Senate Amendments to House Bill No. 843

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

6 SECTION 1. Section 25-15-103, Mississippi Code of 1972, is 7 amended as follows:

8 The maximum amount of group insurance or 25 - 15 - 103. (1) 9 other coverage used in determining employer's limitation of one 10 hundred percent (100%) of such costs shall be determined by 11 regulations promulgated by the governing board or head of any 12 political subdivision, school district, junior college district, 13 institution, department or agency named in Section 25-15-101 and this section, but the life insurance for each employee shall not 14 15 exceed Fifty Thousand Dollars (\$50,000.00), or the amount of 16 deduction allowed by the United States Internal Revenue Service in 17 filing a federal tax return, whichever is greater. A like amount may be for accidental death, accident, health and salary 18 19 protection insurance, providing benefits not exceeding sixty 20 percent (60%) of the employee's income, or the amount allowed by 21 the United States Internal Revenue Service in filing a federal tax 22 return, whichever is greater. Hospitalization benefits for room H. B. 843 PAGE 1

and board may not exceed the average semiprivate cost per day; and the other coverages authorized hereinabove. The limitations in this subsection on the amount of group insurance and other coverage which employers may obtain for their employees shall not be applicable to municipalities.

28 (2)Any employee who retires due to one hundred percent (100%) medical disability, or due to reaching the statutory age of 29 30 retirement under the provisions of the Public Employees' 31 Retirement Law of 1952, being Sections 25-11-101 through 32 25-11-139, may, if he elects, remain a member of the group plan 33 for such life insurance and other benefits as may be agreed to by 34 the governing board or institution, department, or agency head and 35 the companies writing such insurance and other coverage, by paying 36 the entire costs thereof.

37 When any of the political subdivisions, school (3) 38 districts, junior college districts, institutions, departments, or 39 agencies named in Section 25-15-101 and this section have adopted the group coverage plan authorized by said sections, any of the 40 41 employees thereof participating in the plan who desire to secure 42 additional benefits for their dependents with the company or 43 companies providing such group coverage may do so by authorizing 44 in writing the deduction from his or her salary or wages of the necessary amounts for the full payment of such additional 45 46 coverage, and the same may be deducted and paid for such purposes, but the entire cost of such additional coverage for dependents 47 48 shall be paid by the employee.

H. B. 843 PAGE 2 49 (4) (a) A municipality may provide group life insurance 50 coverage for all or specified groups of its public employees and 51 group hospitalization benefits for such public employees and their 52 dependents, and the municipality may pay the total of the cost of 53 all benefits under this section.

(b) A county may provide group life insurance coverage for all or specified groups of its public employees and group hospitalization benefits for such public employees and their dependents, and the county may pay the total of the cost of all benefits under this section. A county may make such provision, as specified under this paragraph, retroactively for any existing group coverage plan previously adopted by the county.

61 The board of supervisors of any county or the (5) * * * 62 governing authorities of any municipality may offer supplemental 63 compensation to its employees, or other persons otherwise eligible 64 for the county's or municipality's group insurance, in an amount 65 to be determined from time to time by the county or municipality 66 if such person declines coverage under the group insurance; 67 however, in no event shall the supplemental compensation exceed 68 the county's or municipality's cost for such person to participate 69 in the group insurance. Before such supplemental compensation may 70 be provided in any year, the person shall, on an annual basis, 71 provide verifiable proof of coverage under another permissible 72 plan.

73 SECTION 2. This act shall take effect and be in force from 74 and after July 1, 2022.

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

1 AN ACT TO AMEND SECTION 25-15-103, MISSISSIPPI CODE OF 1972, 2 TO AUTHORIZE COUNTIES AND MUNICIPALITIES TO OFFER SUPPLEMENTAL 3 COMPENSATION TO EMPLOYEES WHO DECLINE COVERAGE UNDER THEIR GROUP 4 INSURANCE; AND FOR RELATED PURPOSES.

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Eugene S. Clarke Secretary of the Senate