To: Insurance

SENATE BILL NO. 2168

AN ACT TO AMEND SECTION 71-3-15, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT UNDER THE WORKERS' COMPENSATION LAW, AN INJURED BMPLOYEE SHALL HAVE THE RIGHT TO SELECT THE SPECIALISTS, PRACTITIONERS OR HEALTH CARE PROVIDERS OF HIS CHOOSING WHO PROVIDE THE TYPE OF TREATMENT THAT IS PRESCRIBED BY HIS CHOSEN PHYSICIAN; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 71-3-15, Mississippi Code of 1972, is amended as follows:

10 71-3-15. (1) The employer shall furnish such medical, surgical, and other attendance or treatment, nurse and hospital 11 12 service, medicine, crutches, artificial members, and other apparatus for such period as the nature of the injury or the 13 process of recovery may require. The injured employee shall have 14 the right to accept the services furnished by the employer or, in 15 16 his discretion, to select one (1) competent physician of his 17 choosing and to select such other specialists, practitioners or health care providers of his choosing who provide the type of 18 treatment that is prescribed by his chosen physician * * *. 19 Referrals by the chosen physician shall be limited to one (1) 20 physician within a specialty or subspecialty area. Except in an 21 22 emergency requiring immediate medical attention, any additional 23 selection of physicians by the injured employee or further referrals must be approved by the employer, if self-insured, or 24 25 the carrier, before obtaining the services of the physician at the expense of the employer or carrier. If denied, the injured 26 27 employee may apply to the commission for approval of the additional selection or referral, and if the commission determines 28 29 that the request is reasonable, the employee may be authorized to * SS02/ R363* S. B. No. 2168 G1/2 07/SS02/R363 PAGE 1

30 obtain that treatment at the expense of the employer or carrier. 31 Approval by the employer or carrier does not require approval by 32 the commission. A physician to whom the employee is referred by 33 his employer shall not constitute the employee's selection, unless 34 the employee, in writing, accepts the employer's referral as his 35 own selection. If the employer desires, he may have the employee 36 examined by a physician other than of the employee's choosing for 37 the purpose of evaluating temporary or permanent disability or medical treatment being rendered under such reasonable terms and 38 39 conditions as may be prescribed by the commission. If at any time during that period, the employee unreasonably refuses to submit to 40 41 medical or surgical treatment, the commission shall, by order, suspend the payment of further compensation during such time as 42 43 the refusal continues, and no compensation shall be paid at any time during the period of the suspension; however, no claim for 44 45 medical or surgical treatment shall be valid and enforceable, as 46 against the employer, unless within twenty (20) days following the 47 first treatment, the physician or provider giving the 48 treatment * * * furnishes to the employer, if self-insured, or its 49 carrier, a preliminary report of the injury and treatment, on a 50 form or in a format approved by the commission. Later reports of 51 the injury and treatment must be submitted at least every thirty 52 (30) days thereafter until such time as a final report has been Reports that are required to be filed under this subsection 53 made. 54 shall be furnished by the medical provider to the employer or carrier, and it shall be the responsibility of the employer or 55 56 carrier receiving those reports to promptly furnish copies to the 57 commission. The commission may, in its discretion, excuse the failure to furnish the reports within the time prescribed in this 58 59 subsection if it finds good cause to do so, and may, upon request of any party in interest, order or direct the employer or carrier 60 61 to pay the reasonable value of medical services rendered to the 62 employee.

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Whenever in the opinion of the commission a physician 63 (2) 64 has not correctly estimated the degree of permanent disability or 65 the extent of the temporary disability of an injured employee, the 66 commission shall have the power to cause the employee to be 67 examined by a physician selected by the commission, and to obtain from the physician a report containing his estimate of the 68 69 disabilities. The commission shall have the power, in its 70 discretion, to charge the cost of the examination to the employer, if he is a self-insurer, or to the insurance company that is 71 72 carrying the risk.

73 In carrying out this section, the commission shall (3) establish an appropriate medical provider fee schedule, medical 74 75 cost containment system and utilization review that incorporates 76 one or more medical review panels to determine the reasonableness 77 of charges and the necessity for the services, and limitations on 78 fees to be charged by medical providers for testimony and copying 79 or completion of records and reports and other provisions that, at the discretion of the commission, are necessary to encompass a 80 81 complete medical cost containment program. The commission may 82 contract with a private organization or organizations to establish 83 and implement such a medical cost containment system and fee 84 schedule, with the cost for administering such a system to be paid 85 out of the administrative expense fund as provided in this chapter. All fees and other charges for that treatment or service 86 87 shall be limited to such charges as prevail in the same community for similar treatment and shall be subject to regulation by the 88 89 commission. No medical bill shall be paid to any doctor until all 90 forms and reports required by the commission have been filed. Any employee receiving treatment or service under the provisions of 91 92 this chapter may not be held responsible for any charge for that treatment or service, and no doctor, hospital or other recognized 93 94 medical provider shall attempt to bill, charge or otherwise 95 collect from the employee any amount greater than or in excess of * SS02/ R363* S. B. No. 2168 07/SS02/R363

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96 the amount paid by the employer, if self-insured, or its workers' 97 compensation carrier. Any dispute over the amount charged for 98 service rendered under the provisions of this chapter, or over the 99 amount of reimbursement for services rendered under the provisions 100 of this chapter, shall be limited to and resolved between the 101 provider and the employer or carrier in accordance with the fee 102 dispute resolution procedures adopted by the commission.

(4) The liability of an employer for medical treatment 103 104 as * * * provided in this section shall not be affected by the 105 fact that his employee was injured through the fault or negligence 106 of a third party, not in the same employ, provided the injured employee was engaged in the scope of his employment when injured. 107 108 The employer shall, however, have a cause of action against the 109 third party to recover any amounts paid by him for the medical 110 treatment.

An injured worker who believes that his best interest 111 (5) 112 has been prejudiced by the findings of the physician designated by the employer or carrier shall have the privilege of a medical 113 114 examination by a physician of his own choosing, at the expense of 115 the carrier or employer. The examination may be had at any time 116 after injury and before the closing of the case, provided that the 117 charge shall not exceed One Hundred Dollars (\$100.00) and shall be 118 paid by the carrier or employer if the previous medical findings 119 are upset, but paid by the employee if previous medical findings 120 are confirmed.

121 Medical and surgical treatment as provided in this (6) 122 section shall not be deemed to be privileged insofar as carrying 123 out the provisions of this chapter is concerned. All findings pertaining to a second opinion medical examination at the instance 124 125 of the employer shall be reported as * * * required in this section within fourteen (14) days of the examination, except that 126 127 copies thereof shall also be furnished by the employer or carrier All findings pertaining to an independent 128 to the employee. * SS02/ R363* S. B. No. 2168 07/SS02/R363 PAGE 4

129 medical examination by order of the commission shall be reported 130 as provided in the order for <u>the</u> examination.

(7) Any medical benefits paid by reason of any accident or 131 132 health insurance policy or plan paid for by the employer, which 133 were for expenses of medical treatment under this section, are, 134 upon notice to the carrier before payment by it, subject to subrogation in favor of the accident or health insurance company 135 to the extent of its payment for medical treatment under this 136 section. Reimbursement to the accident or health insurance 137 138 company by the carrier or employer, to the extent of the 139 reimbursement, shall constitute payment by the employer or carrier of medical expenses under this section. Under no circumstances 140 141 shall any subrogation be had by any insurance company against any compensation benefits paid under this chapter. 142

143 SECTION 2. This act shall take effect and be in force from 144 and after July 1, 2007.