all other active
participants. This section will apply to those employees who
retire due to one hundred percent (100%) medical disability as
well as those employees electing early retirement.

(e) Medical benefits for retired employees and
dependents over age sixty-five (65) years or otherwise eligible
for Medicare benefits. The health insurance coverage available to
retired employees over age sixty-five (65) years or otherwise
eligible for Medicare benefits, and all dependents over age
sixty-five (65) years or otherwise eligible for Medicare benefits,
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.

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

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.

Benefits for hospital or surgical or medical benefits shall be reduced by any similar benefits payable by workers' compensation.

(3) (a) Schedule of life insurance benefits--group term:

The amount of term life insurance for each active employee of a department, agency or institution of the state government shall not be in excess of One Hundred Thousand Dollars ($100,000.00), or twice the amount of the employee's annual wage to the next highest One Thousand Dollars ($1,000.00), whichever may be less, but in no case less than Thirty Thousand Dollars ($30,000.00), with a like amount for accidental death and dismemberment on a twenty-four-hour basis. The plan will further contain a premium waiver provision if a covered employee becomes totally and permanently disabled prior to age sixty-five (65) years.

Employees retiring after June 30, 1999, shall be eligible to continue life insurance coverage in an amount of Five Thousand Dollars ($5,000.00), Ten Thousand Dollars ($10,000.00) or Twenty Thousand Dollars ($20,000.00) into retirement.

(b) Effective October 1, 1999, schedule of life insurance benefits--group term: The amount of term life insurance for each active employee of any school district, community/junior college, public library or university-based program authorized under Section 37-23-31 for deaf, aphasic and emotionally disturbed children or any regular nonstudent bus driver shall not be in excess of One Hundred Thousand Dollars ($100,000.00), or twice the amount of the employee's annual wage to the next highest One Thousand Dollars ($1,000.00), whichever may be less, but in no case less than Thirty Thousand Dollars ($30,000.00), with a like amount for accidental death and dismemberment on a twenty-four-hour basis. The plan will further contain a premium waiver provision if a covered employee of any school district,
community/junior college, public library or university-based program authorized under Section 37-23-31 for deaf, aphasic and emotionally disturbed children or any regular nonstudent bus driver becomes totally and permanently disabled prior to age sixty-five (65) years. Employees of any school district, community/junior college, public library or university-based program authorized under Section 37-23-31 for deaf, aphasic and emotionally disturbed children or any regular nonstudent bus driver retiring after September 30, 1999, shall be eligible to continue life insurance coverage in an amount of Five Thousand Dollars ($5,000.00), Ten Thousand Dollars ($10,000.00) or Twenty Thousand Dollars ($20,000.00) into retirement.

(4) Any eligible employee who on March 1, 1971, was participating in a group life insurance program which has provisions different from those included herein and for which the State of Mississippi was paying a part of the premium may, at his discretion, continue to participate in such plan. Such employee shall pay in full all additional costs, if any, above the minimum program established by this article. Under no circumstances shall any individual who begins employment with the state after March 1, 1971, be eligible for the provisions of this paragraph.

(5) The board may offer medical savings accounts as defined in Section 71-9-3 as a plan option.

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

(7) On October 1, 1999, any school district, community/junior college district or public library may elect to remain with an existing policy or policies of group life insurance with an insurance company approved by the State and School
Employees Health Insurance Management Board, in lieu of participation in the State and School Life Insurance Plan. The state's contribution of up to fifty percent (50%) of the active employee's premium under the State and School Life Insurance Plan may be applied toward the cost of coverage for full-time employees participating in the approved life insurance company group plan. For purposes of this subsection (7), "life insurance company group plan" means a plan administered or sold by a private insurance company. After October 1, 1999, the board may assess charges in addition to the existing State and School Life Insurance Plan rates to such employees as a condition of enrollment in the State and School Life Insurance Plan. In order for any life insurance company group plan existing as of October 1, 1999, to be approved by the State and School Employees Health Insurance Management Board under this subsection (7), it shall meet the following criteria:

(a) The insurance company offering the group life insurance plan shall be rated "A-" or better by A.M. Best state insurance rating service and be licensed as an admitted carrier in the State of Mississippi by the Mississippi Department of Insurance.

(b) The insurance company group life insurance plan shall provide the same life insurance, accidental death and dismemberment insurance and waiver of premium benefits as provided in the State and School Life Insurance Plan.

(c) The insurance company group life insurance plan shall be fully insured, and no form of self-funding life insurance by such company shall be approved.

(d) The insurance company group life insurance plan shall have one (1) composite rate per One Thousand Dollars ($1,000.00) of coverage for active employees regardless of age and one (1) composite rate per One Thousand Dollars ($1,000.00) of coverage for all retirees regardless of age or type of retiree.
(e) The insurance company and its group life insurance plan shall comply with any administrative requirements of the State and School Employees Health Insurance Management Board. In the event any insurance company providing group life insurance benefits to employees under this subsection (7) fails to comply with any requirements specified herein or any administrative requirements of the board, the state shall discontinue providing funding for the cost of such insurance.

SECTION 2. Section 43-13-407, Mississippi Code of 1972, is amended as follows:

43-13-407. (1) In accordance with the purposes of this article, there is established in the State Treasury the Health Care Expendable Fund, into which shall be transferred from the Health Care Trust Fund the following sums:

(a) In fiscal year 2000, Fifty Million Dollars ($50,000,000.00);

(b) In fiscal year 2001, Fifty-five Million Dollars ($55,000,000.00);

(c) In fiscal year 2002, Sixty Million Five Hundred Thousand Dollars ($60,500,000.00);

(d) In fiscal year 2003, Sixty-six Million Five Hundred Fifty Thousand Dollars ($66,550,000.00);

(e) In fiscal year 2004 and each subsequent fiscal year, a sum equal to the average annual amount of the income from the investment of the funds in the Health Care Trust Fund since July 1, 1999.

(2) In any fiscal year in which interest and dividends from the investment of the funds in the Health Care Trust Fund are not sufficient to fund the full amount of the annual transfer into the Health Care Expendable Fund as required in subsection (1) of this section, the State Treasurer shall transfer from tobacco settlement installment payments an amount that is sufficient to fully fund the amount of the annual transfer.
(3) All income from the investment of the funds in the Health Care Expendable Fund shall be credited to the account of the Health Care Expendable Fund. Any funds in the Health Care Expendable Fund at the end of a fiscal year shall not lapse into the State General Fund.

(4) The funds in the Health Care Expendable Fund shall be available for expenditure pursuant to specific appropriation by the Legislature beginning in fiscal year 2000, and shall be expended exclusively for health care purposes, including, but not limited to, the state's share of the cost of the annual examinations for breast cancer, diabetes, colo-rectal cancer and hypertension provided under the State and School Employees Health Insurance Plan in Section 25-15-9.

SECTION 3. This act shall take effect and be in force from and after July 1, 2001.