## **REPORT OF CONFERENCE COMMITTEE**

## MR. SPEAKER AND MADAM PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1275: Interagency Coordinating Council for Children and Youth; establish to provide coordinated services to SED children.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the Senate recede from its Amendment No. 1.
- 2. That the House and Senate adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

22 SECTION 1. Section 43-14-1, Mississippi Code of 1972, is 23 amended as follows:

43-14-1. (1) The purpose of this chapter is to provide for 24 the development and implementation of a coordinated interagency 25 system of necessary services and care \* \* \* for children and youth 26 27 up to age twenty-one (21) with serious emotional/behavioral disorders, including, but not limited to, conduct disorders, or 28 mental illness who require services from a multiple services and 29 multiple programs system, and who can be successfully diverted 30 from inappropriate institutional placement. This program is to be 31 done in the most fiscally responsible (cost efficient) manner 32 possible, based on an individualized plan of care which takes into 33 account other available interagency programs, including, but not 34 limited to, Early Intervention Act of Infants and Toddlers, 35 36 Section 41-87-1 et seq., Early Periodic Screening Diagnosis and 37 Treatment, Section 43-13-117(5), waivered program for home- and community-based services for developmentally disabled people, 38 Section 43-13-117(29), and waivered program for targeted case 39 management services for children with special needs, Section 40 41 43-13-117(31), those children identified through the federal 42 Individuals with Disabilities Education Act of 1997 as having a

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43	serious emotional disorder (EMD), the Mississippi Children's
44	Health Insurance Program Phase I and Phase II and waivered
45	programs for children with serious emotional disturbances, Section
46	43-13-117(44), and is tied to clinically appropriate outcomes.
47	Some of the outcomes are to reduce the number of inappropriate
48	out-of-home placements inclusive of those out-of-state and to
49	reduce the number of inappropriate school suspensions and
50	expulsions for this population of children. From and after July
51	1, 2001, this coordinated interagency system of necessary services
52	and care shall be named the System of Care program. Children to
53	be served by this chapter who are eligible for Medicaid shall be
54	screened through the Medicaid Early Periodic Screening Diagnosis
55	and Treatment (EPSDT) and their needs for medically necessary
56	services shall be certified through the EPSDT process. For
57	purposes of this chapter, a "System of Care" is defined as a
58	coordinated network of agencies and providers working as a team to
59	make a full range of mental health and other necessary services
60	available as needed by children with mental health problems and
61	their families. The System of Care shall be:
62	(a) Child centered, family focused and family driven;
63	(b) Community based;
64	(c) Culturally competent and responsive; and shall
65	provide for:
66	(i) Service coordination or case management;
67	(ii) Prevention and early identification and
68	intervention;
69	(iii) Smooth transitions among agencies,
70	providers, and to the adult service system;
71	(iv) Human rights protection and advocacy;
72	(v) Nondiscrimination in access to services;
73	(vi) A comprehensive array of services;
74	(vii) Individualized service planning;

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75 (viii) Services in the least restrictive 76 environment; (ix) Family participation in all aspects of 77 planning, service delivery and evaluation; and 78 79 (x) Integrated services with coordinated planning across child-serving agencies. 80 There is established the Interagency Coordinating 81 (2) Council for Children and Youth (hereinafter referred to as the 82 "ICCCY"). The ICCCY shall consist of the following membership: 83 (a) the State Superintendent of Public Education; (b) the 84 Executive Director of the Mississippi Department of Mental Health; 85 (c) the Executive Director of the State Department of Health; (d) 86 the Executive Director of the Department of Human Services; (e) 87 the Executive Director of the Division of Medicaid, Office of the 88 Governor; (f) the Executive Director of the State Department of 89 <u>Rehabilitation Services;</u> and (g) the Executive Director of 90 Mississippi Families as Allies for Children's Mental Health, Inc. 91 92 The council shall meet before August 1, 2001, and shall organize for business by selecting a chairman, who shall serve for a 93 94 one-year term and may not serve consecutive terms. The council shall adopt internal organizational procedures necessary for 95 efficient operation of the council. Each member of the council 96 shall designate necessary staff of their departments to assist the 97 ICCCY in performing its duties and responsibilities. The ICCCY 98 shall meet and conduct business at least twice annually. The 99 chairman of the ICCCY shall notify all persons who request such 100 101 notice as to the date, time and place of each meeting. (3) The Interagency System of Care Council is created to 102 serve as the state management team for the ICCCY, with the 103 responsibility of collecting and analyzing data and funding 104 105 strategies necessary to improve the operation of the System of Care programs, and to make recommendations to the ICCCY and to the 106

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107 Legislature concerning such strategies on or before December 31, 108 2002. The System of Care Council also has the responsibility of 109 coordinating the local Multidisciplinary Assessment and Planning (MAP) teams and may apply for grants from public and private 110 111 sources necessary to carry out its responsibilities. The Interagency System of Care Council shall be comprised of one (1) 112 member from each of the appropriate child-serving divisions or 113 sections of the State Department of Health, the Department of 114 Human Services, the State Department of Mental Health, the State 115 Department of Education, the Division of Medicaid of the 116 Governor's Office, the Department of Rehabilitation Services, a 117 family member representing a family education and support 501(c)3 118 119 organization, a representative from the Council of Administrators for Special Education/Mississippi Organization of Special 120 Education Supervisors (CASE/MOSES) and a family member designated 121 by Mississippi Families as Allies for Children's Mental Health, 122 123 Inc. \* \* \* Appointments to the Interagency System of Care Council shall be made within sixty (60) days after the effective date of 124 this act. The council shall organize by selecting a chairman from 125 its membership to serve on an annual basis, and the chairman may 126 not serve consecutive terms. 127 (4) There is established a statewide system of local 128 Multidisciplinary Assessment and Planning Resource (MAP) teams. 129 The MAP teams shall be comprised of one (1) representative each at 130 the county level from the major child-serving public agencies for 131 education, human services, health, mental health and 132 133 rehabilitative services approved by respective state agencies of 134 the Department of Education, the Department of Human Services, the Department of Health, the Department of Mental Health and the 135

136 Department of Rehabilitation Services. Three (3) additional

137 members may be added to each team, one (1) of which may be a

138 representative of a family education/support 501(c)3 organization

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148 population defined in Section 43-14-1. The ICCCY shall support 149 the implementation of the plans of the respective state agencies 150 for comprehensive multidisciplinary care, treatment and placement 151 of these children.

(6) The ICCCY shall oversee a pool of state funds that may 152 be contributed by each participating state agency and additional 153 funds from the Mississippi Tobacco Health Care Expenditure Fund, 154 155 subject to specific appropriation therefor by the Legislature. Part of this pool of funds shall be available for increasing the 156 present funding levels by matching Medicaid funds in order to 157 increase the existing resources available for necessary 158 community-based services for Medicaid beneficiaries. \* \* \* 159

(7) The local coordinating care <u>MAP team will facilitate the</u>
 <u>development of the individualized System of Care programs for the</u>
 <u>population targeted in Section 43-14-1.</u> \* \* \*

(8) Each local MAP team shall serve as the single point of
 entry to ensure that comprehensive diagnosis and assessment occur
 and shall coordinate needed services through the local

166 coordinating care entity for the children named in subsection (1).

167 Local children in crisis shall have first priority for access to

168 the MAP team processes and local System of Care programs.

169 (9) The Interagency Coordinating Council for Children and
 170 Youth shall facilitate monitoring of the performance of local MAP

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172 (10) Each state agency named in subsection (2) of this 173 section shall enter into a binding interagency agreement to 174 participate in the oversight of the <u>statewide</u> System of Care 175 programs for the children and youth described in this section. 176 The agreement shall be signed and in effect by July 1 <u>of each</u> 177 <u>year</u> \* \* \*.

178 (11) This section shall stand repealed from and after July
179 <u>1, 2005.</u>

SECTION 2. Section 43-14-3, Mississippi Code of 1972, is
 amended as follows:

182 43-14-3. <u>In addition to the specific authority provided in</u>
 183 <u>Section 43-14-1</u>, the powers and responsibilities of the
 184 <u>Interagency Coordinating Council for Children and Youth</u> shall be
 185 as follows:

186 \* \* \*

187 (a) To serve in an advisory capacity and to provide
 188 state level leadership and oversight to the development of
 189 the \* \* System of Care programs; and

(b) To insure the creation and availability of an
 annual pool of funds from each participating agency member of the
 <u>ICCCY</u> that includes <u>the</u> amount to be contributed by each agency
 and a process for utilization of those funds.

194 \* \* \*

195This section shall stand repealed from and after July 1,1962005.

197 SECTION 3. Section 43-14-5, Mississippi Code of 1972, is
 198 amended as follows:

43-14-5. There is created in the State Treasury a special
 fund into which shall be deposited all funds contributed by the
 Department of Human Services, <u>State Department of Health</u>,

202 Department of Mental Health, State Department of Rehabilitation

<u>Services insofar as recipients are otherwise eligible under the</u> <u>Rehabilitation Act of 1973, as amended,</u> and State Department of Education for the operation of <u>a statewide</u> System of Care <u>by MAP</u> <u>teams utilizing such funds as may be made available to those MAP</u> <u>teams through a Request for Proposal (RFP) approved by the</u>

208 <u>ICCCY</u>. \* \* \*

209This section shall stand repealed from and after July 1,2102005.

SECTION 4. Section 43-14-7, Mississippi Code of 1972, which provides for services and eligibility under the blended funding formula formerly administered by the Children's Advisory Council, and Section 43-14-9, Mississippi Code of 1972, which is the automatic repealer on Sections 43-14-1 through 43-14-7, are hereby repealed.

217 SECTION 5. This act shall take effect and be in force from 218 and after June 30, 2001.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTIONS 43-14-1, 43-14-3 and 43-14-5, 1 MISSISSIPPI CODE OF 1972, TO ESTABLISH AN INTERAGENCY COORDINATING 2 COUNCIL FOR CHILDREN AND YOUTH, TO EMPOWER THE INTERAGENCY COUNCIL 3 TO IMPLEMENT A PLANNING PROCESS FOR EACH CHILD SERVICE AGENCY TO 4 5 UTILIZE FEDERAL AND STATE FUNDS, TO DEFINE CHILDREN ELIGIBLE FOR SERVICES WHICH ARE TO BE COORDINATED UNDER THIS ACT, TO ESTABLISH 6 7 AN INTERAGENCY SYSTEM OF CARE COUNCIL TO PERFORM CERTAIN FUNCTIONS AND ADVISE THE INTERAGENCY COORDINATING COUNCIL, TO ESTABLISH A 8 STATEWIDE SYSTEM OF LOCAL MULTIDISCIPLINARY ASSESSMENT AND 9 10 PLANNING RESOURCE (MAP) TEAMS, TO EMPOWER THE INTERAGENCY COORDINATING COUNCIL TO COORDINATE A POOL OF FUNDS FROM THESE 11 STATE AGENCIES TO SERVE THIS POPULATION OF CHILDREN THROUGH LOCAL 12 MAP TEAMS AND TO CHARGE THE LOCAL MAP TEAMS WITH CERTAIN 13 RESPONSIBILITIES; TO REPEAL SECTION 43-14-7, MISSISSIPPI CODE OF 14 1972, WHICH PROVIDES FOR SERVICES AND ELIGIBILITY UNDER THE 15 BLENDED FUNDING PROGRAM FORMERLY ADMINISTERED BY THE CHILDREN'S 16 ADVISORY COUNCIL AND TO REPEAL SECTION 43-14-9, MISSISSIPPI CODE 17

OF 1972, WHICH IS THE AUTOMATIC REPEALER ON SECTIONS 43-14-1 THROUGH 43-14-7, MISSISSIPPI CODE OF 1972; AND FOR RELATED 18 19

20 PURPOSES.

CONFEREES FOR THE HOUSE

CONFEREES FOR THE SENATE

X\_\_\_ Bobby Moody **X**\_\_\_\_\_Robert G. Huggins

Х\_ Frances Fredericks **X**\_\_\_\_\_Billy Thames

X\_ X\_\_\_\_\_ Jim C. Barnett

**X\_\_\_\_** Jack Gordon