## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2585

## **BY: Committee**

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

7	SECTION 1. Section 47-5-1101, Mississippi Code of 1972, is
8	reenacted as follows:
9	47-5-1101. Sections 47-5-1101 through 47-5-1123 shall be
10	cited as the "Special Needs Prison Program of 1994."
11	SECTION 2. Section 47-5-1103, Mississippi Code of 1972, is
12	reenacted as follows:
13	47-5-1103. As used in Sections 47-5-1101 through 47-5-1123,
14	unless the context otherwise requires:
15	(a) "Commissioner" means the Commissioner of
16	Corrections.
17	(b) "Contractor" means any private entity entering into
18	a contractual agreement with the commissioner to provide special
19	needs facilities or correctional services to inmates under the
20	custody of the department.
21	(c) "Department" means the Department of Corrections.
22	(d) "Special needs" means an inmate with diminished
23	mental or physical health requiring specialized health care
24	facilities or services. This does not include HIV positive
25	inmates.

26 SECTION 3. Section 47-5-1105, Mississippi Code of 1972, is
27 reenacted as follows:

47-5-1105. (1) The commissioner is authorized to enter into
contracts for a special needs correctional facility and services
only as provided in Sections 47-5-1101 through 47-5-1123.

31 (2) No contract shall be entered into unless it offers cost
32 savings of at least ten percent (10%) to the department.

33 (3) Any inmate sentenced to the custody of the department
34 identified as having a special need may be eligible to be
35 incarcerated in a special needs correctional facility in which a
36 contractor is providing correctional services.

37 (4) The rates and benefits for correctional services shall
38 be negotiated by the commissioner based upon American Correction
39 Association Standards, state law and court orders.

40 (5) The special needs facility or the site for a proposed
41 facility must comply with all local zoning ordinances and
42 regulations.

43 (6) The department may contract for the construction or
44 leasing of a special needs facility. Any facility operated by a
45 private contractor must house medium or maximum security inmates.

46 SECTION 4. Section 47-5-1107, Mississippi Code of 1972, is
47 reenacted as follows:

47-5-1107. All facilities that are governed by this chapter 48 shall be designed, constructed, and at all times maintained and 49 50 operated in accordance with the American Correctional Association Standards in force at the time of contracting, as well as with 51 52 subsequent ACA Standards to the extent that they are approved by the contracting agency. The facility shall meet the percentage of 53 standards required for accreditation by the American Correctional 54 55 Association.

56 In addition, all facilities shall at all times comply with 57 all federal and state constitutional standards, federal, state and 58 local laws, and all court orders.

59 SECTION 5. Section 47-5-1109, Mississippi Code of 1972, is
60 reenacted as follows:

47-5-1109. The initial contract for the operation of a 61 facility or for incarceration of prisoners or inmates therein 62 shall be for a period of not more than five (5) years with an 63 64 option to renew for an additional period of two (2) years. Contracts for construction, purchase, or lease of a facility shall 65 66 not exceed a term of fifteen (15) years. Any contract for housing beyond the initial five (5) years shall be subject to annual 67 68 appropriation by the Legislature if public funds are used to finance the construction. 69

70 SECTION 6. Section 47-5-1111, Mississippi Code of 1972, is
71 reenacted as follows:

47-5-1111. (1) A contractor's employees serving as "correctional officers" shall be allowed to use force only while on the grounds of a facility, while transporting inmates, and while pursuing escapees from a facility.

(2) A contractor shall be authorized to use only such
nondeadly force as the circumstances require in the following
situations: to prevent the commission of a felony or misdemeanor,
including escape; to defend oneself or others against physical
assault; to prevent serious damage to property; to enforce
institutional regulations and orders; and to prevent or quell a
riot.

(3) A contractor's employees, while performing their
officially assigned duties relating to the custody, control,
transportation, recapture or arrest of any escaped offender
assigned to a contract prison, shall be authorized to use force
and firearms as necessary to pursue and recapture escapees.

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(4) Private correctional officers who have been
appropriately certified as determined by the contracting agency
and trained pursuant to the provisions of subsection (5) shall
have the right to carry and use firearms and shall exercise such
authority and use deadly force only as a last resort, and then
only to prevent an act that could result in death or serious
bodily injury to oneself or to another person.

95 (5) Private correctional officers shall be trained in the 96 use of force and the use of firearms, in accordance with ACA 97 Standards and shall be trained, at the contractor's expense, for 98 at least the minimum number of hours that public personnel are 99 currently trained.

100 SECTION 7. Section 47-5-1113, Mississippi Code of 1972, is
101 reenacted as follows:

102 47-5-1113. All employees of a facility operated pursuant to 103 this chapter must receive, at a minimum, the same quality and 104 quantity of training as that required by the state, for employees 105 of public correctional and detention facilities. All training 106 expenses shall be the responsibility of the contractor.

107 SECTION 8. Section 47-5-1115, Mississippi Code of 1972, is
108 reenacted as follows:

109 47-5-1115. A contract for correctional services shall not be 110 entered into unless the following requirements are met:

(a) The contractor provides an adequate plan of insurance, specifically including insurance for civil rights claims, as determined by an independent risk management/actuarial firm with demonstrated experience in public liability for state governments. In determining the adequacy of the plan, such firm shall determine whether:

(i) The insurance is adequate to protect the state from any and all actions by a third party against the contractor or the state as a result of the contract;

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(ii) The insurance is adequate to protect the
state against any and all claims arising as a result of any
occurrence during the term of the contract; that is, the insurance
is adequate on an occurrence basis, not on a claims-made basis;

(iii) The insurance is adequate to assure the contractor's ability to fulfill its contract with the state in all respects, and to assure that the contractor is not limited in this ability because of financial liability which results from judgments; and

(iv) The insurance is adequate to satisfy such
other requirements specified by the independent risk
management/actuarial firm.

(b) The sovereign immunity of the state shall not apply to the contractor. Neither the contractor nor the insurer of the contractor may plead the defense of sovereign immunity in any action arising out of the performance of the contract.

136 SECTION 9. Section 47-5-1117, Mississippi Code of 1972, is 137 reenacted as follows:

138 47-5-1117. A plan shall be developed and certified by the 139 commissioner which demonstrates the method by which the state 140 would resume control of the prison upon contract termination. 141 Such plan shall be submitted for review and comment to law 142 enforcement agencies, the district attorney and circuit judges in 143 the county in which the prison is located.

144 SECTION 10. Section 47-5-1119, Mississippi Code of 1972, is 145 reenacted as follows:

146 47-5-1119. (1) The commissioner shall monitor any contracts 147 with prison contractors providing correctional services and shall 148 report at least annually, or as requested, to the Senate Committee 149 on Corrections and the House Penitentiary Committee on the 150 performance of the contractor.

The medical director of the department shall be 151 (2) 152 responsible for monitoring all aspects of the facility. The 153 medical director may designate a person to assist in monitoring at 154 the facility, as the medical director determines to be necessary. 155 The medical director shall be provided an on-site work area, shall 156 be on-site on a daily basis, and shall have access to all areas of 157 the facility and to inmates and staff at all times. The 158 contractor shall provide any and all data, reports and other 159 materials that the medical director determines are necessary to 160 carry out monitoring responsibilities under this section. 161 SECTION 11. Section 47-5-1121, Mississippi Code of 1972, is 162 reenacted as follows:

163 47-5-1121. No contract for private correctional facilities 164 or services shall authorize, allow, or imply a delegation of the 165 authority or responsibility of the state to a prison contractor 166 to:

167 (a) Classify inmates or place inmates in less168 restrictive custody or more restrictive custody;

(b) Transfer an inmate, although the contractor may recommend in writing that the department transfer a particular inmate;

172 (C) Grant, deny, or revoke sentence credits; (d) Recommend that the parole board either deny or 173 grant parole, although the contractor may submit written reports 174 175 that have been prepared in the ordinary course of business; 176 (e) Develop and implement procedures for calculating 177 sentence credits or inmate release and parole eligibility dates; 178 (f) Require an inmate to work, except on 179 department-approved projects; approve the type of work that 180 inmates may perform; or award or withhold wages or sentence 181 credits based on the manner in which individual inmates perform 182 such work; or

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183 (g) Determine inmate eligibility for furlough and work 184 release.

185 SECTION 12. Section 47-5-1123, Mississippi Code of 1972, is 186 amended as follows:

187 47-5-1123. Sections 47-5-1101 through 47-5-1121 shall stand
188 repealed on July 1, 2008.

189 SECTION 13. This act shall take effect and be in force from 190 and after July 1, 2006.

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

1 AN ACT TO REENACT SECTIONS 47-5-1101 THROUGH 47-5-1121, 2 MISSISSIPPI CODE OF 1972, WHICH CREATE THE SPECIAL NEEDS PRISON 3 PROGRAM; TO AMEND SECTION 47-5-1123, MISSISSIPPI CODE OF 1972, TO 4 EXTEND THE REPEAL DATE ON THOSE REENACTED SECTIONS FROM JULY 1, 5 2006, TO JULY 1, 2008; AND FOR RELATED PURPOSES.