MISSISSIPPI LEGISLATURE

PAGE 1 (RF\KW)

By: Representatives Yancey, Hopkins

To: Drug Policy

HOUSE BILL NO. 10

AN ACT TO AMEND SECTIONS 41-7-173 AND 41-7-191, MISSISSIPPI CODE OF 1972, TO REMOVE CHEMICAL DEPENDENCY SERVICES AND FACILITIES FROM THE REQUIREMENTS OF THE HEALTH CARE CERTIFICATE OF NEED LAW; AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 41-7-173, Mississippi Code of 1972, is 7 amended as follows:

8 41-7-173. For the purposes of Section 41-7-171 et seq., the 9 following words shall have the meanings ascribed herein, unless 10 the context otherwise requires:

11 "Affected person" means (i) the applicant; (ii) a (a) 12 person residing within the geographic area to be served by the applicant's proposal; (iii) a person who regularly uses health 13 14 care facilities or HMOs located in the geographic area of the proposal which provide similar service to that which is proposed; 15 (iv) health care facilities and HMOs which have, prior to receipt 16 17 of the application under review, formally indicated an intention to provide service similar to that of the proposal being 18 19 considered at a future date; (v) third-party payers who reimburse H. B. No. 10 ~ OFFICIAL ~ G1/223/HR26/R553

20 health care facilities located in the geographical area of the 21 proposal; or (vi) any agency that establishes rates for health 22 care services or HMOs located in the geographic area of the 23 proposal.

(b) "Certificate of need" means a written order of the State Department of Health setting forth the affirmative finding that a proposal in prescribed application form, sufficiently satisfies the plans, standards and criteria prescribed for such service or other project by Section 41-7-171 et seq., and by rules and regulations promulgated thereunder by the State Department of Health.

(c) (i) "Capital expenditure," when pertaining to defined major medical equipment, shall mean an expenditure which, under generally accepted accounting principles consistently applied, is not properly chargeable as an expense of operation and maintenance and which exceeds One Million Five Hundred Thousand Dollars (\$1,500,000.00).

37 "Capital expenditure," when pertaining to (ii) 38 other than major medical equipment, shall mean any expenditure 39 which under generally accepted accounting principles consistently 40 applied is not properly chargeable as an expense of operation and maintenance and which exceeds, for clinical health services, as 41 defined in *** * *** paragraph (k) below, Five Million Dollars 42 (\$5,000,000.00), adjusted for inflation as published by the State 43 Department of Health or which exceeds, for nonclinical health 44

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 2 (RF\KW) 45 services, as defined in * * * <u>paragraph</u> (k) below, Ten Million 46 Dollars (\$10,000,000.00), adjusted for inflation as published by 47 the State Department of Health.

48 (iii) A "capital expenditure" shall include the 49 acquisition, whether by lease, sufferance, gift, devise, legacy, 50 settlement of a trust or other means, of any facility or part thereof, or equipment for a facility, the expenditure for which 51 52 would have been considered a capital expenditure if acquired by 53 purchase. Transactions which are separated in time but are planned to be undertaken within twelve (12) months of each other 54 55 and are components of an overall plan for meeting patient care objectives shall, for purposes of this definition, be viewed in 56 57 their entirety without regard to their timing.

58 In those instances where a health care (iv) 59 facility or other provider of health services proposes to provide 60 a service in which the capital expenditure for major medical 61 equipment or other than major medical equipment or a combination of the two (2) may have been split between separate parties, the 62 63 total capital expenditure required to provide the proposed service 64 shall be considered in determining the necessity of certificate of 65 need review and in determining the appropriate certificate of need 66 review fee to be paid. The capital expenditure associated with 67 facilities and equipment to provide services in Mississippi shall 68 be considered regardless of where the capital expenditure was 69 made, in state or out of state, and regardless of the domicile of

H. B. No. 10 ~ OFFICIAL ~ 23/HR26/R553 PAGE 3 (RF\KW) 70 the party making the capital expenditure, in state or out of 71 state.

72 "Change of ownership" includes, but is not limited (d) 73 to, inter vivos gifts, purchases, transfers, lease arrangements, 74 cash and/or stock transactions or other comparable arrangements 75 whenever any person or entity acquires or controls a majority 76 interest of an existing health care facility, and/or the change of 77 ownership of major medical equipment, a health service, or an 78 institutional health service. Changes of ownership from 79 partnerships, single proprietorships or corporations to another 80 form of ownership are specifically included. However, "change of ownership" shall not include any inherited interest acquired as a 81 82 result of a testamentary instrument or under the laws of descent 83 and distribution of the State of Mississippi.

84 (e) "Commencement of construction" means that all of 85 the following have been completed with respect to a proposal or 86 project proposing construction, renovating, remodeling or 87 alteration:

(i) A legally binding written contract has been
consummated by the proponent and a lawfully licensed contractor to
construct and/or complete the intent of the proposal within a
specified period of time in accordance with final architectural
plans which have been approved by the licensing authority of the
State Department of Health;

H. B. No. 10 23/HR26/R553 PAGE 4 (RF\KW) 94 (ii) Any and all permits and/or approvals deemed 95 lawfully necessary by all authorities with responsibility for such 96 have been secured; and

97 (iii) Actual bona fide undertaking of the subject 98 proposal has commenced, and a progress payment of at least one 99 percent (1%) of the total cost price of the contract has been paid 100 to the contractor by the proponent, and the requirements of this 101 paragraph (e) have been certified to in writing by the State 102 Department of Health.

Force account expenditures, such as deposits, securities, bonds, et cetera, may, in the discretion of the State Department of Health, be excluded from any or all of the provisions of defined commencement of construction.

107 (f) "Consumer" means an individual who is not a 108 provider of health care as defined in paragraph (q) of this 109 section.

(g) "Develop," when used in connection with health services, means to undertake those activities which, on their completion, will result in the offering of a new institutional health service or the incurring of a financial obligation as defined under applicable state law in relation to the offering of such services.

(h) "Health care facility" includes hospitals, psychiatric hospitals, * * * skilled nursing facilities, end-stage renal disease (ESRD) facilities, including freestanding

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 5 (rf\kw)	

119 hemodialysis units, intermediate care facilities, ambulatory 120 surgical facilities, intermediate care facilities for the mentally retarded, home health agencies, psychiatric residential treatment 121 122 facilities, pediatric skilled nursing facilities, long-term care 123 hospitals, comprehensive medical rehabilitation facilities, 124 including facilities owned or operated by the state or a political subdivision or instrumentality of the state, but does not include 125 126 Christian Science sanatoriums operated or listed and certified by 127 the First Church of Christ, Scientist, Boston, Massachusetts. 128 This definition shall not apply to facilities for the private 129 practice, either independently or by incorporated medical groups, 130 of physicians, dentists or health care professionals except where 131 such facilities are an integral part of an institutional health 132 The various health care facilities listed in this service. 133 paragraph shall be defined as follows:

134 (i) "Hospital" means an institution which is 135 primarily engaged in providing to inpatients, by or under the supervision of physicians, diagnostic services and therapeutic 136 137 services for medical diagnosis, treatment and care of injured, 138 disabled or sick persons, or rehabilitation services for the 139 rehabilitation of injured, disabled or sick persons. Such term 140 does not include psychiatric hospitals.

(ii) "Psychiatric hospital" means an institutionwhich is primarily engaged in providing to inpatients, by or under

H. B. No. 10 **~ OFFICIAL ~** 23/HR26/R553 PAGE 6 (RF\KW) 143 the supervision of a physician, psychiatric services for the diagnosis and treatment of persons with mental illness. 144

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(iii) *** * *** [Deleted]

146

"Skilled nursing facility" means an (iv) 147 institution or a distinct part of an institution which is 148 primarily engaged in providing to inpatients skilled nursing care and related services for patients who require medical or nursing 149 150 care or rehabilitation services for the rehabilitation of injured, 151 disabled or sick persons.

152 "End-stage renal disease (ESRD) facilities" (V) 153 means kidney disease treatment centers, which includes 154 freestanding hemodialysis units and limited care facilities. The 155 term "limited care facility" generally refers to an 156 off-hospital-premises facility, regardless of whether it is provider or nonprovider operated, which is engaged primarily in 157 158 furnishing maintenance hemodialysis services to stabilized 159 patients.

"Intermediate care facility" means an 160 (vi) 161 institution which provides, on a regular basis, health-related 162 care and services to individuals who do not require the degree of 163 care and treatment which a hospital or skilled nursing facility is 164 designed to provide, but who, because of their mental or physical 165 condition, require health-related care and services (above the 166 level of room and board).

~ OFFICIAL ~

H. B. No. 10 23/HR26/R553 PAGE 7 (RF\KW)

(vii) "Ambulatory surgical facility" means a facility primarily organized or established for the purpose of performing surgery for outpatients and is a separate identifiable legal entity from any other health care facility. Such term does not include the offices of private physicians or dentists, whether for individual or group practice, and does not include any abortion facility as defined in Section 41-75-1(f).

(viii) "Intermediate care facility for the mentally retarded" means an intermediate care facility that provides health or rehabilitative services in a planned program of activities to persons with an intellectual disability, also including, but not limited to, cerebral palsy and other conditions covered by the Federal Developmentally Disabled Assistance and Bill of Rights Act, Public Law 94-103.

181 "Home health agency" means a public or (ix) 182 privately owned agency or organization, or a subdivision of such 183 an agency or organization, properly authorized to conduct business in Mississippi, which is primarily engaged in providing to 184 185 individuals at the written direction of a licensed physician, in 186 the individual's place of residence, skilled nursing services 187 provided by or under the supervision of a registered nurse 188 licensed to practice in Mississippi, and one or more of the 189 following services or items:

1901. Physical, occupational or speech therapy;1912. Medical social services;

192 3. Part-time or intermittent services of a193 home health aide;

194 4. Other services as approved by the195 licensing agency for home health agencies;

1965. Medical supplies, other than drugs and197biologicals, and the use of medical appliances; or

198 6. Medical services provided by an intern or 199 resident-in-training at a hospital under a teaching program of 200 such hospital.

Further, all skilled nursing services and those services listed in items 1 through 4 of this subparagraph (ix) must be provided directly by the licensed home health agency. For purposes of this subparagraph, "directly" means either through an agency employee or by an arrangement with another individual not defined as a health care facility.

This subparagraph (ix) shall not apply to health care facilities which had contracts for the above services with a home health agency on January 1, 1990.

(x) "Psychiatric residential treatment facility" means any nonhospital establishment with permanent licensed facilities which provides a twenty-four-hour program of care by qualified therapists, including, but not limited to, duly licensed mental health professionals, psychiatrists, psychologists, psychotherapists and licensed certified social workers, for emotionally disturbed children and adolescents referred to such

217 facility by a court, local school district or by the Department of 218 Human Services, who are not in an acute phase of illness requiring 219 the services of a psychiatric hospital, and are in need of such 220 restorative treatment services. For purposes of this 221 subparagraph, the term "emotionally disturbed" means a condition 222 exhibiting one or more of the following characteristics over a 223 long period of time and to a marked degree, which adversely 224 affects educational performance: 225 1. An inability to learn which cannot be 226 explained by intellectual, sensory or health factors; 227 2. An inability to build or maintain 228 satisfactory relationships with peers and teachers; 229 3. Inappropriate types of behavior or 230 feelings under normal circumstances; 231 4. A general pervasive mood of unhappiness or 232 depression; or 233 5. A tendency to develop physical symptoms or fears associated with personal or school problems. 234 An 235 establishment furnishing primarily domiciliary care is not within this definition. 236 237 (xi) "Pediatric skilled nursing facility" means an 238 institution or a distinct part of an institution that is primarily 239 engaged in providing to inpatients skilled nursing care and 240 related services for persons under twenty-one (21) years of age

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 10 (RF\KW)	

241 who require medical or nursing care or rehabilitation services for 242 the rehabilitation of injured, disabled or sick persons.

243 (xii) "Long-term care hospital" means a freestanding, Medicare-certified hospital that has an average 244 245 length of inpatient stay greater than twenty-five (25) days, which 246 is primarily engaged in providing chronic or long-term medical 247 care to patients who do not require more than three (3) hours of 248 rehabilitation or comprehensive rehabilitation per day, and has a 249 transfer agreement with an acute care medical center and a 250 comprehensive medical rehabilitation facility. Long-term care 251 hospitals shall not use rehabilitation, comprehensive medical 252 rehabilitation, medical rehabilitation, sub-acute rehabilitation, 253 nursing home, skilled nursing facility or sub-acute care facility 254 in association with its name.

255 (xiii) "Comprehensive medical rehabilitation 256 facility" means a hospital or hospital unit that is licensed 257 and/or certified as a comprehensive medical rehabilitation 258 facility which provides specialized programs that are accredited 259 by the Commission on Accreditation of Rehabilitation Facilities 260 and supervised by a physician board certified or board eligible in 261 physiatry or other doctor of medicine or osteopathy with at least 262 two (2) years of training in the medical direction of a comprehensive rehabilitation program that: 263

Includes evaluation and treatment of
 individuals with physical disabilities;

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 11 (RF\KW)	

266	2. Emphasizes education and training of
267	individuals with disabilities;
268	3. Incorporates at least the following core
269	disciplines:
270	* * * <u>a.</u> Physical Therapy;
271	* * * <u>b.</u> Occupational Therapy;
272	* * * <u>c.</u> Speech and Language Therapy;
273	* * * <u>d.</u> Rehabilitation Nursing; and
274	4. Incorporates at least three (3) of the
275	following disciplines:
276	* * * <u>a.</u> Psychology;
277	* * * <u>b.</u> Audiology;
278	* * * <u>c.</u> Respiratory Therapy;
279	* * * <u>d.</u> Therapeutic Recreation;
280	* * * <u>e.</u> Orthotics;
281	* * * <u>f.</u> Prosthetics;
282	* * * <u>g.</u> Special Education;
283	* * * <u>h.</u> Vocational Rehabilitation;
284	* * * <u>i.</u> Psychotherapy;
285	* * * j. Social Work;
286	* * * <u>k.</u> Rehabilitation Engineering.
287	These specialized programs include, but are not limited to:
288	spinal cord injury programs, head injury programs and infant and
289	early childhood development programs.

(i) "Health maintenance organization" or "HMO" means a
public or private organization organized under the laws of this
state or the federal government which:

293 Provides or otherwise makes available to (i) 294 enrolled participants health care services, including 295 substantially the following basic health care services: usual 296 physician services, hospitalization, laboratory, x-ray, emergency 297 and preventive services, and out-of-area coverage; 298 Is compensated (except for copayments) for (ii) 299 the provision of the basic health care services listed in 300 subparagraph (i) of this paragraph to enrolled participants on a predetermined basis; and 301

302 (iii) Provides physician services primarily:
303 1. Directly through physicians who are either
304 employees or partners of such organization; or

305 2. Through arrangements with individual 306 physicians or one or more groups of physicians (organized on a 307 group practice or individual practice basis).

308 (j) "Health service area" means a geographic area of 309 the state designated in the State Health Plan as the area to be 310 used in planning for specified health facilities and services and 311 to be used when considering certificate of need applications to 312 provide health facilities and services.

313 (k) "Health services" means clinically related (i.e.,314 diagnostic, treatment or rehabilitative) services and includes

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 13 (RF\KW) 315 * * * mental health and home health care services. "Clinical 316 health services" shall only include those activities which contemplate any change in the existing bed complement of any 317 318 health care facility through the addition or conversion of any 319 beds, under Section 41-7-191(1)(c) or propose to offer any health 320 services if those services have not been provided on a regular 321 basis by the proposed provider of such services within the period 322 of twelve (12) months prior to the time such services would be 323 offered, under Section 41-7-191(1)(d). "Nonclinical health services" shall be all other services which do not involve any 324 325 change in the existing bed complement or offering health services 326 as described above. "Health services" does not include medical 327 and related services for the diagnosis and treatment of chemical 328 dependency such as alcohol and drug abuse.

(1) "Institutional health services" shall mean health services provided in or through health care facilities and shall include the entities in or through which such services are provided.

(m) "Major medical equipment" means medical equipment designed for providing medical or any health-related service which costs in excess of One Million Five Hundred Thousand Dollars (\$1,500,000.00). However, this definition shall not be applicable to clinical laboratories if they are determined by the State Department of Health to be independent of any physician's office, hospital or other health care facility or otherwise not so defined

340 by federal or state law, or rules and regulations promulgated 341 thereunder.

(n) "State Department of Health" or "department" shall
mean the state agency created under Section 41-3-15, which shall
be considered to be the State Health Planning and Development
Agency, as defined in paragraph (u) of this section.

(o) "Offer," when used in connection with health
services, means that it has been determined by the State
Department of Health that the health care facility is capable of
providing specified health services.

(p) "Person" means an individual, a trust or estate, partnership, corporation (including associations, joint-stock companies and insurance companies), the state or a political subdivision or instrumentality of the state.

(q) "Provider" shall mean any person who is a provider
or representative of a provider of health care services requiring
a certificate of need under Section 41-7-171 et seq., or who has
any financial or indirect interest in any provider of services.

358 (r) "Radiation therapy services" means the treatment of 359 cancer and other diseases using ionizing radiation of either high 360 energy photons (x-rays or gamma rays) or charged particles 361 (electrons, protons or heavy nuclei). However, for purposes of a 362 certificate of need, radiation therapy services shall not include 363 low energy, superficial, external beam x-ray treatment of 364 superficial skin lesions.

365 (s) "Secretary" means the Secretary of Health and Human 366 Services, and any officer or employee of the Department of Health 367 and Human Services to whom the authority involved has been 368 delegated.

369 (t) "State Health Plan" means the sole and official 370 statewide health plan for Mississippi which identifies priority 371 state health needs and establishes standards and criteria for 372 health-related activities which require certificate of need review 373 in compliance with Section 41-7-191.

(u) "State Health Planning and Development Agency"
means the agency of state government designated to perform health
planning and resource development programs for the State of
Mississippi.

378 **SECTION 2.** Section 41-7-191, Mississippi Code of 1972, is 379 amended as follows:

380 41-7-191. (1) No person shall engage in any of the 381 following activities without obtaining the required certificate of 382 need:

(a) The construction, development or other
establishment of a new health care facility, which establishment
shall include the reopening of a health care facility that has
ceased to operate for a period of sixty (60) months or more;

(b) The relocation of a health care facility or portion thereof, or major medical equipment, unless such relocation of a health care facility or portion thereof, or major medical

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 16 (rf\kw)	

390 equipment, which does not involve a capital expenditure by or on 391 behalf of a health care facility, is within five thousand two 392 hundred eighty (5,280) feet from the main entrance of the health 393 care facility;

394 Any change in the existing bed complement of any (C) 395 health care facility through the addition or conversion of any 396 beds or the alteration, modernizing or refurbishing of any unit or 397 department in which the beds may be located; however, if a health 398 care facility has voluntarily delicensed some of its existing bed 399 complement, it may later relicense some or all of its delicensed 400 beds without the necessity of having to acquire a certificate of 401 The State Department of Health shall maintain a record of need. 402 the delicensing health care facility and its voluntarily 403 delicensed beds and continue counting those beds as part of the 404 state's total bed count for health care planning purposes. If a 405 health care facility that has voluntarily delicensed some of its 406 beds later desires to relicense some or all of its voluntarily 407 delicensed beds, it shall notify the State Department of Health of 408 its intent to increase the number of its licensed beds. The State 409 Department of Health shall survey the health care facility within 410 thirty (30) days of that notice and, if appropriate, issue the 411 health care facility a new license reflecting the new contingent 412 of beds. However, in no event may a health care facility that has 413 voluntarily delicensed some of its beds be reissued a license to operate beds in excess of its bed count before the voluntary 414

~ OFFICIAL ~

H. B. No. 10 23/HR26/R553 PAGE 17 (RF\KW) 415 delicensure of some of its beds without seeking certificate of 416 need approval;

(d) Offering of the following health services if those services have not been provided on a regular basis by the proposed provider of such services within the period of twelve (12) months prior to the time such services would be offered:

421 (i) Open-heart surgery services; 422 (ii) Cardiac catheterization services; 423 (iii) Comprehensive inpatient rehabilitation 424 services; 425 (iv) *** * *** [Deleted] 426 (v) Licensed chemical dependency services; 427 (vi) Radiation therapy services; 428 (vii) Diagnostic imaging services of an invasive 429 nature, i.e. invasive digital angiography; 430 (viii) Nursing home care as defined in 431 subparagraphs (iv), (vi) and (viii) of Section 41-7-173(h); 432 (ix) Home health services; 433 (X) Swing-bed services; 434 (xi) Ambulatory surgical services; 435 (xii) Magnetic resonance imaging services; 436 (xiii) [Deleted] 437 (xiv) Long-term care hospital services; 438 (xv) Positron emission tomography (PET) services;

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 18 (rf\kw)	

439 (e) The relocation of one or more health services from 440 one physical facility or site to another physical facility or site, unless such relocation, which does not involve a capital 441 expenditure by or on behalf of a health care facility, (i) is to a 442 443 physical facility or site within five thousand two hundred eighty 444 (5,280) feet from the main entrance of the health care facility 445 where the health care service is located, or (ii) is the result of 446 an order of a court of appropriate jurisdiction or a result of 447 pending litigation in such court, or by order of the State Department of Health, or by order of any other agency or legal 448 449 entity of the state, the federal government, or any political 450 subdivision of either, whose order is also approved by the State 451 Department of Health;

452 The acquisition or otherwise control of any major (f) 453 medical equipment for the provision of medical services; however, 454 (i) the acquisition of any major medical equipment used only for 455 research purposes, and (ii) the acquisition of major medical 456 equipment to replace medical equipment for which a facility is 457 already providing medical services and for which the State 458 Department of Health has been notified before the date of such 459 acquisition shall be exempt from this paragraph; an acquisition 460 for less than fair market value must be reviewed, if the acquisition at fair market value would be subject to review; 461 462 Changes of ownership of existing health care (q) facilities in which a notice of intent is not filed with the State 463

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 19 (RF\KW) Department of Health at least thirty (30) days prior to the date such change of ownership occurs, or a change in services or bed capacity as prescribed in paragraph (c) or (d) of this subsection as a result of the change of ownership; an acquisition for less than fair market value must be reviewed, if the acquisition at fair market value would be subject to review;

470 The change of ownership of any health care facility (h) defined in subparagraphs (iv), (vi) and (viii) of Section 471 472 41-7-173(h), in which a notice of intent as described in paragraph (q) has not been filed and if the Executive Director, Division of 473 Medicaid, Office of the Governor, has not certified in writing 474 475 that there will be no increase in allowable costs to Medicaid from 476 revaluation of the assets or from increased interest and 477 depreciation as a result of the proposed change of ownership;

(i) Any activity described in paragraphs (a) through (h) if undertaken by any person if that same activity would require certificate of need approval if undertaken by a health care facility;

(j) Any capital expenditure or deferred capital
expenditure by or on behalf of a health care facility not covered
by paragraphs (a) through (h);

(k) The contracting of a health care facility as
defined in subparagraphs (i) through (viii) of Section 41-7-173(h)
to establish a home office, subunit, or branch office in the space
operated as a health care facility through a formal arrangement

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 20 (RF\KW) 489 with an existing health care facility as defined in subparagraph 490 (ix) of Section 41-7-173(h);

(1) The replacement or relocation of a health care facility designated as a critical access hospital shall be exempt from subsection (1) of this section so long as the critical access hospital complies with all applicable federal law and regulations regarding such replacement or relocation;

(m) Reopening a health care facility that has ceased to operate for a period of sixty (60) months or more, which reopening requires a certificate of need for the establishment of a new health care facility.

(2) The State Department of Health shall not grant approval for or issue a certificate of need to any person proposing the new construction of, addition to, or expansion of any health care facility defined in subparagraphs (iv) (skilled nursing facility) and (vi) (intermediate care facility) of Section 41-7-173(h) or the conversion of vacant hospital beds to provide skilled or intermediate nursing home care, except as hereinafter authorized:

(a) The department may issue a certificate of need to
any person proposing the new construction of any health care
facility defined in subparagraphs (iv) and (vi) of Section
41-7-173(h) as part of a life care retirement facility, in any
county bordering on the Gulf of Mexico in which is located a
National Aeronautics and Space Administration facility, not to
exceed forty (40) beds. From and after July 1, 1999, there shall

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 21 (RF\KW) 514 be no prohibition or restrictions on participation in the Medicaid 515 program (Section 43-13-101 et seq.) for the beds in the health 516 care facility that were authorized under this paragraph (a).

(b) The department may issue certificates of need in Harrison County to provide skilled nursing home care for Alzheimer's disease patients and other patients, not to exceed one hundred fifty (150) beds. From and after July 1, 1999, there shall be no prohibition or restrictions on participation in the Medicaid program (Section 43-13-101 et seq.) for the beds in the nursing facilities that were authorized under this paragraph (b).

524 (C) The department may issue a certificate of need for 525 the addition to or expansion of any skilled nursing facility that 526 is part of an existing continuing care retirement community 527 located in Madison County, provided that the recipient of the 528 certificate of need agrees in writing that the skilled nursing 529 facility will not at any time participate in the Medicaid program 530 (Section 43-13-101 et seq.) or admit or keep any patients in the skilled nursing facility who are participating in the Medicaid 531 532 This written agreement by the recipient of the program. 533 certificate of need shall be fully binding on any subsequent owner 534 of the skilled nursing facility, if the ownership of the facility 535 is transferred at any time after the issuance of the certificate 536 of need. Agreement that the skilled nursing facility will not 537 participate in the Medicaid program shall be a condition of the issuance of a certificate of need to any person under this 538

~ OFFICIAL ~

H. B. No. 10 23/HR26/R553 PAGE 22 (RF\KW) 539 paragraph (c), and if such skilled nursing facility at any time 540 after the issuance of the certificate of need, regardless of the ownership of the facility, participates in the Medicaid program or 541 admits or keeps any patients in the facility who are participating 542 543 in the Medicaid program, the State Department of Health shall 544 revoke the certificate of need, if it is still outstanding, and 545 shall deny or revoke the license of the skilled nursing facility, 546 at the time that the department determines, after a hearing 547 complying with due process, that the facility has failed to comply with any of the conditions upon which the certificate of need was 548 549 issued, as provided in this paragraph and in the written agreement 550 by the recipient of the certificate of need. The total number of 551 beds that may be authorized under the authority of this paragraph 552 (c) shall not exceed sixty (60) beds.

553 (d) The State Department of Health may issue a 554 certificate of need to any hospital located in DeSoto County for 555 the new construction of a skilled nursing facility, not to exceed 556 one hundred twenty (120) beds, in DeSoto County. From and after 557 July 1, 1999, there shall be no prohibition or restrictions on 558 participation in the Medicaid program (Section 43-13-101 et seq.) 559 for the beds in the nursing facility that were authorized under 560 this paragraph (d).

(e) The State Department of Health may issue a
certificate of need for the construction of a nursing facility or
the conversion of beds to nursing facility beds at a personal care

H. B. No. 10 **~ OFFICIAL ~** 23/HR26/R553 PAGE 23 (RF\KW) facility for the elderly in Lowndes County that is owned and operated by a Mississippi nonprofit corporation, not to exceed sixty (60) beds. From and after July 1, 1999, there shall be no prohibition or restrictions on participation in the Medicaid program (Section 43-13-101 et seq.) for the beds in the nursing facility that were authorized under this paragraph (e).

570 The State Department of Health may issue a (f) 571 certificate of need for conversion of a county hospital facility 572 in Itawamba County to a nursing facility, not to exceed sixty (60) 573 beds, including any necessary construction, renovation or expansion. From and after July 1, 1999, there shall be no 574 575 prohibition or restrictions on participation in the Medicaid 576 program (Section 43-13-101 et seq.) for the beds in the nursing 577 facility that were authorized under this paragraph (f).

578 The State Department of Health may issue a (q) 579 certificate of need for the construction or expansion of nursing 580 facility beds or the conversion of other beds to nursing facility 581 beds in either Hinds, Madison or Rankin County, not to exceed 582 sixty (60) beds. From and after July 1, 1999, there shall be no 583 prohibition or restrictions on participation in the Medicaid 584 program (Section 43-13-101 et seq.) for the beds in the nursing 585 facility that were authorized under this paragraph (q).

586 (h) The State Department of Health may issue a 587 certificate of need for the construction or expansion of nursing 588 facility beds or the conversion of other beds to nursing facility

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 24 (RF\KW) 589 beds in either Hancock, Harrison or Jackson County, not to exceed 590 sixty (60) beds. From and after July 1, 1999, there shall be no 591 prohibition or restrictions on participation in the Medicaid 592 program (Section 43-13-101 et seq.) for the beds in the facility 593 that were authorized under this paragraph (h).

594 (i) The department may issue a certificate of need for 595 the new construction of a skilled nursing facility in Leake 596 County, provided that the recipient of the certificate of need 597 agrees in writing that the skilled nursing facility will not at any time participate in the Medicaid program (Section 43-13-101 et 598 599 seq.) or admit or keep any patients in the skilled nursing 600 facility who are participating in the Medicaid program. This 601 written agreement by the recipient of the certificate of need 602 shall be fully binding on any subsequent owner of the skilled 603 nursing facility, if the ownership of the facility is transferred 604 at any time after the issuance of the certificate of need. 605 Agreement that the skilled nursing facility will not participate 606 in the Medicaid program shall be a condition of the issuance of a 607 certificate of need to any person under this paragraph (i), and if 608 such skilled nursing facility at any time after the issuance of 609 the certificate of need, regardless of the ownership of the 610 facility, participates in the Medicaid program or admits or keeps any patients in the facility who are participating in the Medicaid 611 612 program, the State Department of Health shall revoke the certificate of need, if it is still outstanding, and shall deny or 613

H. B. No. 10 ~ OFFICIAL ~ 23/HR26/R553 PAGE 25 (RF\KW) 614 revoke the license of the skilled nursing facility, at the time that the department determines, after a hearing complying with due 615 process, that the facility has failed to comply with any of the 616 617 conditions upon which the certificate of need was issued, as 618 provided in this paragraph and in the written agreement by the 619 recipient of the certificate of need. The provision of Section 620 41-7-193(1) regarding substantial compliance of the projection of 621 need as reported in the current State Health Plan is waived for 622 the purposes of this paragraph. The total number of nursing facility beds that may be authorized by any certificate of need 623 624 issued under this paragraph (i) shall not exceed sixty (60) beds. 625 If the skilled nursing facility authorized by the certificate of 626 need issued under this paragraph is not constructed and fully 627 operational within eighteen (18) months after July 1, 1994, the 628 State Department of Health, after a hearing complying with due process, shall revoke the certificate of need, if it is still 629 630 outstanding, and shall not issue a license for the skilled nursing 631 facility at any time after the expiration of the eighteen-month 632 period.

(j) The department may issue certificates of need to
allow any existing freestanding long-term care facility in
Tishomingo County and Hancock County that on July 1, 1995, is
licensed with fewer than sixty (60) beds. For the purposes of
this paragraph (j), the provisions of Section 41-7-193(1)
requiring substantial compliance with the projection of need as

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 26 (RF\KW) 639 reported in the current State Health Plan are waived. From and 640 after July 1, 1999, there shall be no prohibition or restrictions 641 on participation in the Medicaid program (Section 43-13-101 et 642 seq.) for the beds in the long-term care facilities that were 643 authorized under this paragraph (j).

644 (k) The department may issue a certificate of need for 645 the construction of a nursing facility at a continuing care 646 retirement community in Lowndes County. The total number of beds 647 that may be authorized under the authority of this paragraph (k) shall not exceed sixty (60) beds. From and after July 1, 2001, 648 649 the prohibition on the facility participating in the Medicaid 650 program (Section 43-13-101 et seq.) that was a condition of issuance of the certificate of need under this paragraph (k) shall 651 652 be revised as follows: The nursing facility may participate in 653 the Medicaid program from and after July 1, 2001, if the owner of 654 the facility on July 1, 2001, agrees in writing that no more than 655 thirty (30) of the beds at the facility will be certified for 656 participation in the Medicaid program, and that no claim will be submitted for Medicaid reimbursement for more than thirty (30) 657 658 patients in the facility in any month or for any patient in the 659 facility who is in a bed that is not Medicaid-certified. This 660 written agreement by the owner of the facility shall be a 661 condition of licensure of the facility, and the agreement shall be 662 fully binding on any subsequent owner of the facility if the ownership of the facility is transferred at any time after July 1, 663

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H. B. No. 10 23/HR26/R553 PAGE 27 (RF\KW) 664 2001. After this written agreement is executed, the Division of 665 Medicaid and the State Department of Health shall not certify more 666 than thirty (30) of the beds in the facility for participation in 667 the Medicaid program. If the facility violates the terms of the 668 written agreement by admitting or keeping in the facility on a 669 regular or continuing basis more than thirty (30) patients who are 670 participating in the Medicaid program, the State Department of 671 Health shall revoke the license of the facility, at the time that 672 the department determines, after a hearing complying with due 673 process, that the facility has violated the written agreement.

674 (1) Provided that funds are specifically appropriated 675 therefor by the Legislature, the department may issue a 676 certificate of need to a rehabilitation hospital in Hinds County 677 for the construction of a sixty-bed long-term care nursing 678 facility dedicated to the care and treatment of persons with 679 severe disabilities including persons with spinal cord and 680 closed-head injuries and ventilator dependent patients. The 681 provisions of Section 41-7-193(1) regarding substantial compliance 682 with projection of need as reported in the current State Health 683 Plan are waived for the purpose of this paragraph.

(m) The State Department of Health may issue a
certificate of need to a county-owned hospital in the Second
Judicial District of Panola County for the conversion of not more
than seventy-two (72) hospital beds to nursing facility beds,
provided that the recipient of the certificate of need agrees in

689 writing that none of the beds at the nursing facility will be 690 certified for participation in the Medicaid program (Section 691 43-13-101 et seq.), and that no claim will be submitted for 692 Medicaid reimbursement in the nursing facility in any day or for 693 any patient in the nursing facility. This written agreement by 694 the recipient of the certificate of need shall be a condition of 695 the issuance of the certificate of need under this paragraph, and 696 the agreement shall be fully binding on any subsequent owner of 697 the nursing facility if the ownership of the nursing facility is transferred at any time after the issuance of the certificate of 698 699 need. After this written agreement is executed, the Division of 700 Medicaid and the State Department of Health shall not certify any 701 of the beds in the nursing facility for participation in the 702 Medicaid program. If the nursing facility violates the terms of 703 the written agreement by admitting or keeping in the nursing 704 facility on a regular or continuing basis any patients who are 705 participating in the Medicaid program, the State Department of 706 Health shall revoke the license of the nursing facility, at the 707 time that the department determines, after a hearing complying 708 with due process, that the nursing facility has violated the 709 condition upon which the certificate of need was issued, as 710 provided in this paragraph and in the written agreement. If the 711 certificate of need authorized under this paragraph is not issued 712 within twelve (12) months after July 1, 2001, the department shall 713 deny the application for the certificate of need and shall not

H. B. No. 10 23/HR26/R553 PAGE 29 (RF\KW) ~ OFFICIAL ~

714 issue the certificate of need at any time after the twelve-month 715 period, unless the issuance is contested. If the certificate of 716 need is issued and substantial construction of the nursing 717 facility beds has not commenced within eighteen (18) months after 718 July 1, 2001, the State Department of Health, after a hearing 719 complying with due process, shall revoke the certificate of need 720 if it is still outstanding, and the department shall not issue a license for the nursing facility at any time after the 721 722 eighteen-month period. However, if the issuance of the certificate of need is contested, the department shall require 723 724 substantial construction of the nursing facility beds within six 725 (6) months after final adjudication on the issuance of the 726 certificate of need.

727 The department may issue a certificate of need for (n) 728 the new construction, addition or conversion of skilled nursing 729 facility beds in Madison County, provided that the recipient of 730 the certificate of need agrees in writing that the skilled nursing 731 facility will not at any time participate in the Medicaid program 732 (Section 43-13-101 et seq.) or admit or keep any patients in the 733 skilled nursing facility who are participating in the Medicaid 734 program. This written agreement by the recipient of the 735 certificate of need shall be fully binding on any subsequent owner 736 of the skilled nursing facility, if the ownership of the facility 737 is transferred at any time after the issuance of the certificate 738 of need. Agreement that the skilled nursing facility will not

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H. B. No. 10 23/HR26/R553 PAGE 30 (RF\KW) 739 participate in the Medicaid program shall be a condition of the 740 issuance of a certificate of need to any person under this 741 paragraph (n), and if such skilled nursing facility at any time 742 after the issuance of the certificate of need, regardless of the 743 ownership of the facility, participates in the Medicaid program or 744 admits or keeps any patients in the facility who are participating 745 in the Medicaid program, the State Department of Health shall 746 revoke the certificate of need, if it is still outstanding, and 747 shall deny or revoke the license of the skilled nursing facility, 748 at the time that the department determines, after a hearing complying with due process, that the facility has failed to comply 749 750 with any of the conditions upon which the certificate of need was 751 issued, as provided in this paragraph and in the written agreement 752 by the recipient of the certificate of need. The total number of 753 nursing facility beds that may be authorized by any certificate of 754 need issued under this paragraph (n) shall not exceed sixty (60) 755 beds. If the certificate of need authorized under this paragraph 756 is not issued within twelve (12) months after July 1, 1998, the 757 department shall deny the application for the certificate of need 758 and shall not issue the certificate of need at any time after the 759 twelve-month period, unless the issuance is contested. If the 760 certificate of need is issued and substantial construction of the 761 nursing facility beds has not commenced within eighteen (18) 762 months after July 1, 1998, the State Department of Health, after a 763 hearing complying with due process, shall revoke the certificate

H. B. No. 10 23/HR26/R553 PAGE 31 (RF\KW) ~ OFFICIAL ~

of need if it is still outstanding, and the department shall not issue a license for the nursing facility at any time after the eighteen-month period. However, if the issuance of the certificate of need is contested, the department shall require substantial construction of the nursing facility beds within six (6) months after final adjudication on the issuance of the certificate of need.

771 The department may issue a certificate of need for (0) 772 the new construction, addition or conversion of skilled nursing facility beds in Leake County, provided that the recipient of the 773 774 certificate of need agrees in writing that the skilled nursing 775 facility will not at any time participate in the Medicaid program 776 (Section 43-13-101 et seq.) or admit or keep any patients in the 777 skilled nursing facility who are participating in the Medicaid 778 This written agreement by the recipient of the program. 779 certificate of need shall be fully binding on any subsequent owner 780 of the skilled nursing facility, if the ownership of the facility 781 is transferred at any time after the issuance of the certificate 782 of need. Agreement that the skilled nursing facility will not 783 participate in the Medicaid program shall be a condition of the 784 issuance of a certificate of need to any person under this 785 paragraph (o), and if such skilled nursing facility at any time 786 after the issuance of the certificate of need, regardless of the 787 ownership of the facility, participates in the Medicaid program or 788 admits or keeps any patients in the facility who are participating

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H. B. No. 10 23/HR26/R553 PAGE 32 (RF\KW) 789 in the Medicaid program, the State Department of Health shall 790 revoke the certificate of need, if it is still outstanding, and 791 shall deny or revoke the license of the skilled nursing facility, 792 at the time that the department determines, after a hearing complying with due process, that the facility has failed to comply 793 794 with any of the conditions upon which the certificate of need was 795 issued, as provided in this paragraph and in the written agreement 796 by the recipient of the certificate of need. The total number of 797 nursing facility beds that may be authorized by any certificate of need issued under this paragraph (o) shall not exceed sixty (60) 798 799 beds. If the certificate of need authorized under this paragraph 800 is not issued within twelve (12) months after July 1, 2001, the 801 department shall deny the application for the certificate of need 802 and shall not issue the certificate of need at any time after the 803 twelve-month period, unless the issuance is contested. If the 804 certificate of need is issued and substantial construction of the 805 nursing facility beds has not commenced within eighteen (18) 806 months after July 1, 2001, the State Department of Health, after a 807 hearing complying with due process, shall revoke the certificate 808 of need if it is still outstanding, and the department shall not 809 issue a license for the nursing facility at any time after the 810 eighteen-month period. However, if the issuance of the certificate of need is contested, the department shall require 811 812 substantial construction of the nursing facility beds within six

H. B. No. 10 23/HR26/R553 PAGE 33 (RF\KW)

~ OFFICIAL ~

813 (6) months after final adjudication on the issuance of the 814 certificate of need.

815 The department may issue a certificate of need for (q) 816 the construction of a municipally owned nursing facility within 817 the Town of Belmont in Tishomingo County, not to exceed sixty (60) 818 beds, provided that the recipient of the certificate of need 819 agrees in writing that the skilled nursing facility will not at 820 any time participate in the Medicaid program (Section 43-13-101 et 821 seq.) or admit or keep any patients in the skilled nursing 822 facility who are participating in the Medicaid program. This 823 written agreement by the recipient of the certificate of need 824 shall be fully binding on any subsequent owner of the skilled 825 nursing facility, if the ownership of the facility is transferred 826 at any time after the issuance of the certificate of need. 827 Agreement that the skilled nursing facility will not participate 828 in the Medicaid program shall be a condition of the issuance of a 829 certificate of need to any person under this paragraph (p), and if 830 such skilled nursing facility at any time after the issuance of 831 the certificate of need, regardless of the ownership of the 832 facility, participates in the Medicaid program or admits or keeps 833 any patients in the facility who are participating in the Medicaid 834 program, the State Department of Health shall revoke the 835 certificate of need, if it is still outstanding, and shall deny or 836 revoke the license of the skilled nursing facility, at the time that the department determines, after a hearing complying with due 837

H. B. No. 10 23/HR26/R553 PAGE 34 (RF\KW) ~ OFFICIAL ~

838 process, that the facility has failed to comply with any of the 839 conditions upon which the certificate of need was issued, as 840 provided in this paragraph and in the written agreement by the recipient of the certificate of need. The provision of Section 841 842 41-7-193(1) regarding substantial compliance of the projection of 843 need as reported in the current State Health Plan is waived for the purposes of this paragraph. If the certificate of need 844 845 authorized under this paragraph is not issued within twelve (12) 846 months after July 1, 1998, the department shall deny the 847 application for the certificate of need and shall not issue the 848 certificate of need at any time after the twelve-month period, 849 unless the issuance is contested. If the certificate of need is 850 issued and substantial construction of the nursing facility beds 851 has not commenced within eighteen (18) months after July 1, 1998, 852 the State Department of Health, after a hearing complying with due 853 process, shall revoke the certificate of need if it is still 854 outstanding, and the department shall not issue a license for the 855 nursing facility at any time after the eighteen-month period. 856 However, if the issuance of the certificate of need is contested, 857 the department shall require substantial construction of the 858 nursing facility beds within six (6) months after final 859 adjudication on the issuance of the certificate of need. 860 Beginning on July 1, 1999, the State (a) (i)

B61 Department of Health shall issue certificates of need during each B62 of the next four (4) fiscal years for the construction or

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 35 (rf\kw)	

expansion of nursing facility beds or the conversion of other beds to nursing facility beds in each county in the state having a need for fifty (50) or more additional nursing facility beds, as shown in the fiscal year 1999 State Health Plan, in the manner provided in this paragraph (q). The total number of nursing facility beds that may be authorized by any certificate of need authorized under this paragraph (q) shall not exceed sixty (60) beds.

870 (ii) Subject to the provisions of subparagraph 871 (v), during each of the next four (4) fiscal years, the department shall issue six (6) certificates of need for new nursing facility 872 beds, as follows: During fiscal years 2000, 2001 and 2002, one 873 874 (1) certificate of need shall be issued for new nursing facility 875 beds in the county in each of the four (4) Long-Term Care Planning 876 Districts designated in the fiscal year 1999 State Health Plan 877 that has the highest need in the district for those beds; and two 878 (2) certificates of need shall be issued for new nursing facility 879 beds in the two (2) counties from the state at large that have the 880 highest need in the state for those beds, when considering the 881 need on a statewide basis and without regard to the Long-Term Care Planning Districts in which the counties are located. During 882 883 fiscal year 2003, one (1) certificate of need shall be issued for 884 new nursing facility beds in any county having a need for fifty 885 (50) or more additional nursing facility beds, as shown in the 886 fiscal year 1999 State Health Plan, that has not received a 887 certificate of need under this paragraph (q) during the three (3)

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H. B. No. 10 23/HR26/R553 PAGE 36 (RF\KW) 888 previous fiscal years. During fiscal year 2000, in addition to 889 the six (6) certificates of need authorized in this subparagraph, 890 the department also shall issue a certificate of need for new 891 nursing facility beds in Amite County and a certificate of need 892 for new nursing facility beds in Carroll County.

893 (iii) Subject to the provisions of subparagraph 894 (v), the certificate of need issued under subparagraph (ii) for nursing facility beds in each Long-Term Care Planning District 895 896 during each fiscal year shall first be available for nursing 897 facility beds in the county in the district having the highest need for those beds, as shown in the fiscal year 1999 State Health 898 899 If there are no applications for a certificate of need for Plan. 900 nursing facility beds in the county having the highest need for 901 those beds by the date specified by the department, then the 902 certificate of need shall be available for nursing facility beds 903 in other counties in the district in descending order of the need 904 for those beds, from the county with the second highest need to 905 the county with the lowest need, until an application is received 906 for nursing facility beds in an eligible county in the district.

907 (iv) Subject to the provisions of subparagraph 908 (v), the certificate of need issued under subparagraph (ii) for 909 nursing facility beds in the two (2) counties from the state at 910 large during each fiscal year shall first be available for nursing 911 facility beds in the two (2) counties that have the highest need 912 in the state for those beds, as shown in the fiscal year 1999

913 State Health Plan, when considering the need on a statewide basis 914 and without regard to the Long-Term Care Planning Districts in 915 which the counties are located. If there are no applications for 916 a certificate of need for nursing facility beds in either of the 917 two (2) counties having the highest need for those beds on a 918 statewide basis by the date specified by the department, then the 919 certificate of need shall be available for nursing facility beds 920 in other counties from the state at large in descending order of 921 the need for those beds on a statewide basis, from the county with 922 the second highest need to the county with the lowest need, until 923 an application is received for nursing facility beds in an 924 eligible county from the state at large.

925 If a certificate of need is authorized to be (V) 926 issued under this paragraph (q) for nursing facility beds in a 927 county on the basis of the need in the Long-Term Care Planning 928 District during any fiscal year of the four-year period, a 929 certificate of need shall not also be available under this 930 paragraph (q) for additional nursing facility beds in that county 931 on the basis of the need in the state at large, and that county 932 shall be excluded in determining which counties have the highest 933 need for nursing facility beds in the state at large for that 934 fiscal year. After a certificate of need has been issued under 935 this paragraph (q) for nursing facility beds in a county during 936 any fiscal year of the four-year period, a certificate of need shall not be available again under this paragraph (q) for 937

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H. B. No. 10 23/HR26/R553 PAGE 38 (RF\KW) 938 additional nursing facility beds in that county during the 939 four-year period, and that county shall be excluded in determining 940 which counties have the highest need for nursing facility beds in 941 succeeding fiscal years.

If more than one (1) application is made for 942 (vi) 943 a certificate of need for nursing home facility beds available 944 under this paragraph (q), in Yalobusha, Newton or Tallahatchie County, and one (1) of the applicants is a county-owned hospital 945 946 located in the county where the nursing facility beds are available, the department shall give priority to the county-owned 947 948 hospital in granting the certificate of need if the following 949 conditions are met:

950 1. The county-owned hospital fully meets all 951 applicable criteria and standards required to obtain a certificate 952 of need for the nursing facility beds; and

953 2. The county-owned hospital's qualifications 954 for the certificate of need, as shown in its application and as 955 determined by the department, are at least equal to the 956 qualifications of the other applicants for the certificate of 957 need.

958 (r) (i) Beginning on July 1, 1999, the State 959 Department of Health shall issue certificates of need during each 960 of the next two (2) fiscal years for the construction or expansion 961 of nursing facility beds or the conversion of other beds to 962 nursing facility beds in each of the four (4) Long-Term Care

H. B. No. 10 **~ OFFICIAL ~** 23/HR26/R553 PAGE 39 (RF\KW) 963 Planning Districts designated in the fiscal year 1999 State Health 964 Plan, to provide care exclusively to patients with Alzheimer's 965 disease.

966 (ii) Not more than twenty (20) beds may be 967 authorized by any certificate of need issued under this paragraph 968 (r), and not more than a total of sixty (60) beds may be 969 authorized in any Long-Term Care Planning District by all 970 certificates of need issued under this paragraph (r). However, 971 the total number of beds that may be authorized by all certificates of need issued under this paragraph (r) during any 972 973 fiscal year shall not exceed one hundred twenty (120) beds, and 974 the total number of beds that may be authorized in any Long-Term 975 Care Planning District during any fiscal year shall not exceed 976 forty (40) beds. Of the certificates of need that are issued for 977 each Long-Term Care Planning District during the next two (2) 978 fiscal years, at least one (1) shall be issued for beds in the 979 northern part of the district, at least one (1) shall be issued 980 for beds in the central part of the district, and at least one (1) 981 shall be issued for beds in the southern part of the district. 982 The State Department of Health, in (iii) 983 consultation with the Department of Mental Health and the Division

984 of Medicaid, shall develop and prescribe the staffing levels, 985 space requirements and other standards and requirements that must 986 be met with regard to the nursing facility beds authorized under

H. B. No. 10 23/HR26/R553 PAGE 40 (RF\KW) 987 this paragraph (r) to provide care exclusively to patients with 988 Alzheimer's disease.

989 The State Department of Health may issue a (s) 990 certificate of need to a nonprofit skilled nursing facility using 991 the Green House model of skilled nursing care and located in Yazoo 992 City, Yazoo County, Mississippi, for the construction, expansion 993 or conversion of not more than nineteen (19) nursing facility 994 beds. For purposes of this paragraph (s), the provisions of 995 Section 41-7-193(1) requiring substantial compliance with the projection of need as reported in the current State Health Plan 996 997 and the provisions of Section 41-7-197 requiring a formal 998 certificate of need hearing process are waived. There shall be no 999 prohibition or restrictions on participation in the Medicaid 1000 program for the person receiving the certificate of need 1001 authorized under this paragraph (s).

1002 (t) The State Department of Health shall issue 1003 certificates of need to the owner of a nursing facility in 1004 operation at the time of Hurricane Katrina in Hancock County that 1005 was not operational on December 31, 2005, because of damage 1006 sustained from Hurricane Katrina to authorize the following: (i) 1007 the construction of a new nursing facility in Harrison County; 1008 (ii) the relocation of forty-nine (49) nursing facility beds from the Hancock County facility to the new Harrison County facility; 1009 1010 (iii) the establishment of not more than twenty (20) non-Medicaid nursing facility beds at the Hancock County facility; and (iv) the 1011

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H. B. No. 10 23/HR26/R553 PAGE 41 (RF\KW) 1012 establishment of not more than twenty (20) non-Medicaid beds at 1013 the new Harrison County facility. The certificates of need that authorize the non-Medicaid nursing facility beds under 1014 subparagraphs (iii) and (iv) of this paragraph (t) shall be 1015 1016 subject to the following conditions: The owner of the Hancock 1017 County facility and the new Harrison County facility must agree in writing that no more than fifty (50) of the beds at the Hancock 1018 1019 County facility and no more than forty-nine (49) of the beds at 1020 the Harrison County facility will be certified for participation 1021 in the Medicaid program, and that no claim will be submitted for 1022 Medicaid reimbursement for more than fifty (50) patients in the Hancock County facility in any month, or for more than forty-nine 1023 1024 (49) patients in the Harrison County facility in any month, or for any patient in either facility who is in a bed that is not 1025 1026 Medicaid-certified. This written agreement by the owner of the nursing facilities shall be a condition of the issuance of the 1027 1028 certificates of need under this paragraph (t), and the agreement shall be fully binding on any later owner or owners of either 1029 1030 facility if the ownership of either facility is transferred at any 1031 time after the certificates of need are issued. After this 1032 written agreement is executed, the Division of Medicaid and the 1033 State Department of Health shall not certify more than fifty (50) of the beds at the Hancock County facility or more than forty-nine 1034 1035 (49) of the beds at the Harrison County facility for participation in the Medicaid program. If the Hancock County facility violates 1036

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H. B. No. 10 23/HR26/R553 PAGE 42 (RF\KW) 1037 the terms of the written agreement by admitting or keeping in the 1038 facility on a regular or continuing basis more than fifty (50) patients who are participating in the Medicaid program, or if the 1039 Harrison County facility violates the terms of the written 1040 1041 agreement by admitting or keeping in the facility on a regular or 1042 continuing basis more than forty-nine (49) patients who are participating in the Medicaid program, the State Department of 1043 1044 Health shall revoke the license of the facility that is in 1045 violation of the agreement, at the time that the department 1046 determines, after a hearing complying with due process, that the 1047 facility has violated the agreement.

1048 The State Department of Health shall issue a (u) 1049 certificate of need to a nonprofit venture for the establishment, 1050 construction and operation of a skilled nursing facility of not 1051 more than sixty (60) beds to provide skilled nursing care for 1052 ventilator dependent or otherwise medically dependent pediatric 1053 patients who require medical and nursing care or rehabilitation 1054 services to be located in a county in which an academic medical 1055 center and a children's hospital are located, and for any 1056 construction and for the acquisition of equipment related to those 1057 beds. The facility shall be authorized to keep such ventilator 1058 dependent or otherwise medically dependent pediatric patients beyond age twenty-one (21) in accordance with regulations of the 1059 1060 State Board of Health. For purposes of this paragraph (u), the 1061 provisions of Section 41-7-193(1) requiring substantial compliance

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H. B. No. 10 23/HR26/R553 PAGE 43 (RF\KW) 1062 with the projection of need as reported in the current State 1063 Health Plan are waived, and the provisions of Section 41-7-197 requiring a formal certificate of need hearing process are waived. 1064 1065 The beds authorized by this paragraph shall be counted as 1066 pediatric skilled nursing facility beds for health planning 1067 purposes under Section 41-7-171 et seq. There shall be no 1068 prohibition of or restrictions on participation in the Medicaid 1069 program for the person receiving the certificate of need 1070 authorized by this paragraph.

1071 (3) The State Department of Health may grant approval for 1072 and issue certificates of need to any person proposing the new construction of, addition to, conversion of beds of or expansion 1073 1074 of any health care facility defined in subparagraph (x) 1075 (psychiatric residential treatment facility) of Section 1076 41-7-173(h). The total number of beds which may be authorized by 1077 such certificates of need shall not exceed three hundred 1078 thirty-four (334) beds for the entire state.

(a) Of the total number of beds authorized under this
subsection, the department shall issue a certificate of need to a
privately owned psychiatric residential treatment facility in
Simpson County for the conversion of sixteen (16) intermediate
care facility for the mentally retarded (ICF-MR) beds to
psychiatric residential treatment facility beds, provided that
facility agrees in writing that the facility shall give priority

H. B. No. 10 23/HR26/R553 PAGE 44 (RF\KW) 1086 for the use of those sixteen (16) beds to Mississippi residents 1087 who are presently being treated in out-of-state facilities.

Of the total number of beds authorized under this 1088 (b) subsection, the department may issue a certificate or certificates 1089 1090 of need for the construction or expansion of psychiatric 1091 residential treatment facility beds or the conversion of other beds to psychiatric residential treatment facility beds in Warren 1092 1093 County, not to exceed sixty (60) psychiatric residential treatment 1094 facility beds, provided that the facility agrees in writing that no more than thirty (30) of the beds at the psychiatric 1095 1096 residential treatment facility will be certified for participation 1097 in the Medicaid program (Section 43-13-101 et seq.) for the use of 1098 any patients other than those who are participating only in the Medicaid program of another state, and that no claim will be 1099 submitted to the Division of Medicaid for Medicaid reimbursement 1100 1101 for more than thirty (30) patients in the psychiatric residential 1102 treatment facility in any day or for any patient in the psychiatric residential treatment facility who is in a bed that is 1103 1104 not Medicaid-certified. This written agreement by the recipient 1105 of the certificate of need shall be a condition of the issuance of 1106 the certificate of need under this paragraph, and the agreement 1107 shall be fully binding on any subsequent owner of the psychiatric 1108 residential treatment facility if the ownership of the facility is transferred at any time after the issuance of the certificate of 1109 need. After this written agreement is executed, the Division of 1110

H. B. No. 10 23/HR26/R553 PAGE 45 (RF\KW)

1111 Medicaid and the State Department of Health shall not certify more 1112 than thirty (30) of the beds in the psychiatric residential 1113 treatment facility for participation in the Medicaid program for 1114 the use of any patients other than those who are participating 1115 only in the Medicaid program of another state. If the psychiatric 1116 residential treatment facility violates the terms of the written agreement by admitting or keeping in the facility on a regular or 1117 1118 continuing basis more than thirty (30) patients who are 1119 participating in the Mississippi Medicaid program, the State Department of Health shall revoke the license of the facility, at 1120 1121 the time that the department determines, after a hearing complying 1122 with due process, that the facility has violated the condition 1123 upon which the certificate of need was issued, as provided in this 1124 paragraph and in the written agreement.

1125 The State Department of Health, on or before July 1, 2002, 1126 shall transfer the certificate of need authorized under the 1127 authority of this paragraph (b), or reissue the certificate of 1128 need if it has expired, to River Region Health System.

(c) Of the total number of beds authorized under this subsection, the department shall issue a certificate of need to a hospital currently operating Medicaid-certified acute psychiatric beds for adolescents in DeSoto County, for the establishment of a forty-bed psychiatric residential treatment facility in DeSoto County, provided that the hospital agrees in writing (i) that the hospital shall give priority for the use of those forty (40) beds

1136 to Mississippi residents who are presently being treated in 1137 out-of-state facilities, and (ii) that no more than fifteen (15) 1138 of the beds at the psychiatric residential treatment facility will 1139 be certified for participation in the Medicaid program (Section 1140 43-13-101 et seq.), and that no claim will be submitted for 1141 Medicaid reimbursement for more than fifteen (15) patients in the psychiatric residential treatment facility in any day or for any 1142 1143 patient in the psychiatric residential treatment facility who is 1144 in a bed that is not Medicaid-certified. This written agreement 1145 by the recipient of the certificate of need shall be a condition 1146 of the issuance of the certificate of need under this paragraph, 1147 and the agreement shall be fully binding on any subsequent owner 1148 of the psychiatric residential treatment facility if the ownership of the facility is transferred at any time after the issuance of 1149 the certificate of need. After this written agreement is 1150 1151 executed, the Division of Medicaid and the State Department of 1152 Health shall not certify more than fifteen (15) of the beds in the psychiatric residential treatment facility for participation in 1153 1154 the Medicaid program. If the psychiatric residential treatment facility violates the terms of the written agreement by admitting 1155 1156 or keeping in the facility on a regular or continuing basis more 1157 than fifteen (15) patients who are participating in the Medicaid 1158 program, the State Department of Health shall revoke the license 1159 of the facility, at the time that the department determines, after 1160 a hearing complying with due process, that the facility has

H. B. No. 10 23/HR26/R553 PAGE 47 (RF\KW)

1161 violated the condition upon which the certificate of need was 1162 issued, as provided in this paragraph and in the written 1163 agreement.

Of the total number of beds authorized under this 1164 (d) 1165 subsection, the department may issue a certificate or certificates 1166 of need for the construction or expansion of psychiatric residential treatment facility beds or the conversion of other 1167 1168 beds to psychiatric treatment facility beds, not to exceed thirty 1169 (30) psychiatric residential treatment facility beds, in either 1170 Alcorn, Tishomingo, Prentiss, Lee, Itawamba, Monroe, Chickasaw, 1171 Pontotoc, Calhoun, Lafayette, Union, Benton or Tippah County.

1172 Of the total number of beds authorized under this (e) 1173 subsection (3) the department shall issue a certificate of need to a privately owned, nonprofit psychiatric residential treatment 1174 1175 facility in Hinds County for an eight-bed expansion of the 1176 facility, provided that the facility agrees in writing that the facility shall give priority for the use of those eight (8) beds 1177 to Mississippi residents who are presently being treated in 1178 1179 out-of-state facilities.

(f) The department shall issue a certificate of need to a one-hundred-thirty-four-bed specialty hospital located on twenty-nine and forty-four one-hundredths (29.44) commercial acres at 5900 Highway 39 North in Meridian (Lauderdale County), Mississippi, for the addition, construction or expansion of child/adolescent psychiatric residential treatment facility beds

1186 in Lauderdale County. As a condition of issuance of the 1187 certificate of need under this paragraph, the facility shall give priority in admissions to the child/adolescent psychiatric 1188 residential treatment facility beds authorized under this 1189 1190 paragraph to patients who otherwise would require out-of-state 1191 placement. The Division of Medicaid, in conjunction with the 1192 Department of Human Services, shall furnish the facility a list of 1193 all out-of-state patients on a quarterly basis. Furthermore, 1194 notice shall also be provided to the parent, custodial parent or quardian of each out-of-state patient notifying them of the 1195 1196 priority status granted by this paragraph. For purposes of this 1197 paragraph, the provisions of Section 41-7-193(1) requiring 1198 substantial compliance with the projection of need as reported in 1199 the current State Health Plan are waived. The total number of 1200 child/adolescent psychiatric residential treatment facility beds 1201 that may be authorized under the authority of this paragraph shall 1202 be sixty (60) beds. There shall be no prohibition or restrictions 1203 on participation in the Medicaid program (Section 43-13-101 et 1204 seq.) for the person receiving the certificate of need authorized 1205 under this paragraph or for the beds converted pursuant to the 1206 authority of that certificate of need.

(4) (a) From and after * * * July 1, 2023, the department may issue a certificate of need to any person for the new construction of any hospital * * * or psychiatric hospital * * * that will contain any child/adolescent psychiatric * * * beds, or

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 49 (rf\kw)	

1211 for the conversion of any other health care facility to a 1212 hospital * * * or psychiatric hospital * * * that will contain any child/adolescent psychiatric * * * beds. There shall be no 1213 1214 prohibition or restrictions on participation in the Medicaid 1215 program (Section 43-13-101 et seq.) for the person(s) receiving 1216 the certificate(s) of need authorized under this paragraph (a) or 1217 for the beds converted pursuant to the authority of that 1218 certificate of need. In issuing any new certificate of need for 1219 any child/adolescent psychiatric * * * beds, either by new construction or conversion of beds of another category, the 1220 1221 department shall give preference to beds which will be located in 1222 an area of the state which does not have such beds located in it, 1223 and to a location more than sixty-five (65) miles from existing 1224 beds. Upon receiving 2020 census data, the department may amend 1225 the State Health Plan regarding child/adolescent psychiatric * * * 1226 beds to reflect the need based on new census data.

1227

(i) [Deleted]

1228 (ii) The department may issue a certificate of 1229 need for the conversion of existing beds in a county hospital in 1230 Choctaw County from acute care beds to child/adolescent chemical 1231 dependency beds. For purposes of this subparagraph (ii), the 1232 provisions of Section 41-7-193(1) requiring substantial compliance 1233 with the projection of need as reported in the current State 1234 Health Plan are waived. The total number of beds that may be 1235 authorized under authority of this subparagraph shall not exceed

1236 twenty (20) beds. There shall be no prohibition or restrictions 1237 on participation in the Medicaid program (Section 43-13-101 et 1238 seq.) for the hospital receiving the certificate of need 1239 authorized under this subparagraph or for the beds converted 1240 pursuant to the authority of that certificate of need.

1241 (iii) The department may issue a certificate or 1242 certificates of need for the construction or expansion of 1243 child/adolescent psychiatric beds or the conversion of other beds 1244 to child/adolescent psychiatric beds in Warren County. For 1245 purposes of this subparagraph (iii), the provisions of Section 1246 41-7-193(1) requiring substantial compliance with the projection 1247 of need as reported in the current State Health Plan are waived. 1248 The total number of beds that may be authorized under the authority of this subparagraph shall not exceed twenty (20) beds. 1249 1250 There shall be no prohibition or restrictions on participation in 1251 the Medicaid program (Section 43-13-101 et seq.) for the person 1252 receiving the certificate of need authorized under this 1253 subparagraph or for the beds converted pursuant to the authority 1254 of that certificate of need.

1255 If by January 1, 2002, there has been no significant 1256 commencement of construction of the beds authorized under this 1257 subparagraph (iii), or no significant action taken to convert 1258 existing beds to the beds authorized under this subparagraph, then 1259 the certificate of need that was previously issued under this 1260 subparagraph shall expire. If the previously issued certificate

1261 of need expires, the department may accept applications for 1262 issuance of another certificate of need for the beds authorized 1263 under this subparagraph, and may issue a certificate of need to 1264 authorize the construction, expansion or conversion of the beds 1265 authorized under this subparagraph.

1266 (iv) The department shall issue a certificate of need to the Region 7 Mental Health/Retardation Commission for the 1267 1268 construction or expansion of child/adolescent psychiatric beds or 1269 the conversion of other beds to child/adolescent psychiatric beds 1270 in any of the counties served by the commission. For purposes of 1271 this subparagraph (iv), the provisions of Section 41-7-193(1) 1272 requiring substantial compliance with the projection of need as 1273 reported in the current State Health Plan are waived. The total 1274 number of beds that may be authorized under the authority of this 1275 subparagraph shall not exceed twenty (20) beds. There shall be no 1276 prohibition or restrictions on participation in the Medicaid 1277 program (Section 43-13-101 et seq.) for the person receiving the 1278 certificate of need authorized under this subparagraph or for the 1279 beds converted pursuant to the authority of that certificate of 1280 need.

(v) The department may issue a certificate of need to any county hospital located in Leflore County for the construction or expansion of adult psychiatric beds or the conversion of other beds to adult psychiatric beds, not to exceed twenty (20) beds, provided that the recipient of the certificate

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 52 (RF\KW) 1286 of need agrees in writing that the adult psychiatric beds will not 1287 at any time be certified for participation in the Medicaid program and that the hospital will not admit or keep any patients who are 1288 1289 participating in the Medicaid program in any of such adult 1290 psychiatric beds. This written agreement by the recipient of the 1291 certificate of need shall be fully binding on any subsequent owner 1292 of the hospital if the ownership of the hospital is transferred at 1293 any time after the issuance of the certificate of need. Agreement 1294 that the adult psychiatric beds will not be certified for 1295 participation in the Medicaid program shall be a condition of the 1296 issuance of a certificate of need to any person under this 1297 subparagraph (v), and if such hospital at any time after the 1298 issuance of the certificate of need, regardless of the ownership 1299 of the hospital, has any of such adult psychiatric beds certified 1300 for participation in the Medicaid program or admits or keeps any 1301 Medicaid patients in such adult psychiatric beds, the State 1302 Department of Health shall revoke the certificate of need, if it 1303 is still outstanding, and shall deny or revoke the license of the 1304 hospital at the time that the department determines, after a 1305 hearing complying with due process, that the hospital has failed 1306 to comply with any of the conditions upon which the certificate of 1307 need was issued, as provided in this subparagraph and in the written agreement by the recipient of the certificate of need. 1308

1309 (vi) The department may issue a certificate or1310 certificates of need for the expansion of child psychiatric beds

H. B. No. 10	~ OFFICIAL ~
23/HR26/R553	
PAGE 53 (rf\kw)	

1311 or the conversion of other beds to child psychiatric beds at the 1312 University of Mississippi Medical Center. For purposes of this subparagraph (vi), the provisions of Section 41-7-193(1) requiring 1313 1314 substantial compliance with the projection of need as reported in 1315 the current State Health Plan are waived. The total number of 1316 beds that may be authorized under the authority of this subparagraph shall not exceed fifteen (15) beds. There shall be 1317 1318 no prohibition or restrictions on participation in the Medicaid 1319 program (Section 43-13-101 et seq.) for the hospital receiving the 1320 certificate of need authorized under this subparagraph or for the 1321 beds converted pursuant to the authority of that certificate of 1322 need.

(b) From and after July 1, * * * 2023, no
hospital * * * or psychiatric hospital * * * shall be authorized
to add any child/adolescent psychiatric * * * beds or convert any
beds of another category to child/adolescent psychiatric * * *
beds without a certificate of need under the authority of
subsection (1) (c) and subsection (4) (a) of this section.

(5) The department may issue a certificate of need to a
county hospital in Winston County for the conversion of fifteen
(15) acute care beds to geriatric psychiatric care beds.

(6) The State Department of Health shall issue a certificate
of need to a Mississippi corporation qualified to manage a
long-term care hospital as defined in Section 41-7-173(h)(xii) in
Harrison County, not to exceed eighty (80) beds, including any

H. B. No. 10 ~ OFFICIAL ~ 23/HR26/R553 PAGE 54 (RF\KW) 1336 necessary renovation or construction required for licensure and 1337 certification, provided that the recipient of the certificate of need agrees in writing that the long-term care hospital will not 1338 1339 at any time participate in the Medicaid program (Section 43-13-101 1340 et seq.) or admit or keep any patients in the long-term care 1341 hospital who are participating in the Medicaid program. This written agreement by the recipient of the certificate of need 1342 1343 shall be fully binding on any subsequent owner of the long-term 1344 care hospital, if the ownership of the facility is transferred at any time after the issuance of the certificate of need. Agreement 1345 1346 that the long-term care hospital will not participate in the Medicaid program shall be a condition of the issuance of a 1347 1348 certificate of need to any person under this subsection (6), and if such long-term care hospital at any time after the issuance of 1349 1350 the certificate of need, regardless of the ownership of the 1351 facility, participates in the Medicaid program or admits or keeps 1352 any patients in the facility who are participating in the Medicaid program, the State Department of Health shall revoke the 1353 1354 certificate of need, if it is still outstanding, and shall deny or 1355 revoke the license of the long-term care hospital, at the time 1356 that the department determines, after a hearing complying with due 1357 process, that the facility has failed to comply with any of the 1358 conditions upon which the certificate of need was issued, as 1359 provided in this subsection and in the written agreement by the 1360 recipient of the certificate of need. For purposes of this

H. B. No. 10 23/HR26/R553 PAGE 55 (RF\KW)

1361 subsection, the provisions of Section 41-7-193(1) requiring 1362 substantial compliance with the projection of need as reported in 1363 the current State Health Plan are waived.

1364 (7)The State Department of Health may issue a certificate 1365 of need to any hospital in the state to utilize a portion of its 1366 beds for the "swing-bed" concept. Any such hospital must be in conformance with the federal regulations regarding such swing-bed 1367 1368 concept at the time it submits its application for a certificate 1369 of need to the State Department of Health, except that such 1370 hospital may have more licensed beds or a higher average daily 1371 census (ADC) than the maximum number specified in federal regulations for participation in the swing-bed program. Any 1372 1373 hospital meeting all federal requirements for participation in the swing-bed program which receives such certificate of need shall 1374 1375 render services provided under the swing-bed concept to any 1376 patient eligible for Medicare (Title XVIII of the Social Security 1377 Act) who is certified by a physician to be in need of such services, and no such hospital shall permit any patient who is 1378 1379 eligible for both Medicaid and Medicare or eligible only for 1380 Medicaid to stay in the swing beds of the hospital for more than 1381 thirty (30) days per admission unless the hospital receives prior 1382 approval for such patient from the Division of Medicaid, Office of the Governor. Any hospital having more licensed beds or a higher 1383 1384 average daily census (ADC) than the maximum number specified in federal regulations for participation in the swing-bed program 1385

H. B. No. 10 23/HR26/R553 PAGE 56 (RF\KW) 1386 which receives such certificate of need shall develop a procedure 1387 to ensure that before a patient is allowed to stay in the swing beds of the hospital, there are no vacant nursing home beds 1388 available for that patient located within a fifty-mile radius of 1389 1390 the hospital. When any such hospital has a patient staying in the 1391 swing beds of the hospital and the hospital receives notice from a nursing home located within such radius that there is a vacant bed 1392 available for that patient, the hospital shall transfer the 1393 1394 patient to the nursing home within a reasonable time after receipt 1395 of the notice. Any hospital which is subject to the requirements 1396 of the two (2) preceding sentences of this subsection may be 1397 suspended from participation in the swing-bed program for a 1398 reasonable period of time by the State Department of Health if the department, after a hearing complying with due process, determines 1399 1400 that the hospital has failed to comply with any of those 1401 requirements.

1402 The Department of Health shall not grant approval for or (8) issue a certificate of need to any person proposing the new 1403 1404 construction of, addition to or expansion of a health care 1405 facility as defined in subparagraph (viii) of Section 41-7-173(h), 1406 except as hereinafter provided: The department may issue a 1407 certificate of need to a nonprofit corporation located in Madison County, Mississippi, for the construction, expansion or conversion 1408 1409 of not more than twenty (20) beds in a community living program for developmentally disabled adults in a facility as defined in 1410

H. B. No. 10 *** OFFICIAL *** 23/HR26/R553 PAGE 57 (RF\KW) 1411 subparagraph (viii) of Section 41-7-173(h). For purposes of this 1412 subsection (8), the provisions of Section 41-7-193(1) requiring substantial compliance with the projection of need as reported in 1413 the current State Health Plan and the provisions of Section 1414 1415 41-7-197 requiring a formal certificate of need hearing process 1416 are waived. There shall be no prohibition or restrictions on participation in the Medicaid program for the person receiving the 1417 1418 certificate of need authorized under this subsection (8).

1419 The Department of Health shall not grant approval for or (9) 1420 issue a certificate of need to any person proposing the 1421 establishment of, or expansion of the currently approved territory of, or the contracting to establish a home office, subunit or 1422 1423 branch office within the space operated as a health care facility as defined in Section 41-7-173(h)(i) through (viii) by a health 1424 1425 care facility as defined in subparagraph (ix) of Section 1426 41-7-173(h).

1427 (10) Health care facilities owned and/or operated by the state or its agencies are exempt from the restraints in this 1428 1429 section against issuance of a certificate of need if such addition 1430 or expansion consists of repairing or renovation necessary to 1431 comply with the state licensure law. This exception shall not 1432 apply to the new construction of any building by such state 1433 facility. This exception shall not apply to any health care facilities owned and/or operated by counties, municipalities, 1434

~ OFFICIAL ~

H. B. No. 10 23/HR26/R553 PAGE 58 (RF\KW) 1435 districts, unincorporated areas, other defined persons, or any 1436 combination thereof.

1437 The new construction, renovation or expansion of or (11)addition to any health care facility defined in subparagraph (ii) 1438 1439 (psychiatric hospital), subparagraph (iv) (skilled nursing 1440 facility), subparagraph (vi) (intermediate care facility), subparagraph (viii) (intermediate care facility for the mentally 1441 1442 retarded) and subparagraph (x) (psychiatric residential treatment 1443 facility) of Section 41-7-173(h) which is owned by the State of 1444 Mississippi and under the direction and control of the State Department of Mental Health, and the addition of new beds or the 1445 1446 conversion of beds from one category to another in any such 1447 defined health care facility which is owned by the State of Mississippi and under the direction and control of the State 1448 Department of Mental Health, shall not require the issuance of a 1449 1450 certificate of need under Section 41-7-171 et seq., 1451 notwithstanding any provision in Section 41-7-171 et seq. to the 1452 contrary.

(12) The new construction, renovation or expansion of or addition to any veterans homes or domiciliaries for eligible veterans of the State of Mississippi as authorized under Section 35-1-19 shall not require the issuance of a certificate of need, notwithstanding any provision in Section 41-7-171 et seq. to the contrary.

H. B. No. 10 23/HR26/R553 PAGE 59 (RF\KW)

1459 (13)The repair or the rebuilding of an existing, operating 1460 health care facility that sustained significant damage from a natural disaster that occurred after April 15, 2014, in an area 1461 1462 that is proclaimed a disaster area or subject to a state of 1463 emergency by the Governor or by the President of the United States 1464 shall be exempt from all of the requirements of the Mississippi 1465 Certificate of Need Law (Section 41-7-171 et seq.) and any and all 1466 rules and regulations promulgated under that law, subject to the 1467 following conditions:

(a) The repair or the rebuilding of any such damaged
health care facility must be within one (1) mile of the
pre-disaster location of the campus of the damaged health care
facility, except that any temporary post-disaster health care
facility operating location may be within five (5) miles of the
pre-disaster location of the damaged health care facility;

1474 (b) The repair or the rebuilding of the damaged health 1475 care facility (i) does not increase or change the complement of 1476 its bed capacity that it had before the Governor's or the 1477 President's proclamation, (ii) does not increase or change its 1478 levels and types of health care services that it provided before 1479 the Governor's or the President's proclamation, and (iii) does not 1480 rebuild in a different county; however, this paragraph does not 1481 restrict or prevent a health care facility from decreasing its bed 1482 capacity that it had before the Governor's or the President's proclamation, or from decreasing the levels of or decreasing or 1483

H. B. No. 10 23/HR26/R553 PAGE 60 (RF\KW)

1484 eliminating the types of health care services that it provided 1485 before the Governor's or the President's proclamation, when the 1486 damaged health care facility is repaired or rebuilt;

(c) The exemption from Certificate of Need Law provided under this subsection (13) is valid for only five (5) years from the date of the Governor's or the President's proclamation. If actual construction has not begun within that five-year period, the exemption provided under this subsection is inapplicable; and

(d) The Division of Health Facilities Licensure and Certification of the State Department of Health shall provide the same oversight for the repair or the rebuilding of the damaged health care facility that it provides to all health care facility construction projects in the state.

For the purposes of this subsection (13), "significant damage" to a health care facility means damage to the health care facility requiring an expenditure of at least One Million Dollars (\$1,000,000.00).

1501 The State Department of Health shall issue a (14)1502 certificate of need to any hospital which is currently licensed 1503 for two hundred fifty (250) or more acute care beds and is located 1504 in any general hospital service area not having a comprehensive 1505 cancer center, for the establishment and equipping of such a center which provides facilities and services for outpatient 1506 1507 radiation oncology therapy, outpatient medical oncology therapy, 1508 and appropriate support services including the provision of

H. B. No. 10 23/HR26/R553 PAGE 61 (RF\KW)

1509 radiation therapy services. The provisions of Section 41-7-193(1) 1510 regarding substantial compliance with the projection of need as 1511 reported in the current State Health Plan are waived for the 1512 purpose of this subsection.

(15) The State Department of Health may authorize the transfer of hospital beds, not to exceed sixty (60) beds, from the North Panola Community Hospital to the South Panola Community Hospital. The authorization for the transfer of those beds shall be exempt from the certificate of need review process.

1518 (16)The State Department of Health shall issue any 1519 certificates of need necessary for Mississippi State University and a public or private health care provider to jointly acquire 1520 1521 and operate a linear accelerator and a magnetic resonance imaging 1522 Those certificates of need shall cover all capital unit. 1523 expenditures related to the project between Mississippi State 1524 University and the health care provider, including, but not 1525 limited to, the acquisition of the linear accelerator, the magnetic resonance imaging unit and other radiological modalities; 1526 1527 the offering of linear accelerator and magnetic resonance imaging 1528 services; and the cost of construction of facilities in which to 1529 locate these services. The linear accelerator and the magnetic 1530 resonance imaging unit shall be (a) located in the City of Starkville, Oktibbeha County, Mississippi; (b) operated jointly by 1531 Mississippi State University and the public or private health care 1532 1533 provider selected by Mississippi State University through a

H. B. No. 10 23/HR26/R553 PAGE 62 (RF\KW)

request for proposals (RFP) process in which Mississippi State 1534 1535 University selects, and the Board of Trustees of State Institutions of Higher Learning approves, the health care provider 1536 1537 that makes the best overall proposal; (c) available to Mississippi 1538 State University for research purposes two-thirds (2/3) of the 1539 time that the linear accelerator and magnetic resonance imaging unit are operational; and (d) available to the public or private 1540 1541 health care provider selected by Mississippi State University and 1542 approved by the Board of Trustees of State Institutions of Higher 1543 Learning one-third (1/3) of the time for clinical, diagnostic and 1544 treatment purposes. For purposes of this subsection, the provisions of Section 41-7-193(1) requiring substantial compliance 1545 1546 with the projection of need as reported in the current State Health Plan are waived. 1547

1548 (17)The State Department of Health shall issue a 1549 certificate of need for the construction of an acute care hospital 1550 in Kemper County, not to exceed twenty-five (25) beds, which shall be named the "John C. Stennis Memorial Hospital." In issuing the 1551 1552 certificate of need under this subsection, the department shall 1553 give priority to a hospital located in Lauderdale County that has 1554 two hundred fifteen (215) beds. For purposes of this subsection, 1555 the provisions of Section 41-7-193(1) requiring substantial 1556 compliance with the projection of need as reported in the current 1557 State Health Plan and the provisions of Section 41-7-197 requiring a formal certificate of need hearing process are waived. 1558 There

H. B. No. 10 23/HR26/R553 PAGE 63 (RF\KW)

1559 shall be no prohibition or restrictions on participation in the 1560 Medicaid program (Section 43-13-101 et seq.) for the person or 1561 entity receiving the certificate of need authorized under this 1562 subsection or for the beds constructed under the authority of that 1563 certificate of need.

1564 (18)The planning, design, construction, renovation, addition, furnishing and equipping of a clinical research unit at 1565 1566 any health care facility defined in Section 41-7-173(h) that is 1567 under the direction and control of the University of Mississippi Medical Center and located in Jackson, Mississippi, and the 1568 addition of new beds or the conversion of beds from one (1) 1569 1570 category to another in any such clinical research unit, shall not 1571 require the issuance of a certificate of need under Section 41-7-171 et seq., notwithstanding any provision in Section 1572 1573 41-7-171 et seq. to the contrary.

1574 (19) [Repealed]

1575 (20) Nothing in this section or in any other provision of 1576 Section 41-7-171 et seq. shall prevent any nursing facility from 1577 designating an appropriate number of existing beds in the facility 1578 as beds for providing care exclusively to patients with 1579 Alzheimer's disease.

1580 (21) Nothing in this section or any other provision of 1581 Section 41-7-171 et seq. shall prevent any health care facility 1582 from the new construction, renovation, conversion or expansion of 1583 new beds in the facility designated as intensive care units,

H. B. No. 10 **~ OFFICIAL ~** 23/HR26/R553 PAGE 64 (RF\KW) negative pressure rooms, or isolation rooms pursuant to the provisions of Sections 41-14-1 through 41-14-11, or Section 41-14-31. For purposes of this subsection, the provisions of Section 41-7-193(1) requiring substantial compliance with the projection of need as reported in the current State Health Plan and the provisions of Section 41-7-197 requiring a formal certificate of need hearing process are waived.

1591 SECTION 3. This act shall take effect and be in force from 1592 and after July 1, 2023.