Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1651

BY: Committee

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

5	SECTION 1. The following sum, or so much thereof as may be
6	necessary, is hereby appropriated out of any money in the State
7	General Fund not otherwise appropriated, for the purpose of
8	defraying the expenses of the State Department of Health for the
9	fiscal year beginning July 1, 2005, and ending June 30, 2006
10	\$ 26,794,034.00.
11	SECTION 2. The following sum, or so much thereof as may be
12	necessary, is hereby appropriated out of any money in any special
13	fund in the State Treasury to the credit of the State Department
14	of Health which is comprised of special source funds collected by
15	or otherwise available to the department, for the purpose of
16	defraying the expenses of the department for the fiscal year
17	beginning July 1, 2005, and ending June 30, 2006
18	\$ 204,923,129.00.
19	SECTION 3. Of the funds appropriated under the provisions of
20	Section 2, Twelve Million Five Hundred Sixty-two Thousand Six
21	Hundred Seven Dollars (\$12,562,607.00) shall be derived from the
22	Health Care Expendable Fund created in Section 43-13-407,
23	Mississippi Code of 1972, for the support and maintenance of the

24	State Department of Health. The funds provided for in this
25	section shall be allocated as follows:
26	Maternal and Child Health Care
27	Program\$1,242,943.00
28	Early Intervention Program\$ 221,954.00
29	Health Department Programs\$2,219,542.00
30	Mississippi Qualified Health
31	Center Grant Program\$3,551,267.00
32	Trauma Care System\$5,326,901.00
33	The State Department of Health may transfer a portion of
34	Trauma Care System funds to the Division of Medicaid for the
35	development and implementation of an enhanced reimbursement fee
36	program related to trauma care and services, used to match federal
37	funds, under a cooperative agreement between the State Department
38	of Health and the Division of Medicaid.
39	It is the intention of the Legislature that none of the Five
40	Million Three Hundred Twenty-six Thousand Nine Hundred One Dollars
41	(\$5,326,901.00) authorized herein for the Trauma Care System shall
42	be expended to the benefit of any hospital located outside the
43	boundaries of the State of Mississippi, unless otherwise excepted
44	in this paragraph. Further, unless otherwise excepted in this
45	paragraph, no such out-of-state hospital shall be authorized to
46	receive such funds until such time as the amount appropriated for
47	such purpose shall reach an amount of Eight Million Dollars
48	(\$8,000,000.00) or more. Funds shall be expended by the
49	Mississippi Department of Health for distribution to the Regional
50	Medical Center at Memphis, located in Memphis, Tennessee, for
51	their participation in the Trauma Care System.
52	SECTION 4. Of the funds appropriated under the provisions of
53	Sections 1, 2 and 3, not more than the amounts set forth below
54	shall be expended for the respective major objects or purposes of
55	expenditure:

56	MAJOR OBJECTS OF EXPENDITURE:
57	Personal Services:
58	Salaries, Wages and Fringe Benefits \$ 88,649,765.00
59	Travel and Subsistence
60	Contractual Services
61	Commodities
62	Capital Outlay:
63	Other Than Equipment
64	Equipment
65	Subsidies, Loans and Grants
66	Total\$ 231,717,163.00
67	FUNDING:
68	General Funds\$ 26,794,034.00
69	Special Funds 204,923,129.00
70	Total\$ 231,717,163.00
71	AUTHORIZED POSITIONS:
72	Permanent: Full Time
73	Part Time 24
74	Time-Limited: Full Time 558
75	Part Time 14
76	With the funds herein appropriated, it is the intention of
77	the Legislature that it shall be the agency's responsibility to
78	make certain that funds required to be appropriated for "Personal
79	Services" for Fiscal Year 2007 do not exceed Fiscal Year 2006
80	funds appropriated for that purpose, unless programs or positions
81	are added to the agency's Fiscal Year 2007 budget by the
82	Mississippi Legislature. Based on data provided by the
83	Legislative Budget Office, the State Personnel Board shall
84	determine and publish the projected annual cost to fully fund all
85	appropriated positions in compliance with the provisions of this
86	act. It shall be the responsibility of the agency head to insure
87	that no single personnel action increases this projected annual

- 88 cost and/or the Fiscal Year 2006 appropriation for "Personal
- 89 Services" when annualized, with the exception of escalated funds.
- 90 If, at the time the agency takes any action to change "Personal
- 91 Services, " the State Personnel Board determines that the agency
- 92 has taken an action which would cause the agency to exceed this
- 93 projected annual cost or the Fiscal Year 2006 "Personal Services"
- 94 appropriated level, when annualized, then only those actions which
- 95 reduce the projected annual cost and/or the appropriation
- 96 requirement will be processed by the State Personnel Board until
- 97 such time as the requirements of this provision are met.
- 98 Any transfers or escalations shall be made in accordance with
- 99 the terms, conditions and procedures established by law or
- 100 allowable under the terms set forth within this act. The State
- 101 Personnel Board shall not escalate positions without written
- 102 approval from the Department of Finance and Administration. The
- 103 Department of Finance and Administration shall not provide written
- 104 approval to escalate any funds for salaries and/or positions
- 105 without proof of availability of new or additional funds above the
- 106 appropriated level.
- No general funds authorized to be expended herein shall be
- 108 used to replace federal funds and/or other special funds which are
- 109 being used for salaries authorized under the provisions of this
- 110 act and which are withdrawn and no longer available.
- 111 SECTION 5. It is the intention of the Legislature that the
- 112 State Department of Health shall maintain complete accounting and
- 113 personnel records related to the expenditure of all funds
- 114 appropriated under this act and that such records shall be in the
- 115 same format and level of detail as maintained for Fiscal Year
- 116 2005. It is further the intention of the Legislature that the
- 117 agency's budget request for Fiscal Year 2007 shall be submitted to
- 118 the Joint Legislative Budget Committee in a format and level of

119	detail comparable to the format and level of detail p	rovided
120	during the Fiscal Year 2006 budget request process.	
121	SECTION 6. In compliance with the "Mississippi	Performance
122	Budget and Strategic Planning Act of 1994," it is the	intent of
123	the Legislature that the funds provided herein shall	be utilized
124	in the most efficient and effective manner possible t	o achieve the
125	intended mission of this agency. Based on the fundin	g authorized,
126	this agency shall make every effort to attain the tar	geted
127	performance measures provided below:	
128		FY2006
129	Performance Measures	Target
130	Chronic Illness	
131	Patients Served (Persons)	4,600
132	Home Health Visits (Visits)	99,816
133	Hypertension Visits (Visits)	7,672
134	Diabetes Treatment Visits (Visits)	377
135	Maternal & Child Health	
136	Maternity Patients Served (Persons)	7,500
137	WIC Patients Served per Month (Persons)	101,000
138	Family Planning Patients Served (Persons)	97,233
139	Environmental Health	
140	General Sanitation Inspections (Actions)	20,080
141	Food Establishments Inspected (Sites)	30,000
142	Water Supplies Tested (Actions)	1,390
143	Disease Prevention	
144	Vaccinations Administered (Doses)	350,000
145	STD Diagnostic Treatment & Follow-up	
146	Services (Persons)	26,000
147	TB Cases & Contacts Investigated (Actions)	1,500
148	H Care Planning & Licensure	
149	Declaratory for CON Reviews (Actions)	400
150	Ambulance Services Lic/Permitted (Entities)	685

151	Nurse's Aides Certified (Persons)	3,000
152	Professional Licenses Issued (Actions)	4,899
153	Support Services	
154	Percentage of Total Budget (%)	6.59
155	A reporting of the degree to which the performance targ	ets
156	set above have been or are being achieved shall be provided	in the
157	agency's budget request submitted to the Joint Legislative B	udget
158	Committee for Fiscal Year 2007.	
159	SECTION 7. It is the intent of the Legislature that th	е
160	Mississippi Department of Health shall have authority to esc	alate
161	the various budgets in both funds and positions, with the ap	proval
162	of the State Fiscal Officer, from any special funds collecte	d or
163	available, in the current fiscal year or any prior fiscal ye	ar,
164	not to exceed Five Million Dollars (\$5,000,000.00), to the a	gency
165	for expenditure. Upon such approval, the Mississippi Depart	ment
166	of Health may expend such funds in the manner authorized by	law.
167	The Executive Director of the Mississippi Department of	
168	Health shall submit to the Department of Finance and	
169	Administration a certified statement providing a detailed	
170	explanation for any escalation, including a justification fo	r the
171	establishment of any new positions or reclassification of ex	isting
172	positions and the existence of any required matching funds f	or
173	those positions, and an assessment of the impact on the agen	cy's
174	General Fund Budget for the three (3) fiscal years following	the
175	fiscal year in which the escalation is requested.	
176	SECTION 8. It is the intention of the Legislature that	with
177	the funds provided herein, the State Department of Health ma	У
178	provide and administer without charge, Hepatitis B vaccinati	ons to
179	Emergency Medical Services (EMS) personnel who are in need o	f such
180	vaccinations through job related exposure.	
181	SECTION 9. In addition to all other sums heretofore	

appropriated, the following $\operatorname{sum},$ or so much thereof as may be

182

183	necessary, is hereby appropriated out of any money in the State
184	Treasury to the credit of the Local Governments and Rural Water
185	Systems Emergency Loan Fund, and the Local Governments and Rural
186	Water System Improvements Revolving Loan Fund as authorized in
187	Chapter 521, Laws of 1995, to the State Department of Health for
188	the purpose of defraying the expenses of the Local Governments and
189	Rural Water Systems Improvements Board, for the fiscal year
190	beginning July 1, 2005, and ending June 30, 2006
191	\$ 33,256,500.00.
192	SECTION 10. Of the funds appropriated in Section 2, One
193	Million Dollars (\$1,000,000.00) shall come from the Department of
194	Human Services, Child Care Development Fund or other appropriate
195	special funds for the purpose of child care licensure. These
196	funds are to be transferred to the State Department of Health no
197	later than July 31, 2005. The State Department of Health shall
198	make a complete accounting of the uses of these funds to the
199	Department of Human Services.
200	SECTION 11. It is the intention of the Legislature that the
201	State Department of Health shall expend not more than Fifty
202	Thousand Dollars (\$50,000.00) of the funds appropriated in Section
203	1 and allocated in Section 4 for providing the oil known as
204	"Lorenzo's Oil" for the treatment of the genetic disorder
205	adrenoleukodystrophy (ALD), to children and Mississippi residents
206	over the age of twenty-one (21) who have the genetic disorder
207	adrenoleukodystrophy and for whom Medicaid does not reimburse the
208	cost of providing the oil. The department may also provide needed
209	pathology and biannual MRI exams.
210	SECTION 12. In addition to all other funds heretofore
211	appropriated, the following sum, or so much thereof as may be
212	necessary, is hereby appropriated out of any money deposited in
213	the State Treasury from the Mississippi Tobacco Pilot Program as
214	authorized in the case Mike Moore Attorney General ex rel State

- 215 of Mississippi v. The American Tobacco Company et al. (Chancery
- 216 Court of Jackson County, Mississippi, Cause No. 94-1429) to the
- 217 State Department of Health for the fiscal year beginning
- 218 July 1, 2005, and ending June 30, 2006.....\$ 8,000,000.00.
- It is the intention of the Legislature that of the funds
- 220 appropriated in this section, an amount not less than Two Million
- 221 Five Hundred Thousand Dollars (\$2,500,000.00) is provided to fund
- 222 the School Tobacco Nurse Program.
- 223 **SECTION 13.** Of the funds appropriated in Section 1, Seven
- 224 Hundred Fifty Thousand Dollars (\$750,000.00) are provided for the
- 225 purpose of purchasing AIDS drugs and other necessary AIDS related
- 226 medical services.
- 227 **SECTION 14.** Of the funds appropriated in Section 3, the
- 228 amounts of One Hundred Ten Thousand Nine Hundred Seventy-seven
- 229 Dollars (\$110,977.00) shall be allocated to the T. K. Martin
- 230 Center at Mississippi State University and One Hundred Ten
- 231 Thousand Nine Hundred Seventy-seven Dollars (\$110,977.00) shall be
- 232 allocated to the Regional Rehabilitation Center in Tupelo for the
- 233 Early Intervention Program.
- 234 **SECTION 15.** Of the funds appropriated herein, Fifty Thousand
- 235 Dollars (\$50,000.00) is provided for the Breast and Cervical
- 236 Cancer Program.
- 237 **SECTION 16.** In addition to all other funds heretofore
- 238 appropriated, the following sum, or so much thereof as may be
- 239 necessary, is hereby appropriated out of any money in any special
- 240 fund in the State Treasury to the credit of the State Department
- 241 of Health which is comprised of special source funds collected by
- 242 or otherwise available to the department, for the purpose of
- 243 funding the Federal Bioterrorism Preparedness Program to the State
- 244 Department of Health for the fiscal year beginning July 1, 2005,
- 245 and ending June 30, 2006......\$ 10,048,191.00.

246	SECTION 17. In addition to all other sums herein
247	appropriated, the following sum, or so much thereof as may be
248	necessary is hereby appropriated out of the Health Care Expendable
249	Fund in the State Treasury, for the purpose of defraying the cost
250	of the Mississippi Qualified Health Center Grant Program, for the
251	period beginning on passage of this act and ending on June 30,
252	2005\$ 160,000.00.
253	SECTION 18. The money herein appropriated shall be paid by
254	the State Treasurer out of any money in the State Treasury to the
255	credit of the proper fund or funds as set forth in this act, upon
256	warrants issued by the State Fiscal Officer; and the State Fiscal
257	Officer shall issue his warrants upon requisitions signed by the
258	proper person, officer or officers, in the manner provided by law.
259	SECTION 19. This act shall take effect and be in force from
260	and after July 1, 2005, except for Section 17 which shall take
261	effect and be in force from and after its passage.