*** Pending *** COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1569

BY: Committee

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

7 SECTION 1. Section 83-48-5, Mississippi Code of 1972, is 8 amended as follows:

9 83-48-5. (1) There is created the Medical Malpractice 10 Insurance Availability Plan that shall be funded by the 11 participants in the plan. The plan shall be administered by the 12 Tort Claims Board created under Section 11-46-18.

(2) (a) The plan shall provide coverage for medical 13 14 malpractice to hospitals, institutions for the aged or infirm, or other health care facilities licensed by the State of Mississippi, 15 physicians, nurses or other personnel who are duly licensed to 16 practice in a hospital or other health care facility licensed by 17 the State of Mississippi. Participation in the plan shall be 18 voluntary for any hospital, institution for the aged or infirm, or 19 other health care facilities licensed by the State of Mississippi, 20 21 physicians, nurses and any other personnel who are duly licensed 22 to practice in a hospital or other health care facility licensed by the State of Mississippi. However, no state entity may 23 24 participate in the plan. The term "state" as used in this 25 subsection has the meaning ascribed to that term under Section

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11-46-1. The plan shall make available tail (extended reporting period) coverage for participants of the plan at an additional premium assessment for such coverage. The board shall encourage participation in the insurance industry market. Any duly licensed qualified Mississippi agent who writes a policy under the plan may receive a commission not to exceed five percent (5%) of the premium assessment as full compensation.

33 (b) The limits of coverage under the plan shall be as34 follows:

35 (i) For participants who are "political
36 subdivisions" and participants who are "employees" of political
37 subdivisions, as such terms are defined under Section 11-46-1, a
38 maximum of Five Hundred Thousand Dollars (\$500,000.00), per single
39 occurrence, and Two Million Dollars (\$2,000,000.00), in the
40 aggregate, per year, for all occurrences;

41 (ii) For all other participants, a maximum of One
42 Million Dollars (\$1,000,000.00), per single occurrence, and Three
43 Million Dollars (\$3,000,000.00), in the aggregate, per year, for
44 all occurrences; and

45 (iii) For tail coverage, the plan shall provide
46 some limits of coverage as designated in subparagraphs (i) and
47 (ii) of this paragraph (b).

48 (3) Policies may be underwritten based on participant 49 history. All rates applicable to the coverage provided herein 50 shall be on an actuarially sound basis and calculated to be 51 self-supporting.

52 (4) Every participant in the plan shall: 53 (a) File with the board a written agreement, the form 54 and substance of which shall be determined by the board, signed by 55 a duly authorized representative of the participant, that the 56 participant will provide services to (i) Medicaid recipients, (ii) 57 State and School Employees Health Insurance Plan participants, and

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(iii) Children's Health Insurance Program participants. The agreement must provide, among other things, that the participant will provide services to Medicaid recipients, State and School Employees Health Insurance Plan participants, and Children's Health Insurance Program participants in a manner that is comparable to the services provided to all other patients and shall be made without balance billing to the patient; and

(b) Pay all assessments and premiums established by theboard.

67 (5) This chapter shall not preclude any hospital, 68 institution for the aged or infirm, or other health care 69 facilities licensed by the State of Mississippi, physician, nurse 70 or other personnel who are duly licensed to practice in a hospital 71 or other health care facility licensed by the State of Mississippi 72 from procuring medical malpractice insurance from any source other 73 than the plan.

74 <u>(6)</u> The Tort Claims Board shall have the following powers 75 and duties:

76 To expend money from a loan from the Tort Claims (a) 77 Fund in an amount not to exceed Five Hundred Thousand Dollars (\$500,000.00) for the start-up costs of administering the Medical 78 79 Malpractice Insurance Availability Plan and to expend an 80 additional sum of money from a loan from the Tort Claims Fund in 81 an amount not to exceed Five Hundred Thousand Dollars 82 (\$500,000.00) to purchase reinsurance for the participants in the plan, said loan to be repaid not later than July 1, 2006; 83 84 (b) To approve and pay claims of participants; To charge and collect assessments and fees from 85 (C) 86 participants in the plan; 87 (d) To contract with accountants, attorneys, actuaries 88 and any other experts deemed necessary to carry out the 89 responsibilities under the plan. The outsourcing of any function

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90 of the board shall be provided by Mississippi residents or 91 Mississippi domicile corporations, if available;

92 (e) To employ not more than five (5) persons in 93 time-limited positions to assist the board in the administration 94 of the plan;

95 (f) To contract for administration of the claims and 96 service of the plan to a third party. The outsourcing of any 97 function of the board shall be provided by Mississippi residents 98 or Mississippi domicile corporations, if available;

99 (g) To adopt and promulgate rules and regulations to 100 implement the provisions of the plan. The Tort Claims Board shall 101 adopt such rules and regulations as may be necessary to ensure 102 that the plan remains actuarially sound. The board shall retain 103 the limited liability established by Section 11-46-15; and

(h) To submit an annual report on or before March 1
each year to the House and Senate Insurance Committees. Such
report shall contain:

107 (i) Certification by a qualified actuary that the108 plan is solvent;

109 (ii) The number of participants in the plan; 110 (iii) The number of claims filed and paid by the 111 plan; and

(iv) The amount of all assessments and feescollected from the participants in the plan.

114 (7) Nothing contained in this section shall be construed as 115 repealing, amending or superseding the provisions of any other law 116 and, if the provisions of this section conflict with any other 117 law, then the provisions of such other law shall govern and 118 control to the extent of the conflict.

SECTION 2. This act shall take effect and be in force from and after July 1, 2004.

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

1 AN ACT TO AMEND SECTION 83-48-5, MISSISSIPPI CODE OF 1972, TO 2 AUTHORIZE THE TORT CLAIMS BOARD TO EXPEND AN ADDITIONAL SUM OF 3 MONEY FROM A LOAN FROM THE TORT CLAIMS FUND FOR THE PURCHASE OF 4 REINSURANCE FOR THE PARTICIPANTS IN THE MEDICAL MALPRACTICE 5 INSURANCE AVAILABILITY PLAN; AND FOR RELATED PURPOSES.