Adopted AMENDMENT No. 1 PROPOSED TO

House Bill NO. 1220

By Senator(s) Committee

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

- **SECTION 1.** (1) (a) A hospital may grant paid educational 4 leave to those applicants it deems qualified therefor, upon such 5 terms and conditions as it may impose and as provided for in this section. In order to be eligible for paid educational leave, 8 an applicant must: 9 (i)Be working at the sponsoring hospital at the 10 time of application; 11 12 (ii) Attend any college or school approved and designated by the sponsoring hospital; and 13 (iii) Agree to work in a health care occupation as 14 a licensed practical nurse, registered nurse, nurse practitioner, 15 speech pathologist, occupational therapist, physical therapist or 16 other health care professional in the sponsoring hospital for a 17 period of time equivalent to the period of time for which the 18
- (c) (i) Before being granted paid educational leave,

to the nearest whole month, but in no event less than two (2)

applicant receives paid educational leave compensation, calculated

23 each applicant shall enter into a contract with the sponsoring

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years.

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24 hospital agreeing to the terms and conditions upon which the paid
25 educational leave shall be granted. The contract shall include
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26 such terms and provisions necessary to carry out the full purpose

27 and intent of this section. The contract shall be signed by the

28 administrator of the sponsoring hospital and the recipient of paid

29 educational leave compensation. If the recipient is a minor, his

30 or her minority disabilities shall be removed by a chancery court

31 of competent jurisdiction before the contract is signed.

32 (ii) The sponsoring hospital shall have the

33 authority to cancel any contract made between it and any recipient

34 for paid educational leave upon such cause being deemed sufficient

35 by the administrator of the hospital.

36 (iii) The sponsoring hospital is vested with full

37 and complete authority and power to sue in its own name any

38 recipient for any balance due to the hospital on any such

39 uncompleted contract. The sponsoring hospital may contract with a

40 collection agency or banking institution for collection of any

41 balance due to the hospital from any recipient. The sponsoring

42 hospital and its employees and, if applicable, its board of

43 trustees are immune from any suit brought in law or equity for

actions taken by the collection agency or banking institution

45 incidental to or arising from their performance under the

46 contract. The sponsoring hospital, collection agency and banking

47 institution may negotiate for the payment of a sum that is less

than full payment in order to satisfy any balance the recipient

49 owes.

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50 (iv) Failure to meet the terms of an educational

51 loan contract shall be grounds for revocation of the professional

52 license that was earned through the paid educational leave

53 compensation granted under this section.

54 (v) A finding by the sponsoring hospital of a

55 default by the recipient shall be a finding of unprofessional

56 conduct and, therefore, a basis for the revocation of the

57 professional license that was obtained through the educational

18 leave program. A finding by the sponsoring hospital of default

- 59 shall be a disciplinary action, not a collection action, and shall
- 60 not be affected by the recipient declaring bankruptcy.
- (vi) Notice of pending default status, the
- 62 consequences of a default and the hearing to determine the pending
- 63 default status shall be mailed by the sponsoring hospital to the
- 64 recipient at the last known address.
- (vii) The sponsoring hospital shall conduct a
- 66 hearing of pending default status, make a final determination,
- 67 and, if appropriate, issue a finding of default.
- (viii) Recipients may appear at the hearing of
- 69 pending default status, either personally or through counsel, or
- 70 both, and produce and cross-examine witnesses or evidence in the
- 71 recipient's behalf. The procedure of the hearing shall not be
- 72 bound by the Mississippi Rules of Civil Procedure and Evidence.
- 73 (ix) If at the hearing a recipient is found to be
- 74 in default, a copy of the finding of default shall be forwarded to
- 75 the appropriate licensing agency.
- 76 (x) Appeals from a finding of default made by the
- 77 sponsoring hospital shall be to the circuit court of the county in
- 78 which the hospital is located.
- 79 (xi) Rules and regulations governing the hearing
- 80 of pending default status and other applicable matters shall be
- 81 promulgated by the sponsoring hospital.
- 82 (xii) Any person who is subject to the revocation
- 83 of his or her professional license for not meeting the terms of an
- 84 educational loan contract may appear before the appropriate
- 85 licensing agency to show mitigating circumstances for failure to
- 86 meet the terms of the contract, and may appeal any revocation of
- 87 his or her professional license under the laws applicable to the
- 88 licensing agency.
- 89 (xiii) A license that has been revoked under this
- 90 section shall be reinstated upon a showing of proof that the
- 91 recipient is no longer in default.
- 92 (xiv) These procedures shall only be applicable to
- 93 educational leave contracts entered into under this section and

- 94 shall not apply to educational leave contracts entered into with
- 95 any state health institution pursuant to Section 37-101-291 or
- 96 Section 37-101-293, as amended.
- 97 (2) (a) Any recipient who is granted paid educational leave
- 98 by a hospital shall be compensated by the sponsoring hospital
- 99 during the time the recipient is in school, at the rate of pay
- 100 received by a nurse's aide employed at the hospital. All
- 101 educational leave compensation received by the recipient while in
- 102 school shall be considered earned conditioned upon the fulfillment
- 103 of the terms and obligations of the educational leave contract and
- 104 this section. However, no recipient of full-time educational
- 105 leave shall accrue personal or major medical leave while the
- 106 recipient is on paid educational leave. Recipients of paid
- 107 educational leave shall be responsible for their individual costs
- 108 of tuition and books.
- 109 (b) Paid educational leave shall be granted only upon
- 110 the following conditions:
- 111 (i) The recipient shall fulfill his or her
- 112 obligation under the contract with the sponsoring hospital by
- 113 working as a licensed practical nurse, registered nurse, nurse
- 114 practitioner, speech pathologist, occupational therapist, physical
- 115 therapist or other health care professional. The total
- 116 compensation that the recipient was paid while on educational
- 117 leave shall be considered as unconditionally earned on an annual
- 118 pro rata basis for each year of service rendered under the
- 119 educational leave contract as a health care professional in the
- 120 sponsoring hospital.
- 121 (ii) If the recipient does not work as a licensed
- 122 practical nurse, registered nurse, nurse practitioner, speech
- 123 pathologist, occupational therapist, physical therapist or other
- 124 health care professional in the sponsoring hospital for the period
- 125 required under this section, the recipient shall be liable for
- 126 repayment on demand of the remaining portion of the compensation
- 127 that the recipient was paid while on paid educational leave that
- 128 has not been unconditionally earned, with interest accruing at ten

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percent (10%) per annum from the recipient's date of graduation or
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     the date that the recipient last worked at the sponsoring
     hospital, whichever is the later date. In addition, there shall
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     be included in any contract for paid educational leave a provision
     for liquidated damages equal to Five Thousand Dollars ($5,000.00),
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     which may be reduced on a pro rata basis for each year served
     under the contract.
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                           If any recipient fails or withdraws from
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                    (iii)
     school at any time before successfully completing his or her
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     health care training, the recipient shall be liable for repayment
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     on demand of the amount of the total compensation that the
     recipient was paid while on paid educational leave, with interest
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     accruing at ten percent (10%) per annum from the date the
     recipient failed or withdrew from school. However, the recipient
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     shall not be liable for liquidated damages, and if the recipient
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     returns to work at the sponsoring hospital in the same position
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     held at the hospital before accepting educational leave, or a
     position approved by the hospital, the recipient shall not be
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     liable for payment of any interest on the amount owed.
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                    (iv) The issuance and renewal of the professional
     license required to work as a licensed practical nurse, registered
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     nurse, nurse practitioner, speech pathologist, occupational
     therapist, physical therapist or other health care professional
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     for which the educational leave was granted shall be contingent
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     upon the repayment of the total compensation that the recipient
     received while on paid educational leave. Failure to meet the
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     terms of an educational loan contract shall be grounds for
     revocation of the professional license that was earned through the
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     paid educational leave compensation granted under this section.
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     Any individual who receives any amount of paid educational leave
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     compensation while in school and subsequently receives a
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     professional license shall be deemed to have earned the
     professional license through paid educational leave. Any person
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     who is subject to the revocation of his or her professional
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     license for not meeting the terms of an educational loan contract
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- 164 may appear before the appropriate licensing agency to show
- 165 mitigating circumstances for failure to meet the terms of the
- 166 contract, and may appeal any revocation of his or her professional
- 167 license under the laws applicable to the licensing agency.
- 168 (v) These procedures shall only apply to
- 169 educational leave contracts entered into under this section and
- 170 shall not apply to educational leave contracts entered into with
- 171 any state institution pursuant to Section 37-101-291 or Section
- 172 37-101-293, as amended.
- 173 **SECTION 2.** Section 1 of this act shall be codified in
- 174 Chapter 9 of Title 41, Mississippi Code of 1972.
- 175 **SECTION 3.** This act shall take effect and be in force from
- 176 and after July 1, 2003.

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

AN ACT TO CREATE A PROGRAM OF PAID EDUCATIONAL LEAVE FOR HOSPITAL EMPLOYEES; AND FOR RELATED PURPOSES.