## House Amendments to Senate Bill No. 2850

## TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

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

- 11 **SECTION 1.** This act shall be known and may be cited as the
- 12 "Rural Health Availability Act."
- 13 <u>SECTION 2.</u> The Legislature finds and declares the following:
- 14 (a) In rural areas, access to health care is limited
- 15 and the quality of health care is adversely affected by inadequate
- 16 reimbursement and collection rates and difficulty in recruiting
- 17 and retaining skilled health professionals.
- 18 (b) There is limited, if any, overlap in the geographic
- 19 service areas of Mississippi rural hospitals.
- 20 (c) Rural hospitals' financial stability is threatened
- 21 by patient migration to general acute care and specialty hospitals
- 22 in urban areas.
- 23 (d) The availability of quality health care in rural
- 24 areas is essential to the economic and social viability of rural
- 25 communities.
- 26 (e) Cooperative agreements among rural hospitals would
- 27 improve the availability and quality of health care for
- 28 Mississippians in rural areas and enhance the likelihood that
- 29 rural hospitals can remain open.
- 30 **SECTION 3.** For the purposes of this act, the following terms
- 31 shall have the following meanings:
- 32 (a) "Act" means the Rural Health Availability Act.
- 33 (b) "Affected person," with respect to any application
- 34 for a certificate of public advantage, means:
- 35 (i) The applicant(s);

36 (ii) Any person residing within the geographic

37 service area of an applicant;

- (iii) Health care purchasers who reimburse health 38
- 39 care facilities located in the geographic service area of an
- 40 applicant;
- 41 (iv) Any other person furnishing goods or services
- to, or in competition with, an applicant; or 42
- 43 (v) Any other person who has notified the
- 44 department in writing of his interest in applications for
- certificates of public advantage and has a direct economic 45
- 46 interest in the decision.
- Notwithstanding the foregoing, persons from other states who 47
- would otherwise be considered "affected persons" are not included, 48
- unless that other state provides for similar involvement of 49
- 50 persons from Mississippi in a similar process in that state.
- 51 "Board" means the State Board of Health established
- under Section 41-3-1. 52
- 53 (d) "Certificate of public advantage" means the formal
- 54 written approval, including any conditions or modifications of a
- 55 cooperative agreement by the department.
- 56 "Cooperative agreement" means a contract, business
- 57 or financial arrangement, or any other activities or practices
- 58 among two (2) or more rural hospitals for the sharing, allocation,
- 59 or referral of patients; the sharing or allocation of personnel,
- 60 instructional programs, support services and facilities, medical,
- 61 diagnostic or laboratory facilities, procedures, equipment, or
- 62 other health care services; the acquisition or merger of assets
- among or by two (2) or more rural hospitals, including agreements 63
- 64 to negotiate jointly with respect to price or other competitive
- 65 terms with suppliers. The term "cooperative agreement" includes
- any amendments thereto with respect to which a certificate of 66
- 67 public advantage has been issued or applied for or with respect to
- which a certificate of public advantage is not required, unless 68
- 69 the context clearly requires otherwise.

- 70 (f) "Department" means the State Department of Health
- 71 created under Section 41-3-15.
- 72 "Hospital" has the meaning set forth in Section (g)
- 73 41-9-3.
- 74 "Rural area" means an area with a population (h)
- 75 density of less than one hundred (100) individuals per square
- 76 mile; a municipality or county with a population of less than
- seven thousand five hundred (7,500) individuals; or an area 77
- 78 defined by the most recent United States Census as rural.
- 79 "Rural hospital" means a private or community
- 80 hospital having at least one (1) but no more than seventy-five
- (75) licensed acute-care beds that is located in a rural area. 81
- 82 "State" means the State of Mississippi. (j)
- 83 (k) "State Health Officer" means the State Health
- Officer elected by the State Board of Health under Section 41-3-5. 84
- 85 The use of a singular term in this section includes the
- plural of that term, and the use of a plural term in this section 86
- 87 includes the singular of that term, unless the context clearly
- requires another connotation. 88
- SECTION 4. (1) A rural hospital and any corporation, 89
- 90 partnership, joint venture or any other entity, all of whose
- 91 principals are rural hospitals, may negotiate and enter into
- 92 cooperative agreements with other such persons in the state,
- 93 subject to receipt of a certificate of public advantage governing
- 94 the agreement as provided in this act.
- 95 (2) Parties to a cooperative agreement may apply to the
- department for a certificate of public advantage governing that 96
- 97 cooperative agreement. The application must include an executed
- 98 written copy of the cooperative agreement and describe the nature
- 99 and scope of the cooperation in the agreement and any
- 100 consideration passing to any party under the agreement.
- 101 thirty (30) days of receipt of the application, the department may
- 102 request additional information as may be necessary to complete the
- 103 application. The applicant has thirty (30) days from the date of
- 104 the request to submit the additional information. If the

applicant fails to submit the requested information within the
thirty (30) day period, or any extension of time granted by the
department, the application is deemed withdrawn. The department
may require an application fee from the submitting parties
sufficient to cover the cost of processing the application.

- (3) The department shall review the application in accordance with the standards set forth in subsection (4) of this section. The department shall give notice of the application to members of the public who reside in the service areas of the applicant hospitals, which may be provided through newspapers of general circulation or public information channels. If requested by an affected person within thirty (30) days of the giving of the public notice, the department may hold a public hearing in accordance with the rules adopted by the board. The department shall grant or deny the application within sixty (60) days after receipt of a completed application or from the date of the public hearing, if one is held, and that decision, along with any conditions of approval, must be in writing and must set forth the basis for the decision. The department may establish conditions for approval that are reasonably necessary to ensure that the cooperative agreement and the activities engaged under it are consistent with the intent of this act and to ensure that the activity is appropriately supervised and regulated by the state. The department shall furnish a copy of the decision to the applicants and any affected persons who have asked in writing to
- 131 (4) The department shall issue a certificate of public 132 advantage for a cooperative agreement if it determines that:
- 133 (a) Each of the parties to the cooperative agreement
  134 is a rural hospital or is a corporation, partnership, joint
  135 venture or other entity all of whose principals are rural
  136 hospitals;
- 137 (b) The geographic service area of the rural hospitals
  138 who are parties to the agreement do not overlap significantly; and

be notified.

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- 139 (c) The cooperative agreement is likely to result in
- 140 one or more of the following benefits:
- 141 (i) Enhancement of the quality of hospital and
- 142 hospital-related care provided to Mississippi citizens;
- 143 (ii) Preservation of hospital facilities and
- 144 health care in rural areas;
- 145 (iii) Gains in the cost-efficiency of services
- 146 provided by the hospitals involved;
- 147 (iv) Encouragement of cost-sharing among the
- 148 hospitals involved;
- 149 (v) Improvements in the utilization of hospital
- 150 resources and equipment; or
- 151 (vi) Avoidance or reduction of duplication of
- 152 hospital resources or expenses, including administrative expenses.
- 153 (5) The department shall actively monitor and regulate
- 154 agreements approved under this act and may request information
- 155 whenever necessary to ensure that the agreements remain in
- 156 compliance with the conditions of approval. The department may
- 157 charge an annual fee to cover the cost of monitoring and
- 158 regulating these agreements. During the time the certificate is
- 159 in effect, a report on the activities under the cooperative
- 160 agreement must be filed with the department every two (2) years.
- 161 The department shall review the report in order to determine that
- 162 the cooperative agreement continues to comply with the terms of
- 163 the certificate of public advantage.
- 164 (6) The department shall revoke a certificate of public
- 165 advantage by giving written notice to each party to a cooperative
- 166 agreement with respect to which the certificate is being revoked,
- 167 if it finds that:
- 168 (a) The cooperative agreement or activities undertaken
- 169 by it are not in substantial compliance with the terms of the
- 170 application or the conditions of approval;
- 171 (b) The likely benefits resulting from the cooperative
- 172 agreement no longer exist; or

- 173 (c) The department's approval was obtained as a result
  174 of intentional material misrepresentation to the department or as
  175 the result of coercion, threats, or intimidation toward any party
  176 to the cooperative agreement.
- 177 The department shall maintain on file all cooperative 178 agreements for which certificates of public advantage remain in 179 effect. A party to a cooperative agreement who terminates or 180 withdraws from the agreement shall notify the department within 181 fifteen (15) days of the termination or withdrawal. parties terminate their participation in the cooperative 182 183 agreement, the department shall revoke the certificate of public 184 advantage for the agreement.
- 185 The parties to a cooperative agreement with respect to 186 which a certificate of advantage is in effect must notify the 187 department of any proposed amendment to the cooperative agreement, 188 including an amendment to add an additional party but excluding an 189 amendment to remove or to reflect the withdrawal of a party, 190 before the amendment takes effect. The parties must apply to the 191 department for a certificate of public advantage governing the 192 amendment and the department shall consider and rule on the 193 application in accordance with the procedures applicable to 194 cooperative agreements generally.
- 195 (9) The department may promulgate rules and regulations in 196 accordance with the Administrative Procedures Law as in effect 197 from time to time to implement the provisions of this act, 198 including any fees and application costs associated with the 199 monitoring and oversight of cooperative agreements approved under 200 this act.
- 201 (10) A dispute among the parties to a cooperative agreement 202 concerning its meaning or terms is governed by the principles of 203 contract law or any other applicable law.
- 204 <u>SECTION 5.</u> Any applicant aggrieved by a decision of the
  205 department under this act shall be entitled to judicial review
  206 thereof in the Circuit Court of Hinds County, First Judicial
  207 District. In the review, the decision of the department shall be
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- 208 affirmed unless it is arbitrary, capricious, or it is not in 209 compliance with this act.
- 210 **SECTION 6.** Nothing in this act exempts hospitals from
- 211 compliance with the provisions of Sections 41-7-171 et seq.
- 212 concerning certificates of need.
- 213 **SECTION 7.** This act shall take effect and be in force from
- 214 and after July 1, 2004.

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

AN ACT TO CREATE THE RURAL HEALTH AVAILABILITY ACT; TO PROVIDE THAT RURAL HOSPITALS MAY ENTER INTO COOPERATIVE AGREEMENTS

- 3 FOR CERTAIN PURPOSES; TO REQUIRE PARTIES TO THOSE COOPERATIVE
- 4 AGREEMENTS TO APPLY FOR A CERTIFICATE OF PUBLIC ADVANTAGE
- 5 GOVERNING THE COOPERATIVE AGREEMENT; TO PROVIDE STANDARDS OF
- 6 REVIEW FOR THE STATE DEPARTMENT OF HEALTH WITH REGARD TO THOSE
- 7 APPLICATIONS AND ISSUANCE OF CERTIFICATES; TO REQUIRE THE
- 8 DEPARTMENT TO MONITOR AND REGULATE THOSE AGREEMENTS; TO AUTHORIZE
- 9 THE DEPARTMENT TO REVOKE A CERTIFICATE; AND FOR RELATED PURPOSES.

HR40\SB2850A.J

Don Richardson Clerk of the House of Representatives