By: Senator(s) Hickman, Boyd, Jackson

To: Public Health and Welfare

SENATE BILL NO. 2485

- AN ACT TO AMEND SECTION 41-87-5, MISSISSIPPI CODE OF 1972, TO
 REVISE THE DEFINITION OF QUALIFIED PERSONNEL WHO PROVIDE EARLY
 INTERVENTION SERVICES UNDER THE EARLY INTERVENTION ACT FOR INFANTS
 AND TODDLERS TO INCLUDE INDIVIDUALS WHO HOLD A DEGREE IN HUMAN
 DEVELOPMENT AND FAMILY SCIENCE OR CHILD AND FAMILY SCIENCE WITH A
 CONCENTRATION IN CHILD DEVELOPMENT AND LICENSURE IN
 PRE-KINDERGARTEN TO KINDERGARTEN; AND FOR RELATED PURPOSES.

 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

 SECTION 1. Section 41-87-5, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 41-87-5. Unless the context requires otherwise, the
- 12 following definitions in this section apply throughout this
- 13 chapter:
- 14 (a) "Eligible infants and toddlers" or "eligible
- 15 children" means children from birth through thirty-six (36) months
- 16 of age who need early intervention services because they:
- 17 (i) Are experiencing developmental delays as
- 18 measured by appropriate diagnostic instruments and procedures in
- 19 one or more of the following areas:
- 20 (A) Cognitive development;

21	(B) Physical development, including vision or							
22	hearing;							
23	(C) Communication development;							
24	(D) Social or emotional development;							
25	(E) Adaptive development;							
26	(ii) Have a diagnosed physical or mental							
27	condition, as defined in state policy, that has a high probability							
28	of resulting in developmental delay;							
29	(iii) Are at risk of having substantial							
30	developmental delays if early intervention services are not							
31	provided due to conditions as defined in state policy. (This							
32	category may be served at the discretion of the lead agency							
33	contingent upon available resources.)							
34	(b) "Early intervention services" are developmental							
35	services that:							
36	(i) Are provided under public supervision;							
37	(ii) Are provided at no cost except where federal							
38	or state law provides for a system of payments by families,							
39	including a schedule of sliding fees;							
40	(iii) Are designed to meet the developmental needs							
41	of an infant or toddler with a disability in any one or more of							
42	the following areas:							
43	(A) Physical development;							
44	(B) Cognitive development;							
45	(C) Communication development;							

46	(D)	Social or emotional development; or
47	(E)	Adaptive development;
48	(iv) Meet	the requirements of Part C of the
49	Individuals with Disabili	ties Education Act (IDEA) and the early
50	intervention standards of	the State of Mississippi;
51	(v) Inclu	de, but are not limited to, the following
52	services:	
53	(A)	Assistive technology devices and
54	assistive technology serv	rices;
55	(B)	Audiology;
56	(C)	Family training, counseling and home
57	visits;	
58	(D)	Health services necessary to enable a
59	child to benefit from oth	er early intervention services;
60	(E)	Medical services only for diagnostic or
61	evaluation purposes;	
62	(F)	Nutrition services;
63	(G)	Occupational therapy;
64	(H)	Physical therapy;
65	(I)	Psychological services;
66	(J)	Service coordination (case management);
67	(K)	Social work services;
68	(L)	Special instruction;
69	(M)	Speech-language pathology;

70	(N) Transportation and related costs that are						
71	necessary to enable an infant or toddler and her/his family to						
72	receive early intervention services; and						
73	(O) Vision services;						
74	(vi) Are provided by qualified personnel as						
75	determined by the state's personnel standards, including:						
76	(A) Audiologists;						
77	(B) Family therapists;						
78	(C) Nurses;						
79	(D) Nutritionists;						
80	(E) Occupational therapists;						
81	(F) Orientation and mobility specialists;						
82	(G) Pediatricians and other physicians;						
83	(H) Physical therapists;						
84	(I) Psychologists;						
85	(J) Social workers;						
86	(K) Special educators;						
87	(L) Speech and language pathologists;						
88	(M) Individuals who hold a degree in Human						
89	Development and Family Science or Child and Family Science with a						
90	concentration in child development and licensure in						
91	Pre-Kindergarten to Kindergarten;						
92	(vii) Are provided, to the maximum extent						
93	appropriate, in natural environments, including the home, and						

- 94 community settings in which children without disabilities would
- 95 participate;
- 96 (viii) Are provided in conformity with an
- 97 individualized family service plan.
- 98 (c) "Council" means the State Interagency Coordinating
- 99 Council established under Section 41-87-7.
- 100 (d) "Lead agency" means the State Department of Health.
- 101 (e) "Participating agencies" includes, but is not
- 102 limited to, the State Department of Education, the Department of
- 103 Human Services, the State Department of Health, the Division of
- 104 Medicaid, the State Department of Mental Health, the University
- 105 Medical Center, the Board of Trustees of State Institutions of
- 106 Higher Learning and the Mississippi Community College Board.
- 107 (f) "Local community" means a county either jointly,
- 108 severally, or a portion thereof, participating in the provision of
- 109 early intervention services.
- 110 (g) "Primary service agency" means the agency, whether
- 111 a state agency, local agency, local interagency council or service
- 112 provider which is designated by the lead agency to serve as the
- 113 fiscal and contracting agent for a local community.
- 114 (h) "Multidisciplinary team" means a group comprised of
- 115 the parent(s) or legal guardian and the service providers, as
- 116 appropriate, described in paragraph (b) of this section, who are
- 117 assembled for the purposes of:



118		(i)	Assessing the developmental needs of an infant
119	or toddler;		
120		(;;)	Developing the individualized family service

- 120 (11) Developing the individualized family service 121 plan; and
- (iii) Providing the infant or toddler and his or
 her family with the appropriate early intervention services as
 detailed in the individualized family service plan.
- (i) "Individualized family service plan" means a

 written plan designed to address the needs of the infant or

 toddler and his or her family as specified under Section 41-87-13.
- (j) "Early intervention standards" means those
 standards established by any agency or agencies statutorily
 designated the responsibility to establish standards for infants
 and toddlers with disabilities, in coordination with the council
 and in accordance with Part C of IDEA.
- 133 (k) "Early intervention system" means the total
 134 collaborative effort in the state that is directed at meeting the
 135 needs of eligible children and their families.
- (1) "Parent," for the purpose of early intervention

 services, means a parent, a guardian, a person acting as a parent

 of a child, foster parent, or an appointed surrogate parent. The

 term does not include the state if the child is a ward of the

 state where the child has not been placed with individuals to

 serve in a parenting capacity, such as foster parents, or when a

 surrogate parent has not been appointed. When a child is the ward

143	of	the	state,	а	Department	of	Human	Services	representative	will
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- 144 act as parent for purposes of service authorization.
- 145 (m) "Policies" means the state statutes, regulations,
- 146 Governor's orders, directives by the lead agency, or other written
- 147 documents that represent the state's position concerning any
- 148 matter covered under this chapter.
- (n) "Regulations" means the United States Department of
- 150 Education's regulations concerning the governance and
- implementation of Part C of IDEA, the Early Intervention Program
- 152 for Infants and Toddlers with Disabilities.
- 153 **SECTION 2.** This act shall take effect and be in force from
- 154 and after July 1, 2023.