Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 369

BY: Committee

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

- 15 **SECTION 1.** Section 83-48-1, Mississippi Code of 1972, is
- 16 reenacted as follows:
- 17 83-48-1. This chapter may be cited as the "Medical
- 18 Malpractice Insurance Availability Act."
- 19 **SECTION 2.** Section 83-48-3, Mississippi Code of 1972, is
- 20 reenacted as follows:
- 21 83-48-3. The purpose of this chapter is to provide a
- 22 temporary market of last resort to make necessary medical
- 23 malpractice insurance available for hospitals, institutions for
- 24 the aged or infirm, or other health care facilities licensed by
- 25 the State of Mississippi, physicians, nurses and any other
- 26 personnel who are duly licensed to practice in a hospital or other
- 27 health care facility licensed by the State of Mississippi. It is
- 28 not intended that the insurance plan authorized by this chapter
- 29 shall become a permanent facility.
- 30 **SECTION 3.** Section 83-48-5, Mississippi Code of 1972, is
- 31 reenacted and amended as follows:
- 32 83-48-5. (1) There is created the Medical Malpractice
- 33 Insurance Availability Plan that shall be funded by the

- 34 participants in the plan. The plan shall be administered by the
- 35 Tort Claims Board created under Section 11-46-18.
- 36 (2) (a) The plan shall provide coverage for medical
- 37 malpractice to hospitals, institutions for the aged or infirm, or
- 38 other health care facilities licensed by the State of Mississippi,
- 39 physicians, nurses or other personnel who are duly licensed to
- 40 practice in a hospital or other health care facility licensed by
- 41 the State of Mississippi. Participation in the plan shall be
- 42 voluntary for any hospital, institution for the aged or infirm, or
- 43 other health care facilities licensed by the State of Mississippi,
- 44 physicians, nurses and any other personnel who are duly licensed
- 45 to practice in a hospital or other health care facility licensed
- 46 by the State of Mississippi. However, no state entity may
- 47 participate in the plan. The term "state" as used in this
- 48 subsection has the meaning ascribed to that term under Section
- 49 11-46-1. The plan shall make available tail (extended reporting
- 50 period) coverage for participants of the plan at an additional
- 51 premium assessment for such coverage. The board shall encourage
- 52 participation in the insurance industry market. Any duly licensed
- 53 qualified Mississippi agent who writes a policy under the plan may
- 54 receive a commission not to exceed five percent (5%) of the
- 55 premium assessment as full compensation.
- 56 (b) The limits of coverage under the plan shall be as
- 57 follows:
- (i) For participants who are "political
- 59 subdivisions" and participants who are "employees" of political
- 60 subdivisions, as such terms are defined under Section 11-46-1, a
- 61 maximum of Five Hundred Thousand Dollars (\$500,000.00), per single
- occurrence, and Two Million Dollars (\$2,000,000.00), in the
- 63 aggregate, per year, for all occurrences;
- (ii) For all other participants, a maximum of One
- 65 Million Dollars (\$1,000,000.00), per single occurrence, and Three

- 66 Million Dollars (\$3,000,000.00), in the aggregate, per year, for
- 67 all occurrences; and
- 68 (iii) For tail coverage, the plan shall provide
- 69 some limits of coverage as designated in subparagraphs (i) and
- 70 (ii) of this paragraph (b).
- 71 (3) Policies may be underwritten based on participant
- 72 history. All rates applicable to the coverage provided herein
- 73 shall be on an actuarially sound basis and calculated to be
- 74 self-supporting.
- 75 (4) Every participant in the plan shall:
- 76 (a) File with the board a written agreement, the form
- 77 and substance of which shall be determined by the board, signed by
- 78 a duly authorized representative of the participant, that the
- 79 participant will provide services to (i) Medicaid recipients, (ii)
- 80 State and School Employees Health Insurance Plan participants, and
- 81 (iii) Children's Health Insurance Program participants. The
- 82 agreement must provide, among other things, that the participant
- 83 will provide services to Medicaid recipients, State and School
- 84 Employees Health Insurance Plan participants, and Children's
- 85 Health Insurance Program participants in a manner that is
- 86 comparable to the services provided to all other patients and
- 87 shall be made without balance billing to the patient; and
- 88 (b) Pay all assessments and premiums established by the
- 89 board.
- 90 (5) This chapter shall not preclude any hospital,
- 91 institution for the aged or infirm, or other health care
- 92 facilities licensed by the State of Mississippi, physician, nurse
- 93 or other personnel who are duly licensed to practice in a hospital
- 94 or other health care facility licensed by the State of Mississippi
- 95 from procuring medical malpractice insurance from any source other
- 96 than the plan.

- 97 $\underline{\text{(6)}}$ The Tort Claims Board shall have the following powers
- 98 and duties:
- 99 (a) To expend money from a loan from the Tort Claims
- 100 Fund in an amount not to exceed Five Hundred Thousand Dollars
- 101 (\$500,000.00) for the start-up costs of administering the Medical
- 102 Malpractice Insurance Availability Plan;
- 103 (b) To approve and pay claims of participants;
- 104 (c) To charge and collect assessments and fees from
- 105 participants in the plan;
- 106 (d) To contract with accountants, attorneys, actuaries
- 107 and any other experts deemed necessary to carry out the
- 108 responsibilities under the plan. The outsourcing of any function
- 109 of the board shall be provided by Mississippi residents or
- 110 Mississippi domicile corporations, if available;
- (e) To employ not more than five (5) persons in
- 112 time-limited positions to assist the board in the administration
- 113 of the plan;
- 114 (f) To contract for administration of the claims and
- 115 service of the plan to a third party. The outsourcing of any
- 116 function of the board shall be provided by Mississippi residents
- 117 or Mississippi domicile corporations, if available;
- 118 (g) To adopt and promulgate rules and regulations to
- 119 implement the provisions of the plan. The Tort Claims Board shall
- 120 adopt such rules and regulations as may be necessary to ensure
- 121 that the plan remains actuarially sound. The board shall retain
- 122 the limited liability established by Section 11-46-15; and
- (h) To submit an annual report on or before March 1
- 124 each year to the House and Senate Insurance Committees. Such
- 125 report shall contain:
- 126 (i) Certification by a qualified actuary that the
- 127 plan is solvent;
- 128 (ii) The number of participants in the plan;

- 129 (iii) The number of claims filed and paid by the
- 130 plan; and
- 131 (iv) The amount of all assessments and fees
- 132 collected from the participants in the plan.
- 133 (7) Nothing contained in this section shall be construed as
- 134 repealing, amending or superseding the provisions of any other law
- 135 and, if the provisions of this section conflict with any other
- 136 law, then the provisions of such other law shall govern and
- 137 control to the extent of the conflict.
- 138 **SECTION 4.** Section 83-48-7, Mississippi Code of 1972, is
- 139 reenacted as follows:
- 140 83-48-7. There is created an advisory council to serve the
- 141 Tort Claims Board in an advisory capacity for matters pertaining
- 142 to the Medical Malpractice Coverage Availability Plan only. The
- 143 advisory council shall be composed of one (1) member who shall
- 144 have experience in the medical profession appointed by the
- 145 Lieutenant Governor; one (1) member who shall have experience in
- 146 the insurance industry appointed by the Lieutenant Governor; one
- 147 (1) member who shall have experience in the medical profession
- 148 appointed by the Speaker of the House of Representatives; one (1)
- 149 member who shall have experience in the insurance industry
- 150 appointed by the Speaker of the House of Representatives; and one
- 151 (1) member who is a hospital administrator appointed by the
- 152 Governor.
- 153 **SECTION 5.** Section 11-46-19, Mississippi Code of 1972, is
- 154 reenacted and amended as follows:
- 155 11-46-19. (1) The board shall have the following powers:
- 156 (a) To provide oversight over the Tort Claims Fund;
- 157 (b) To approve any award made from the Tort Claims
- 158 Fund;
- 159 (c) To pay all necessary expenses attributable to the
- 160 operation of the Tort Claims Fund from such fund;

- 161 (d) To assign litigated claims against governmental 162 entities other than political subdivisions to competent attorneys 163 unless such governmental entity has a staff attorney who is 164 competent to represent the governmental entity and is approved by 165 the board; the board shall give primary consideration to attorneys 166 practicing in the jurisdiction where the claim arose in assigning 167 cases; attorneys hired to represent a governmental entity other 168 than a political subdivision shall be paid according to the 169 department fee schedule;
- 170 (e) To approve all claimants' attorney fees in claims
 171 against the state;
- (f) To employ on a full-time basis a staff attorney who shall possess the minimum qualifications required to be a member of The Mississippi Bar, and such other staff as it may deem necessary to carry out the purposes of this chapter; the employees in the positions approved by the board shall be hired by the director, shall be employees of the department, and shall be compensated from the Tort Claims Fund;
- 179 (g) To contract with one or more reputable insurance 180 consulting firms as may be necessary;
- (h) To purchase any policies of liability insurance and to administer any plan of self-insurance or policies of liability insurance required for the protection of the state against claims and suits brought under this chapter;
- (i) To expend money from the Tort Claims Fund for the purchase of any policies of liability insurance and the payment of any award or settlement of a claim against the state under the provisions of this chapter or of a claim against any school district, junior college or community college district, or state agency, arising from the operation of school buses or other vehicles, under the provisions of Section 37-41-42;

192	(j)	To cancel,	modify o	or	replace	any	policy	or	policies

- 193 of liability insurance procured by the board;
- 194 (k) To issue certificates of coverage to governmental
- 195 entities, including any political subdivision participating in any
- 196 plan of liability protection approved by the board;
- 197 (1) To review and approve or reject any plan of
- 198 liability insurance or self-insurance reserves proposed or
- 199 provided by political subdivisions if such plan is intended to
- 200 serve as security for risks of claims and suits against them for
- 201 which immunity has been waived under this chapter;
- 202 (m) To administer disposition of claims against the
- 203 Tort Claims Fund;
- 204 (n) To withhold issuance of any warrants payable from
- 205 funds of a participating state entity should such entity fail to
- 206 make required contributions to the Tort Claims Fund in the time
- 207 and manner prescribed by the board;
- 208 (o) To develop a comprehensive statewide list of
- 209 attorneys who are qualified to represent the state and any
- 210 employee thereof named as a defendant in a claim brought under
- 211 this chapter against the state or such employee;
- 212 (p) To develop a schedule of fees for paying attorneys
- 213 defending claims against the state or an employee thereof;
- 214 (q) To adopt and promulgate such reasonable rules and
- 215 regulations and to do and perform all such acts as are necessary
- 216 to carry out its powers and duties under this chapter;
- 217 (r) To establish and assess premiums to be paid by
- 218 governmental entities required to participate in the Tort Claims
- 219 Fund;
- 220 (s) To contract with a third-party administrator to
- 221 process claims against the state under this chapter;
- (t) To annually submit its budget request to the
- 223 Legislature as a state agency;

- 224 (u) To dispose of salvage obtained in settlement or
- 225 payment of any claim at fair market value by such means and upon
- 226 such terms as the board may think best; and
- 227 (v) To administer the Medical Malpractice Insurance
- 228 Availability Plan under Section 83-48-5. The provisions of this
- 229 paragraph (v) shall stand repealed from and after July 1, 2007.
- 230 (2) Policies of liability insurance purchased for the
- 231 protection of governmental entities against claims and suits
- 232 brought under this chapter shall be purchased pursuant to the
- 233 competitive bidding procedures set forth in Section 31-7-13.
- 234 (3) The department shall have the following powers and
- 235 duties:
- 236 (a) To annually report to the Legislature concerning
- 237 each comprehensive plan of liability protection established
- 238 pursuant to Section 11-46-17(2). Such report shall include a
- 239 comprehensive analysis of the cost of the plan, a breakdown of the
- 240 cost to participating state entities, and such other information
- 241 as the department may deem necessary.
- 242 (b) To provide the board with any staff and meeting
- 243 facilities as may be necessary to carry out the duties of the
- 244 board as provided in this chapter.
- 245 (c) To submit the board's budget request for the
- 246 initial year of operation of the board in order to authorize
- 247 expenditures for the 1993-1994 fiscal year and for the
- 248 appropriation of such general funds as shall be required for the
- 249 commencement of its activities.
- 250 SECTION 6. Section 6, Chapter 560, Laws of 2003, is amended
- 251 as follows:
- 252 Section 6. This act shall take effect and be in force from
- 253 and after its passage * * *.
- 254 **SECTION 7.** The following provision shall be codified as
- 255 Section 83-48-9, Mississippi Code of 1972:

- 83-48-9. Sections 83-48-1, 83-48-3, 83-48-5 and 83-48-7, 256
- 257 Mississippi Code of 1972, shall stand repealed from and after July
- 1, 2007. 258
- 259 SECTION 8. This act shall take effect and be in force from
- 260 and after July 1, 2005.

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

- AN ACT TO REENACT SECTIONS 83-48-1, 83-48-3, 83-48-5 AND
- 83-48-7, MISSISSIPPI CODE OF 1972, WHICH CREATE THE MEDICAL 2
- MALPRACTICE INSURANCE AVAILABILITY ACT; TO AMEND REENACTED SECTION
- 83-48-5, MISSISSIPPI CODE OF 1972, TO CORRECT SUBSECTION
- 5 NUMBERING; TO AMEND REENACTED SECTION 11-46-19, MISSISSIPPI CODE
- OF 1972, TO CODIFY THE REPEALER ON THE PARAGRAPH WHICH PROVIDES 6
- FOR THE ADMINISTRATION OF THE MEDICAL MALPRACTICE INSURANCE 7
- AVAILABILITY PLAN BY THE TORT CLAIMS BOARD; TO AMEND SECTION 6,
- 9
- 10
- CHAPTER 560, LAWS OF 2003, TO DELETE THE REPEALER ON THE MEDICAL MALPRACTICE INSURANCE AVAILABILITY ACT; TO CREATE A NEW SECTION 83-48-9, MISSISSIPPI CODE OF 1972, TO CODIFY THE REPEALER ON THE 11
- MEDICAL MALPRACTICE INSURANCE AVAILABILITY ACT; AND FOR RELATED 12
- 13 PURPOSES.