Senate Amendments to House Bill No. 402

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE 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:

9 SECTION 1. Section 43-20-5, Mississippi Code of 1972, is 10 amended as follows:

11 43-20-5. When used in this chapter, the following words 12 shall have the following meanings:

"Child-care facility" means a place which provides 13 (a) 14 shelter and personal care for six (6) or more children who are not 15 related within the third degree computed according to the civil law to the operator and who are under thirteen (13) years of age, 16 for any part of the twenty-four-hour day, whether such place be 17 organized or operated for profit or not. The term "child-care 18 facility" includes day nurseries, day care centers and any other 19 20 facility that falls within the scope of the definitions set forth 21 above, regardless of auspices. Exemptions from the provisions of 22 this chapter include:

(i) Child-care facilities which operate for no
more than two (2) days a week, whose primary purpose is to provide
respite for the caregiver or temporary care during other scheduled
or related activities and organized programs which operate for
three (3) or less weeks per year such as, but not limited to,
vacation bible schools and scout day camps.

(ii) Any child residential home as defined in, and in compliance with the provisions of, Section 43-16-3(b) et seq. (iii) 1. Any elementary, including kindergarten, and/or secondary school system, accredited by the Mississippi State Department of Education, the Southern Association of Colleges and Schools, the Mississippi Private School Education H. B. 402 PAGE 1 35 Association, the American Association of Christian Schools, the 36 Association of Christian Schools International, and any Head Start 37 program operating in conjunction with an elementary school system, 38 whether it be public, private or parochial, whose primary purpose 39 is a structured school or school readiness program.

40 2. Accreditation, for the purpose of exemption from the provisions of this chapter, means: a. receipt 41 42 by any school or school system of full accreditation from an 43 accrediting entity listed in item 1 of this subparagraph (iii), or b. proof of application by the school or school system for 44 45 accreditation status from the accrediting entity. Proof of application for accreditation status shall include, but not be 46 47 limited to, a copy of the applicant's completed application for accreditation filed with the licensing agency and a letter or 48 49 other authenticating documentation from a signatory authority with 50 the accrediting entity that the application for accreditation has been received and that the applicant is currently under 51 52 consideration or review for full accreditation status by the 53 accrediting entity. An exemption for a nonaccredited applicant under this item 2 shall be for a maximum of one (1) year from the 54 55 receipt date by the licensing agency of the completed 56 documentation for proof of application for accreditation status. 57 Failure to receive full accreditation by the end of the one-year 58 exemption period for a nonaccredited applicant shall result in the 59 nonaccredited applicant no longer remaining exempt from the provisions of this chapter at the end of the one-year period. 60 However, if full accreditation is not received by the end of the 61 one-year exemption period, the State Board of Health, in its 62 63 discretion, may extend the exemption period for any nonaccredited 64 applicant for periods of six (6) months, with the total extension not to exceed one (1) year. During any such extension periods, 65 66 the board shall have the authority to enforce child-care facility licensure provisions relating to the health and safety of the 67 If a nonaccredited children in the school or school system. 68 69 applicant fails to receive full accreditation by the end of all

H. B. 402 PAGE 2 70 extended exemption periods, the applicant shall no longer remain 71 exempt from the provisions of this chapter at the end of the 72 extended exemption periods. This item 2 shall stand repealed on 73 July 1, 2006.

(iv) Any membership organization affiliated with a national organization which charges only a nominal annual membership fee, does not receive monthly, weekly or daily payments for services, and is certified by its national association as being in compliance with the association's minimum standards and procedures, including, but not limited to, the Boys and Girls Club of America, and the YMCA.

81 (v) Any family child-care home as defined in
82 Section 43-20-53(a) et seq.

All other preschool child-care programs and/or extended dayschool programs must meet requirements set forth in this chapter.

(b) "Health" means that condition of being sound in
mind and body and encompasses an individual's physical, mental and
emotional welfare.

88 (c) "Safety" means that condition of being protected89 from hurt, injury or loss.

90 (d) "Person" means any person, firm, partnership,91 corporation or association.

92 "Operator" means any person, acting individually or (e) 93 jointly with another person or persons, who shall establish, own, 94 operate, conduct or maintain a child-care facility. The 95 child-care facility license shall be issued in the name of the 96 operator, or, if there is more than one (1) operator, in the name 97 of one (1) of the operators. If there is more than one (1) 98 operator, all statutory and regulatory provisions concerning the 99 background checks of operators shall be equally applied to all operators of a facility, including, but not limited to, a spouse 100 101 who jointly owns, operates or maintains the child-care facility 102 regardless of which particular person is named on the license. 103 "Personal care" means assistance rendered by (f)

104 personnel of the child-care facility in performing one or more of

H. B. 402 PAGE 3 105 the activities of daily living, which includes, but is not limited 106 to, the feeding, personal grooming, supervising and dressing of 107 children placed in the child-care facility.

108 (g) "Licensing agency" means the Mississippi State 109 Department of Health.

(h) "Caregiver" means any person who provides direct care, supervision or guidance to children in a child-care facility, regardless of title or occupation.

SECTION 2. Section 43-20-12, Mississippi Code of 1972, is amended as follows:

115 43-20-12. All fees collected by the State Board of Health 116 under this chapter and any penalties collected by the board for 117 violations of this chapter shall be deposited <u>into the State</u>

118 General Fund * * *.

SECTION 3. This act shall take effect and be in force from and after June 30, 2004.

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

1 AN ACT TO AMEND SECTION 43-20-5, MISSISSIPPI CODE OF 1972, TO 2 EXTEND THE AUTOMATIC REPEALER ON THE STATUTE PROVIDING FOR 3 EXEMPTION FROM CHILD-CARE FACILITY LICENSURE FOR CERTAIN 4 ACCREDITED PROGRAMS; TO AMEND SECTION 43-20-12, MISSISSIPPI CODE 5 OF 1972, TO PROVIDE THAT FEES COLLECTED BY THE STATE BOARD OF 6 HEALTH FOR CHILD CARE LICENSURE SHALL BE DEPOSITED INTO THE STATE 7 GENERAL FUND; AND FOR RELATED PURPOSES.

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John O. Gilbert Secretary of the Senate