By: Senator(s) Dawkins, Williamson

To: Public Health and Welfare

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## SENATE BILL NO. 2680

AN ACT TO AMEND SECTION 41-9-17, MISSISSIPPI CODE OF 1972, TO EMPOWER THE STATE DEPARTMENT OF HEALTH TO REQUIRE LICENSED 2. 3 HOSPITALS TO REPORT OUTCOME PERFORMANCE RATINGS FOR PROVIDING 4 CERTAIN CORE EMERGENCY MEDICAL TREATMENT PROCEDURES; TO AUTHORIZE THE DEPARTMENT TO CONTRACT WITH THE MISSISSIPPI HOSPITAL 5 6 ASSOCIATION TO PROVIDE NECESSARY TRAINING AND ADMINISTRATIVE 7 SUPPORT FOR LICENSED HOSPITALS TO COMPLY WITH SUCH OUTCOME CORE PERFORMANCE REPORTING STANDARDS; AND FOR RELATED PURPOSES. 8 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 41-9-17, Mississippi Code of 1972, is 10 11 amended as follows: 41-9-17. (1) The licensing agency shall adopt, amend, 12 promulgate and enforce such rules, regulations and standards with 13 respect to all hospitals to be licensed under Section 41-9-11 as 14 may be designed to further the accomplishment of the purposes of 15 Sections 41-9-1 through 41-9-35 in promoting safe and adequate 16 treatment of individuals in hospitals in the interest of public 17 18 health, safety and welfare. Any rule, regulation or standard adopted hereunder shall be considered as promulgated and effective 19 from and after the time the same is recorded and indexed in a book 20 to be maintained by the licensing agency in its main office in the 21 State of Mississippi, entitled "Minimum Standard of Operation for 22 Mississippi Hospitals." Said book shall be open and available to 23 all hospitals and the public generally at all reasonable times. 24 25 Upon the adoption of any such rule, regulation or standard, the licensing agency shall mail copies thereof to all hospitals in the 26 state which have filed with said agency their names and addresses 27 28 for this purpose, but the failure to mail the same or the failure 29 of the hospital to receive the same shall in nowise affect the 30 validity thereof. No such rules, regulations or standards shall

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31	be adopted or enforced which would have the effect of denying a
32	license to a hospital or other institution required to be
33	licensed, solely by reason of the school or system of practice
34	employed or permitted to be employed therein.
35	(2) Beginning July 1, 2004, the State Board of Health shall
36	promulgate rules and regulations requiring licensed hospitals to
37	meet minimum standards and publish outcome performance ratings for
38	equipment, procedures and records which are required on a
39	voluntary basis by the Joint Commission on Accreditation of
40	Healthcare Organizations for the following core procedures that
41	are considered crucial for proper treatment of emergency medical
42	conditions:
43	(a) Heart attack procedures:
44	(i) Administer aspirin on arrival at hospital and
45	discharge;
46	(ii) Administer beta blocker drug on arrival and
47	discharge to stabilize heartbeat; and
48	(iii) Administer ACE inhibitor drug to widen blood
49	vessels and reduce strain on the heart;
50	(b) Congestive heart failure procedures:
51	(i) Assess the functioning of heart's left
52	ventricle; and
53	(ii) Administer ACE inhibitor drug; and
54	(c) Pneumonia procedures:
55	(i) Administer first antibiotic dose within four
56	(4) hours of arrival at hospital;
57	(ii) Vaccinate against pneumococcal bacteria; and
58	(iii) Measure levels of oxygen in blood.
59	The State Board of Health shall contract with the Mississippi
60	Hospital Association to provide necessary training and
61	administrative support for each licensed hospital to comply with
62	said outcome performance standards, and shall publish an annual

- 63 report to the Legislature rating each licensed hospital on quality
- 64 of compliance with said standards.
- 65 **SECTION 2.** This act shall take effect and be in force from
- 66 and after July 1, 2005.