## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2892

## **BY: Committee**

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

- SECTION 1. Section 41-13-10, Mississippi Code of 1972, is
- 21 amended as follows:
- 22 41-13-10. For purposes of Sections 41-13-10 through
- 23 41-13-47, the following words shall have the meanings ascribed
- 24 herein, unless the context otherwise requires:
- 25 (a) "Administrator" shall mean the chief administrative
- 26 official and executive officer of a community hospital selected by
- 27 the board of trustees of such community hospital.
- 28 (b) "Board of trustees" shall mean the board appointed
- 29 pursuant to Section 41-13-29, to operate a community hospital.



- 30 (c) "Community hospital" shall mean any hospital,
- 31 nursing home and/or related health facilities or programs,
- 32 including, without limitation, ambulatory surgical facilities,
- 33 intermediate care facilities, after-hours clinics, home health
- 34 agencies and rehabilitation facilities, established and acquired
- 35 by boards of trustees or by one or more owners which is governed,
- 36 operated and maintained by a board of trustees.
- 37 (d) "Owner" shall mean any board of supervisors of any
- 38 county having an ownership interest in any community hospital or
- 39 leased facility on behalf of the county or on behalf of any
- 40 supervisors district, judicial district or election district of
- 41 the county and shall also mean any governing council or board of
- 42 any municipality having an ownership interest in any community
- 43 hospital or leased facility.
- (e) "Leased facility" shall mean a hospital, nursing
- 45 home or related health facilities which an owner has leased to an
- 46 individual, partnership, corporation, other owner or board of
- 47 trustees for a term not in excess of fifty (50) years, conditioned
- 48 upon the facility continuing to operate on a nonprofit basis. A
- 49 leased facility shall not be deemed or considered to be a
- 50 community hospital except for purposes of Sections 41-13-19
- 51 through 41-13-25, and shall not be subject to the statutory
- 52 requirements placed on community hospitals except to the extent as
- 53 may be specifically required by the terms of the applicable lease
- 54 agreement. However, in situations where another community



- 55 hospital, acting through its board of trustees, is the lessee of a
- 56 leased facility, the leased facility shall remain subject to this
- 57 chapter and other laws applicable to community hospitals, except
- 58 that the owners of the lessee shall have sole authority to appoint
- 59 the board of trustees for the leased facility, which shall be the
- 60 same board of trustees as appointed under Section 41-13-29 for the
- 61 lessee community hospital.
- (f) "Service area" means that area in which a community
- 63 hospital may provide services and perform the activities in
- 64 Section 41-13-35(5), as determined by a board of trustees by its
- 65 patient origin studies, and may include areas outside of the State
- 66 of Mississippi.
- 67 **SECTION 2.** Section 41-13-15, Mississippi Code of 1972, is
- 68 amended as follows:
- 69 41-13-15. (1) Any county and/or any political or judicial
- 70 subdivision of a county and/or any municipality of the State of
- 71 Mississippi, acting individually or jointly, may acquire and hold
- 72 real estate for a community hospital either recognized and/or
- 73 licensed as such by either the State of Mississippi or the United
- 74 States Government, and may, after complying with applicable health
- 75 planning and licensure statutes, construct a community hospital
- 76 thereon and/or appropriate funds according to the provisions of
- 77 this chapter for the construction, remodeling, maintaining,
- 78 equipping, furnishing and expansion of such facilities by the
- 79 board of trustees upon such real estate.



- (2) Where joint ownership of a community hospital is involved, the owners are hereby authorized to contract with each other for determining the pro rata ownership of such community hospital, the proportionate cost of maintenance and operation, and the proportionate financing that each will contribute to the community hospital.
- 86 The owners may likewise contract with each other, or on 87 behalf of any subordinate political or judicial subdivision, or 88 with the board of trustees of a community hospital, and/or any 89 agency of the State of Mississippi or the United States 90 Government, for necessary purposes related to the establishment, 91 operation or maintenance of community hospitals and related 92 programs wherever located, and may either accept from, sell or 93 contribute to the other entities, monies, personal property or existing health facilities. The owners or the board of trustees 94 95 may also receive monies, property or any other valuables of any 96 kind through gifts, donations, devises or other recognized means 97 from any source for the purpose of hospital use.
- 98 (4) Owners and boards of trustees, acting jointly or
  99 severally, may acquire and hold real estate for offices for
  100 physicians and other health care practitioners and related health
  101 care or support facilities, provided that any contract for the
  102 purchase of real property must be ratified by the owner, and may
  103 thereon construct and equip, maintain and remodel or expand such
  104 offices and related facilities, and the board of trustees may



- lease same to members of the hospital staff or others at a rate deemed to be in the best interest of the community hospital.
- 107 (5) If any political or judicial subdivision of a county is
  108 obligated hereunder, the boundaries of such district shall not be
  109 altered in such a manner as to relieve any portion thereof of its
  110 obligation hereunder.
- Owners may convey to any other owner any or all 111 112 property, real or personal, comprising any existing community 113 hospital, including related facilities, wherever located, owned by 114 such conveying owner. Such conveyance shall be upon such terms 115 and conditions as may be agreed upon and may make such provisions 116 for transfers of operating funds and/or for the assumption of 117 liabilities of the community hospital as may be deemed appropriate by the respective owners. 118
- Except as provided for in subsection (11) of this 119 (7) (a) 120 section, owners may lease all or part of the property, real or 121 personal, comprising a community hospital, including any related 122 facilities, wherever located, and/or assets of such community 123 hospital, to any individual, partnership or corporation, whether 124 operating on a nonprofit basis or on a profit basis, or to the 125 board of trustees of such community hospital or any other owner or 126 board of trustees, subject to the applicable provisions of 127 subsections (8), (9) and (10) of this section. The term of such 128 lease shall not exceed fifty (50) years. Such lease shall be conditioned upon (i) the leased facility continuing to operate in 129

130 a manner safequarding community health interests; (ii) the 131 proceeds from the lease being first applied against such bonds, notes or other evidence of indebtedness as are issued pursuant to 132 133 Section 41-13-19 as and when they are due, provided that the terms 134 of the lease shall cover any indebtedness pursuant to Section 135 41-13-19; and (iii) any surplus proceeds from the lease being 136 deposited in the general fund of the owner, which proceeds may be 137 used for any lawful purpose. Such lease shall be subject to the 138 express approval of the board of trustees of the community 139 hospital, except in the case where the board of trustees of the 140 community hospital will be the lessee. However, owners may not 141 lease any community hospital to the University of Mississippi 142 Medical Center unless first the University of Mississippi Medical 143 Center has obtained authority to lease such hospital under specific terms and conditions from the Board of Trustees of State 144 145 Institutions of Higher Learning. 146 If the owner wishes to lease a community hospital without an option to sell it and the approval of the board of trustees of the 147 148 community hospital is required but is not given within thirty (30) 149 days of the request for its approval by the owner, then the owner 150 may enter such lease as described herein on the following 151 conditions: A resolution by the owner describing its intention to 152 enter such lease shall be published once a week for at least three 153 (3) consecutive weeks in at least one (1) newspaper published in 154 the county or city, as the case may be, or if none be so

155 published, in a newspaper having a general circulation therein. 156 The first publication of such notice shall be made not less than 157 twenty-one (21) days prior to the date fixed in such resolution 158 for the lease of the community hospital and the last publication 159 shall be made not more than seven (7) days prior to such date. 160 If, on or prior to the date fixed in such resolution for the lease 161 of the community hospital, there shall be filed with the clerk of 162 the owner a petition signed by twenty percent (20%) or fifteen 163 hundred (1500), whichever is less, of the qualified voters of such 164 owner, requesting that an election be called and held on the 165 question of the lease of the community hospital, then it shall be 166 the duty of the owner to call and provide for the holding of an 167 election as petitioned for. In such case, no such lease shall be 168 entered into unless authorized by the affirmative vote of the majority of the qualified voters of such owner who vote on the 169 170 proposition at such election. Notice of such election shall be 171 given by publication in like manner as hereinabove provided for 172 the publication of the initial resolution. Such election shall be 173 conducted and the return thereof made, canvassed and declared as 174 nearly as may be in like manner as is now or may hereafter be 175 provided by law in the case of general elections in such owner. 176 If, on or prior to the date fixed in the owner's resolution for 177 the lease of the community hospital, no such petition as described 178 above is filed with the clerk of the owner, then the owner may proceed with the lease subject to the other requirements of this 179



section. Subject to the above conditions, the lease agreement shall be upon such terms and conditions as may be agreed upon and may make such provision for transfers of tangible and intangible personal property and operating funds and/or for the assumption of liabilities of the community hospital and for such lease payments, all as may be deemed appropriate by the owners.

Owners may sell and convey all or part of the (b) property, real or personal, comprising a community hospital, including any related facilities, wherever located, and/or assets of such community hospital, to any individual, partnership or corporation, whether operating on a nonprofit basis or on a profit basis, or to the board of trustees of such community hospital or any other owner or board of trustees, subject to the applicable provisions of subsections (8) and (10) of this section. and conveyance shall be upon such terms and conditions as may be agreed upon by the owner and the purchaser that are consistent with the requirements of this section, and the parties may make such provisions for the transfer of operating funds or for the assumption of liabilities of the facility, or both, as they deem appropriate. However, such sale and conveyance shall be conditioned upon (i) the facility continuing to operate in a manner safequarding community health interests; (ii) the proceeds from such sale being first applied against such bonds, notes or other evidence of indebtedness as are issued pursuant to Section 41-13-19 as and when they are due, provided that the terms of the



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- 205 sale shall cover any indebtedness pursuant to Section 41-13-19; 206 and (iii) any surplus proceeds from the sale being deposited in 207 the general fund of the owner, which proceeds may be used for any 208 lawful purpose. However, owners may not sell or convey any 209 community hospital to the University of Mississippi Medical Center 210 unless first the University of Mississippi Medical Center has 211 obtained authority to purchase such hospital under specific terms 212 and conditions from the Board of Trustees of State Institutions of 213 Higher Learning.
- 214 (8) Whenever any owner decides that it may be in its best
  215 interests to sell or lease a community hospital as provided for
  216 under subsection (7) of this section, the owner shall first
  217 contract with a certified public accounting firm, a law firm or
  218 competent professional health care or management consultants to
  219 review the current operating condition of the community hospital.
  220 The review shall consist of, at minimum, the following:
- 221 (a) A review of the community's inpatient facility
  222 needs based on current workload, historical trends and
  223 projections, based on demographic data, of future needs.
- (b) A review of the competitive market for services, including other hospitals which serve the same area, the services provided and the market perception of the competitive hospitals.
- (c) A review of the hospital's strengths relative to
  the competition and its capacity to compete in light of projected
  trends and competition.



230	(d) An analysis of the hospital's options, including
231	service mix and pricing strategies. If the study concludes that a
232	sale or lease should occur, the study shall include an analysis of
233	which option would be best for the community and how much revenues
234	should be derived from the lease or sale

- (9) After the review and analysis under subsection (8) of this section, an owner may choose to sell or lease the community hospital. If an owner chooses to sell such hospital or lease the hospital with an option to sell it, the owner shall follow the procedure specified in subsection (10) of this section. owner chooses to lease the hospital without an option to sell it, it shall first spread upon its minutes why such a lease is in the best interests of the persons living in the area served by the facility to be leased, and it shall make public any and all findings and recommendations made in the review required under proposals for the lease, which shall state clearly the minimum required terms of all respondents and the evaluation process that will be used when the owner reviews the proposals. The owner shall lease to the respondent submitting the highest and best proposal. In no case may the owner deviate from the process provided for in the request for proposals.
- (10) If an owner wishes to sell such community hospital or lease the hospital with an option to sell it, the owner first shall conduct a public hearing on the issue of the proposed sale or lease with an option to sell the hospital. Notice of the date,



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255	time, location and purpose of the public hearing shall be
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257	at least one (1) newspaper published in the county or city, as the
258	case may be, or if none be so published, in a newspaper having a
259	general circulation therein. The first publication of the notice
260	shall be made not less than twenty-one (21) days before the date
261	of the public hearing and the last publication shall be made not
262	more than seven (7) days before that date. If there is filed with
263	the clerk of the owner not more than twenty-one (21) days after
264	the <u>date of the</u> public hearing, * * * $\underline{a}$ petition signed by twenty
265	percent (20%) or fifteen hundred (1500), whichever is less, of the
266	qualified voters of the owner, requesting that an election be
267	called and held on the question of whether the owner should
268	proceed with the process of seeking proposals for the sale or
269	lease with an option to sell the hospital, then it shall be the
270	duty of the owner to call and provide for the holding of an
271	election as petitioned for. Notice of the election shall be given
272	by publication in the same manner as provided for the publication
273	of the notice of the public hearing. The election shall be
274	conducted and the return thereof made, canvassed and declared in
275	the same manner as provided by law in the case of general
276	elections in the owner. If less than a majority of the qualified
277	voters of the owner who vote on the proposition at such election
278	vote in favor of the owner proceeding with the process of seeking
279	proposals for the sale or lease with an option to sell the

280	nospital, then the owner is not authorized to sell or lease the
281	hospital. If a majority of the qualified voters of the owner who
282	vote on the proposition at such election vote in favor of the
283	owner proceeding with the process of seeking proposals for the
284	sale or lease with an option to sell the hospital, then the owner
285	may seek proposals for the sale or lease of the hospital. If no
286	such petition is timely filed with the clerk of the owner, then
287	the owner may proceed with the process of seeking proposals for
288	the sale or lease with an option to sell the hospital. The owner
289	shall adopt a resolution describing its intention to sell or lease
290	with an option to sell the hospital, which shall include the
291	owner's reasons why such a sale or lease is in the best interests
292	of the persons living in the area served by the facility to be
293	sold or leased. The owner then shall publish a copy of the
294	resolution; the requirements for proposals for the sale or lease
295	with an option to sell the hospital, which shall state clearly the
296	minimum required terms of all respondents and the evaluation
297	process that will be used when the owner reviews the proposals;
298	and the date proposed by the owner for the sale or lease with an
299	option to sell the hospital. Such publication shall be made once
300	a week for at least three (3) consecutive weeks in at least one
301	(1) newspaper published in the county or city, as the case may be,
302	or if none be so published, in a newspaper having a general
303	circulation therein. The first publication of the notice shall be
304	made not less than twenty-one (21) days before the date proposed

305 for the sale or lease with an option to sell the hospital and the 306 last publication shall be made not more than seven (7) days before 307 that date. \* \* \* After receiving proposals, such sale or lease 308 shall be made to the respondent submitting the highest and best 309 proposal. In no case may the owner deviate from the process 310 provided for in the request for proposals. 311 A lessee of a community hospital, under a lease entered 312 into under the authority of Section 41-13-15, in effect prior to 313 July 15, 1993, or an affiliate thereof, may extend or renew such 314 lease whether or not an option to renew or extend the lease is 315 contained in the lease, for a term not to exceed fifteen (15) 316 years, conditioned upon (a) the leased facility continuing to 317 operate in a manner safeguarding community health interest; (b) 318 proceeds from the lease being first applied against such bonds, 319 notes or other evidence of indebtedness as are issued pursuant to 320 Section 41-13-19; (c) surplus proceeds from the lease being used 321 for health related purposes; (d) subject to the express approval 322 of the board of trustees of the community hospital; and (e) 323 subject to the express approval of the owner. If no board of 324 trustees is then existing, the owner shall have the right to enter 325 into a lease upon such terms and conditions as agreed upon by the 326 parties. Any lease entered into under this subsection (11) may 327 contain an option to purchase the hospital, on such terms as the

parties shall agree.

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329 **SECTION 3.** This act shall take effect and be in force from 330 and after July 1, 2019.

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

AN ACT TO AMEND SECTION 41-13-10, MISSISSIPPI CODE OF 1972, 2 TO AMEND THE DEFINITION OF A COMMUNITY HOSPITAL SERVICE AREA TO INCLUDE AREAS OUTSIDE OF THE STATE; TO AMEND SECTION 41-13-15, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT WHEN AN OWNER OF A 5 COMMUNITY HOSPITAL WISHES TO SELL THE HOSPITAL OR LEASE THE HOSPITAL WITH AN OPTION TO SELL IT, A PETITION REQUESTING AN 6 7 ELECTION ON THE QUESTION OF WHETHER THE OWNER SHOULD PROCEED WITH 8 THE PROCESS OF SEEKING PROPOSALS FOR THE SALE OR LEASE OF THE HOSPITAL MAY BE FILED WITH THE CLERK OF THE OWNER; TO PROVIDE THAT IF LESS THAN A MAJORITY OF THE VOTERS IN THE ELECTION VOTE IN 10 11 FAVOR OF THE QUESTION, THEN THE OWNER IS NOT AUTHORIZED TO SELL OR 12 LEASE THE HOSPITAL; TO PROVIDE THAT IF A MAJORITY OF THE VOTERS IN 13 THE ELECTION VOTE IN FAVOR OF THE QUESTION, OR IF NO SUCH PETITION 14 REQUESTING AN ELECTION IS TIMELY FILED WITH THE CLERK, THEN THE 15 OWNER MAY SEEK PROPOSALS FOR THE SALE OR LEASE OF THE HOSPITAL AND 16 MAY SELL OR LEASE THE HOSPITAL TO THE RESPONDENT SUBMITTING THE 17 HIGHEST AND BEST PROPOSAL AFTER PUBLISHING NOTICE; AND FOR RELATED 18 PURPOSES.