MISSISSIPPI LEGISLATURE

By: Representative McLeod

REGULAR SESSION 2019

To: Accountability, Efficiency, Transparency

HOUSE BILL NO. 1412

AN ACT TO AMEND SECTION 25-41-7, MISSISSIPPI CODE OF 1972, TO REVISE THE REASONS A PUBLIC BODY MAY HOLD AN EXECUTIVE SESSION UNDER THE OPEN MEETINGS ACT TO INCLUDE TRANSACTION OF BUSINESS AND DISCUSSIONS BY THE BOARDS OF TRUSTEES OF PUBLIC HOSPITALS REGARDING CERTAIN PROSPECTIVE STRATEGIC BUSINESS DECISIONS OF PUBLIC HOSPITALS; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8 SECTION 1. Section 25-41-7, Mississippi Code of 1972, is
9 amended as follows:

10 25-41-7. (1) Any public body may enter into executive 11 session for the transaction of public business; however, all 12 meetings of any public body shall commence as an open meeting, and 13 an affirmative vote of three-fifths (3/5) of all members present 14 shall be required to declare an executive session.

15 (2) The procedure to be followed by any public body in 16 declaring an executive session shall be as follows: Any member 17 shall have the right to request by motion a closed determination 18 upon the issue of whether or not to declare an executive session. 19 The motion, by majority vote, shall require the meeting to be 20 closed for a preliminary determination of the necessity for 21 Dec 1412

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executive session. No other business shall be transacted until the discussion of the nature of the matter requiring executive session has been completed and a vote, as required in subsection (1) hereof, has been taken on the issue.

An executive session shall be limited to matters allowed 25 (3) 26 to be exempted from open meetings by subsection (4) of this 27 The reason for holding an executive session shall be section. 28 stated in an open meeting, and the reason so stated shall be 29 recorded in the minutes of the meeting. Nothing in this section 30 shall be construed to require that any meeting be closed to the 31 public, nor shall any executive session be used to circumvent or 32 to defeat the purposes of this chapter.

33 (4) A public body may hold an executive session pursuant to34 this section for one or more of the following reasons:

35 Transaction of business and discussion of personnel (a) 36 matters relating to the job performance, character, professional 37 competence, or physical or mental health of a person holding a specific position, or matters relating to the terms of any 38 39 potential or current employment or services agreement with any 40 physicians or other employees of public hospitals, including any 41 discussion of any person applying for medical staff privileges or 42 membership with a public hospital.

43 (b) Strategy sessions or negotiations with respect to44 prospective litigation, litigation or issuance of an appealable

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47 (c) Transaction of business and discussion regarding
48 the report, development or course of action regarding security
49 personnel, plans or devices.

50 (d) Investigative proceedings by any public body51 regarding allegations of misconduct or violation of law.

52 (e) Any body of the Legislature which is meeting on 53 matters within the jurisdiction of that body.

(f) Cases of extraordinary emergency which would pose
immediate or irrevocable harm or damage to persons or property, or
both, within the jurisdiction of the public body.

57 (g) Transaction of business and discussion regarding 58 the prospective purchase, sale or leasing of lands.

(h) Discussions between a school board and individual
students who attend a school within the jurisdiction of the school
board or the parents or teachers of the students regarding
problems of the students or their parents or teachers.

(i) Transaction of business and discussion concerning
the preparation of tests for admission to practice in recognized
professions.

(j) Transaction of business and discussions or
negotiations regarding the location, relocation or expansion of a
business, medical service or an industry.

69 (k) Transaction of business and discussions regarding 70 employment or job performance of a person in a specific position or termination of an employee holding a specific position. 71 The 72 exemption provided by this paragraph includes transaction of business and discussion in executive session by the board of 73 74 trustees of a public hospital regarding any employee or medical staff member or applicant for medical staff privileges and any 75 76 such individual's credentialing, health, performance, salary, 77 raises or disciplinary action. The exemption provided by this 78 paragraph includes the right to enter into executive session 79 concerning a line item in a budget which might affect the 80 termination of an employee or employees. All other budget items 81 shall be considered in open meetings and final budgetary adoption 82 shall not be taken in executive session.

83 (1) Discussions regarding material or data exempt from
84 the Mississippi Public Records Act of 1983 pursuant to Section
85 25-11-121.

(m) Transaction of business and discussion by the
boards of public trustees of public hospitals regarding
prospective strategic business decisions of public hospitals,
including without limitation, decisions to open a new service
line, implement capital improvements, or file applications for
certificates of need or determinations of nonreviewability with
the State Department of Health.

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93 (n) Transaction of business of the boards of trustees 94 of public hospitals that would require discussion of any 95 identifiable patient information, including without limitation, 96 patient complaints, patients' accounts, patients receiving charity 97 care, or treatment that could be identified to a patient.

98 (5) The total vote on the question of entering into an 99 executive session shall be recorded and spread upon the minutes of 100 the public body.

101 (6) Any vote whereby an executive session is declared shall 102 be applicable only to that particular meeting on that particular 103 day.

104 **SECTION 2.** This act shall take effect and be in force from 105 and after July 1, 2019.

H. B. No. 1412 19/HR26/R1278 PAGE 5 (ENK\KW) ST: Open Meeting Law; revise reasons for executive sessions to include certain discussions by boards of trustees of public