By: Representatives Smith (39th), Chism, Harrison

To: Local and Private Legislation

## HOUSE BILL NO. 1616

AN ACT TO AMEND CHAPTER 1003, LOCAL AND PRIVATE LAWS OF 1994, 1 AS AMENDED BY CHAPTER 951, LOCAL AND PRIVATE LAWS OF 1995, TO 2 REVISE THE INVESTMENT AUTHORITY OF THE TRUSTEES OF THE GOLDEN 3 4 TRIANGLE COMMUNITY HEALTH FOUNDATION; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Chapter 1003, Local and Private Laws of 1994, as 6 amended by Chapter 951, Local and Private Laws of 1995, is amended 7 as follows: 8

Section 1. It is determined and declared that for the 9 benefit of the people of Lowndes County, Mississippi, and the 10 other areas served by the Golden Triangle Regional Medical Center 11 and its successors (the "service area") and the improvement and 12 maintenance of their health and living conditions, it is essential 13 that the county fulfill its responsibility to provide for the care 14 of the indigent or needy residents of the county and to promote 15 and enhance the health, education and welfare of the residents of 16 Lowndes County and the service area; that it is the purpose of 17 this act to establish an alternative method to make funds 18 available to fulfill these obligations by authorizing the 19 creation, operation, maintenance and administration of the Golden 20 Triangle Community Health Foundation through which health care 21 services will be provided to indigent or needy residents of 22 Lowndes County and the service area in an economical and efficient 23 manner and the cost thereof defrayed, and through which the level 24 and quality of the welfare of the residents of Lowndes County and 25 the service area will be maintained, all to the public benefit and 26 good, as more fully provided herein. This act shall not suspend 27

H. B. No. 1616 03/HR03/R1900 PAGE 1 (CTE\LH) N1/2

the operation of any general law and shall be liberally construed in conformity with the intention expressed in this section.

30 Section 2. The following words and phrases shall have the 31 meanings ascribed in this section unless the context clearly 32 indicates otherwise:

33 (a) "Board of supervisors" means the Board of34 Supervisors of Lowndes County, Mississippi.

35 (b) "County" means Lowndes County, Mississippi, acting36 by and through its board of supervisors.

37 (c) "Foundation" means the Golden Triangle Community38 Health Foundation established under this act.

39 (d) "Fund" means the Golden Triangle Community Health40 Foundation Fund established under this act.

(e) "Hospital" means the existing Golden Triangle
Regional Medical Center, or other structure, facility, machinery,
equipment and/or other property, real or personal, whether already
constructed and equipped, suitable for use as, or in connection
with, the operation or proposed operations of such hospital or
hospitals.

(f) "Indigent" means an individual or family with an income which is not more than the current poverty guideline of the Community Services Administration (as currently set forth in 45 C.F.R. 1060.2-1 et seq.) that applies to the individual or family for the twelve (12) months preceding the determination of eligibility for hospital services at the hospital.

(g) "Lease agreement" means any agreement between Lowndes County, Mississippi, acting by and through its board of supervisors for Golden Triangle Regional Medical Center and any nonprofit corporation for a lease of the hospital for thirty-five (35) years or more.

(h) "Lessee" means any nonprofit corporation leasingthe hospital from the county under a lease agreement.

H. B. No. 1616 03/HR03/R1900 PAGE 2 (CTE\LH) (i) "Needy" means those residents of Lowndes County
whom the trustees of the fund, as defined herein, in extraordinary
cases deem to be indigent due to hardship, although the
individuals do not meet the income requirements to be indigent as
defined herein.

(j) "Trustees" means the persons chosen by the board of
supervisors and the lessee to perform in a manner so as to
safeguard the interests of the people of Lowndes County,
Mississippi, the administrative and management duties necessary to
fulfill the purposes of the Golden Triangle Community Health
Foundation and Fund.

Section 3. The board of supervisors is authorized to 71 72 establish the Golden Triangle Community Health Foundation. The board of supervisors is authorized to fund and deposit into the 73 Golden Triangle Community Health Foundation Fund any or all 74 payments received from the lessee in consideration for the 75 purchase of the net current assets as provided in the lease of the 76 77 hospital. The lessee is authorized, on behalf of the county, to deposit into the Golden Triangle Community Health Foundation Fund 78 79 the installment payments for the purchase of the net current assets, as provided in the lease agreement. The trustees shall 80 81 also be authorized to accept public and private contributions to the fund. 82

Section 4. (1) The board of supervisors shall delegate the administration and management of the fund to the trustees to be chosen in the manner provided in this act, and the trustees shall manage the fund as provided in this act.

(2) The fund shall be governed by a board of trustees
consisting of six (6) members, with three (3) members appointed by
the Lowndes County Board of Supervisors and three (3) members
appointed by the lessee. The term of office of the initial
trustees shall be: two (2) trustees, one (1) each appointed by
the methods set forth above, shall serve for a three-year term;

H. B. No. 1616 03/HR03/R1900 PAGE 3 (CTE\LH)

two (2) trustees appointed in a like manner shall serve for a 93 94 two-year term; and two (2) trustees appointed in a like manner 95 shall serve for a one-year term. In the succeeding years 96 following the first year, two (2) new trustees shall be appointed, 97 one (1) each in a like manner as set forth above for the original board of trustees whose term of office shall be for three (3) 98 years. Any vacancy shall be filled by the appropriate appointing 99 body and appointment shall be for the remainder of the unexpired 100 Being a member of the board of trustees shall be an 101 term. honorary position and trustees shall receive no compensation for 102 103 their services.

104 (3) The trustees shall administer and manage the fund and 105 deposit the principal and interest income of the fund in a depository or depositories selected by the trustees. The funds 106 shall be treated as other public funds, except the trustees may 107 invest any part of the fund that exceeds the sums necessary to 108 meet the current needs and demands of no more than seven (7) 109 110 business days in any of the following:

(a) In any bonds or other direct obligations of the United States of America or the State of Mississippi, or of any county, school district or municipality of this state, which county, school district or municipal bonds have been approved by a reputable bond attorney or have been validated by decree of the chancery court;

117 (b) In obligations issued or guaranteed in full as to 118 principal and interest by the United States of America that are 119 subject to a repurchase agreement with a financial institution 120 certified as a qualified depository;

(c) In United States government agency, United States
government instrumentality, or United States government sponsored
enterprise obligations, the principal and interest of which are
fully guaranteed by the government of the United States, such as
the Government National Mortgage Association; or United States
H. B. No. 1616

```
03/HR03/R1900
PAGE 4 (CTE\LH)
```

126 government agency, United States government instrumentality, or 127 United States government sponsored enterprise obligations, the 128 principal and interest of which are guaranteed by any United 129 States government agency, United States government 130 instrumentality, or United States government sponsored enterprise. 131 However, at no time shall the funds invested in United States government agency, United States government instrumentality, or 132 United States government sponsored enterprise obligations 133 134 described in the preceding sentence exceed fifty percent (50%) of all monies invested with maturities of thirty (30) days or longer. 135 136 The limitation set forth in the preceding sentence shall be 137 applicable only at the time of purchase and shall not require the liquidation of any investment at any time; 138 139 (d) In an account or accounts in one or more financial institutions located in this state, and those funds when so 140 141 invested shall have the same security and protection as required 142 in Section 27-105-315; (e) In an insured account or accounts in one or more 143 144 financial institutions in this state whose accounts are insured by 145 the Federal Deposit Insurance Corporation. However, the amount in 146 any single account shall not exceed the amount that at any one 147 time is insured by the Federal Deposit Insurance Corporation; 148 (f) In any open-end or closed-end management type 149 investment company or investment trust registered under the 150 provisions of 15 USCS Section 80(a)-1 et seq., provided that the 151 portfolio of that investment company or investment trust is 152 limited to direct obligations issued by the United States of 153 America, United States government agencies, United States government instrumentalities or United States government sponsored 154 155 enterprises, and to repurchase agreements fully collateralized by 156 direct obligations of the United States of America, United States government agencies, United States government instrumentalities or 157 158 United States government sponsored enterprises, and the investment H. B. No. 1616

03/HR03/R1900 PAGE 5 (CTE\LH)

company or investment trust takes delivery of the collateral for 159 the repurchase agreement, either directly or through an authorized 160 custodian. The total dollar amount of funds invested in all 161 162 open-end and closed-end management type investment companies and 163 investment trusts at any one time shall not exceed twenty percent (20%) of the total dollar amount of funds invested under this 164 subsection. The limitation set forth in the preceding sentence 165 shall be applicable only at the time of purchase and shall not 166 require the liquidation of any investment at any time. 167 In addition, the trustees, in their discretion, may invest 168 those funds as permitted by Section 19-9-29, 21-33-323, 27-105-33 169

170 or 37-59-43, as the same may be amended from time to time.

171 Section 5. (1) The fund shall be invested and disbursed as 172 follows:

(a) The fund shall be divided into two (2) components;(i) the corpus component, and (ii) the earnings component.

The corpus component of the fund shall consist of 175 (b) 176 the installment payments for the net current assets as described in this act, any additional, subsequent deposits made by the 177 178 county or other third party, and fifteen percent (15%) of the 179 annual income earned from the investment of the fund, exclusive of any portion of the earnings component carried forward from any 180 The corpus component shall be maintained and used 181 preceding year. to generate interest income and shall not be invaded or used by 182 183 the trustees, except that the corpus component may be used by the trustees to satisfy any indemnification obligations of Lowndes 184 County or the board of trustees of the hospital arising under the 185 lease agreement. The trustees shall, upon request of the county 186 supported with evidence of liability, make payments out of the 187 188 corpus component of the fund as directed by the county to satisfy the indemnification liabilities of Lowndes County or the board of 189 190 trustees of the hospital arising under the lease agreement.

H. B. No. 1616 03/HR03/R1900 PAGE 6 (CTE\LH)

## 

The earnings component shall be composed of the 191 (C) annual interest earned on the corpus component of the fund and 192 payments of interest on the outstanding and unpaid installments of 193 194 the net current assets as provided in the lease agreement. The 195 earnings component shall be distributed by the trustees as described in subsection (2) of this section and to meet the 196 purposes of the Golden Triangle Community Health Foundation. 197

198 (2) The trustees are specifically given the power and
199 authority in connection with the earnings component of the fund to
200 do the following:

To assist the medically indigent in the county and 201 (a) service area in paying for their inpatient and outpatient care and 202 ambulance services rendered to them at the hospital. 203 The trustees 204 shall, on a quarterly or more frequent basis as determined by them, make payments out of the earnings component of the fund to 205 the lessee, for health care services rendered to indigent 206 residents of the county and service area, based upon statements 207 208 submitted by the lessee which verify the indigency status of the patients and detail the amount of care and services provided, and 209 210 the payments shall not be unreasonably withheld.

(b) To expend funds required in connection with the management by the trustees of the fund, including, but not limited to, payments for accounting fees, legal fees and investment advisor or fund management fees.

(c) In addition, upon request of the lessee, the
trustees are given the power and authority in connection with the
earnings component of the fund to do the following:

(i) To provide funds to defray the actual expenses incurred by hospital employees to attend recognized educational or professional meetings;

(ii) To loan or grant scholarships to employees of
 the hospital or students to provide educational assistance
 whenever the students or hospital employees agree to work at the

H. B. No. 1616 03/HR03/R1900 PAGE 7 (CTE\LH) hospital for a stipulated period of time and whenever educational upgrading would directly benefit the hospital;

(iii) To provide funds for programs designed to advance any cost containment or managed care efforts implemented at the hospital;

(iv) To recruit and financially assist at the request of the hospital, physicians and other health care practitioners in locating in the service area of the hospital whenever such assistance would directly benefit the hospital and the health and welfare of the citizens of Lowndes County;

(v) To expend funds to promote, develop and
institute any other services at the hospital that will serve to
enhance, complement and expand complete community health care;

(vi) To pay for the provision of uncompensatedcare to residents of Lowndes County at the hospital;

(vii) To pay for the losses from operations of theambulance service at the hospital;

(viii) To reimburse the hospital for the acquisition of diagnostic, therapeutic and other medical and related equipment, implements, instruments and aids for the use or for the benefit of the residents of Lowndes County and the service area;

(ix) To establish a screening committee to
determine the medical indigency of applicants and to recommend
payment to the hospital for their benefit;

(x) To pay for inpatient and outpatient care
 rendered at the hospital to inmates of the Lowndes County jail;
 and

(xi) To pay any contingent liabilities of Golden Triangle Regional Medical Center arising before the commencement date of the lease and that are not barred by limitations or sovereign immunity or that have not been assumed by the lessee.

H. B. No. 1616 03/HR03/R1900 PAGE 8 (CTE\LH)

## 

If the trustees are requested by the lessee to pay or 256 (3) reimburse the hospital for payment of the items provided in 257 (2)(a), (2)(b) or (2)(c) of this Section 5, the trustees shall pay 258 to the lessee within thirty (30) days for the items requested 259 260 provided that the trustees shall have no obligation to pay in any one (1) calendar year an aggregate amount in excess of eighty-five 261 262 percent (85%) of the earnings component of the fund. As of 263 December 31 of each year, the trustees shall transfer from the earnings component of the fund to the corpus component of the fund 264 an amount equal to fifteen percent (15%) of the amount deposited 265 266 into the earnings component during the calendar year, exclusive of 267 any portion carried forward from any preceding year. Any funds not expended from the earnings component of the fund for the above 268 269 purposes shall be carried forward into the next year and be 270 available for payments in the subsequent years. Any amounts deposited into the earnings component of the fund shall be 271 immediately available for payment to the hospital by the trustees. 272 273 The trustees' obligations to make payments for the indicated purposes shall be mandatory and shall not be subject to the 274 275 discretion of the trustees.

(4) Notwithstanding any provisions of this act to the contrary, the trustees shall have the discretion in their sole judgment to pay for health care services rendered at the hospital to nonindigent residents of Lowndes County or the service area in cases where there has been a determination of hardship by the trustees.

The fund at the end of the term of the lease 282 Section 6. agreement and after payment to the lessee of all amounts due from 283 the fund through the date of termination of the lease, unless the 284 285 lease is otherwise extended by the hospital and the board of supervisors, shall be disbursed in termination of the fund by the 286 287 trustees to the county for the county's unrestricted use. All 288 other transactions described in the agreement to lease among

H. B. No. 1616 03/HR03/R1900 PAGE 9 (CTE\LH) Lowndes County, the Board of Trustees of the Golden Triangle Regional Medical Center and Baptist Memorial Health Care Development Corporation, dated January 29, 1993, and the lease agreement are approved and authorized in all respects.
SECTION 2. This act shall take effect and be in force from and after its passage.