Senate Amendments to House Bill No. 1489

TO THE CLERK OF THE HOUSE:

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

AMENDMENT NO. 1

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

- **SECTION 1.** (1) This section shall be known and may be cited 31 as the "Mississippi Triage, Treat and Transport to Alternative 32 Destination Act." 33 34 (2) **Definitions.** As used in this section, the following 35 terms shall be defined as provided in this subsection: 36 "911 call" means a communication made on behalf of 37 an enrollee indicating that the enrollee may need emergency medical services; 38 39 (b) (i) "Alternative destination" means a lower-acuity 40 facility that provides medical services, including, without limitation: 41 42 1. A federally qualified health center; 43 2. An urgent care center;
- 3. A physician's office or medical clinic, as
- 45 chosen by the patient; and

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                            A behavioral or mental health care
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    facility, including, without limitation, a crisis stabilization
    unit and a diversion center.
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                    (ii) "Alternative destination" does not include a:
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                         1. Critical access hospital;
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                         2.
                             Dialysis center;
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                             Hospital;
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                            Private residence; or
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                         5.
                             Skilled nursing facility.
                   "Ambulance service provider" means a person or
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               (C)
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    entity that provides ambulance transportation and emergency
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    medical services to a patient for which a permit is required under
    Section 41-59-9;
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               (d)
                   "Enrollee" means an individual who is covered by
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    any health benefit plan; and
                   "Health benefit plan" means any such policy as
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    defined by Section 83-63-3.
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          (3) Coverage for ambulance service to assess, triage and
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    transport an enrollee to an alterative destination or treat in
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    place. On and after July 1, 2024, any health benefit plan shall
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    provide coverage for:
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                   An ambulance service to:
               (a)
                         Treat or assess an enrollee in place; or
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                    (i)
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(ii) Triage or triage and transport an enrollee to

an alterative destination; or

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- 71 (b) An encounter between an ambulance service and
- 72 enrollee that results without transport of the enrollee.
- 73 (4) The coverage required under this section:
- 74 (a) Is subject to the initiation of ambulance service
- 75 treatment as a result of a 911 call that is documented
- 76 in the records of the ambulance service;
- 77 (b) Is subject to deductibles or co-payment
- 78 requirements of the health benefit plan;
- 79 (c) Does not diminish or limit benefits otherwise
- 80 allowable under a health benefit plan, even if the billing claims
- 81 for medical or behavioral health services overlap in time that is
- 82 billed by the ambulance service provider that is also providing
- 83 care; and
- 84 (d) Is subject to any provisions of the health benefit
- 85 plan that apply to other services covered by the health benefit
- 86 plan.
- 87 (5) The reimbursement rate for an ambulance service provider
- 88 whose operators assess, triage, treat or transport an enrollee to
- 89 an alternative destination shall be not less than the minimum
- 90 allowable reimbursement for advanced life support rate with
- 91 mileage to the scene.
- 92 (6) This section shall apply to all contracts described in
- 93 this section that are entered into or renewed on or after July 1,
- 94 <u>2024.</u>
- 95 **SECTION 2.** (1) (a) The minimum allowable reimbursement
- 96 rate under any policy of accident and sickness insurance as

- 97 defined by Section 83-9-1 to an out-of-network ambulance service
- 98 provider for all covered services shall be the rates contracted
- 99 between an ambulance service provider and a county, municipality
- 100 or special purpose district or authority, or otherwise approved or
- 101 established by ordinance or regulation enacted by any such county,
- 102 municipality or special purpose district or authority in which the
- 103 covered healthcare services originated.
- 104 (b) In the absence of rates provided in subsection (a),
- 105 the minimum allowable reimbursement rate to an out-of-network
- 106 ambulance service provider shall be the greater of:
- 107 (i) Three hundred twenty-five percent (325%) of
- 108 the reimbursement allowed by Medicare for the respective services
- 109 originating in the respective geographic area; or
- 110 (ii) The ambulance service provider's billed
- 111 charges.
- 112 (2) A payment made under this section shall be considered
- 113 payment in full for the covered services provided, except for any
- 114 copayment, coinsurance, deductible and other cost-sharing feature
- 115 amounts required to be paid by the enrollee.
- 116 (3) For purposes of this section, the term "ambulance
- 117 service provider" means a person or entity that provides ambulance
- 118 transportation and emergency medical services to a patient for
- 119 which a permit is required under Section 41-59-9.
- 120 (4) This section shall stand repealed on June 30, 2028.
- 121 **SECTION 3.** Sections 1 and 2 of this act shall be codified as
- 122 new sections in Title 83, Chapter 9, Mississippi Code of 1972.

123 **SECTION 4.** This act shall take effect and be in force from 124 and after July 1, 2024.

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

AN ACT TO BE KNOWN AS THE MISSISSIPPI TRIAGE, TREAT AND 2 TRANSPORT TO ALTERNATIVE DESTINATION ACT; TO PROVIDE THAT HEALTH BENEFIT PLANS SHALL PROVIDE COVERAGE FOR AN AMBULANCE SERVICE TO TREAT OR ASSESS AN ENROLLEE IN PLACE, OR TRIAGE OR TRIAGE AND 5 TRANSPORT AN ENROLLEE TO AN ALTERATIVE DESTINATION, OR AN 6 ENCOUNTER BETWEEN AN AMBULANCE SERVICE AND ENROLLEE THAT RESULTS 7 WITHOUT TRANSPORT OF THE ENROLLEE UNDER THE PLAN; TO PROVIDE THAT 8 THE COVERAGE REQUIRED UNDER THIS SECTION IS SUBJECT TO THE INITIATION OF AMBULANCE SERVICE TREATMENT AS A RESULT OF A 911 CALL THAT IS DOCUMENTED IN THE RECORDS OF THE AMBULANCE SERVICE 10 11 AND SUBJECT TO DEDUCTIBLES OR CO-PAYMENT REQUIREMENTS OF THE PLAN, 12 AND DOES NOT DIMINISH OR LIMIT BENEFITS OTHERWISE ALLOWABLE UNDER 13 THE PLAN; TO PROVIDE THAT THE REIMBURSEMENT RATE FOR AN AMBULANCE 14 SERVICE PROVIDER WHOSE OPERATORS ASSESS, TRIAGE, TREAT OR 15 TRANSPORT AN ENROLLEE TO AN ALTERNATIVE DESTINATION SHALL BE NOT 16 LESS THAN THE MINIMUM ALLOWABLE REIMBURSEMENT FOR ADVANCED LIFE 17 SUPPORT RATE WITH MILEAGE TO THE SCENE; TO PROVIDE THAT THE 18 MINIMUM ALLOWABLE REIMBURSEMENT RATE UNDER ANY POLICY OF ACCIDENT 19 AND SICKNESS INSURANCE TO AN OUT-OF-NETWORK AMBULANCE SERVICE 20 PROVIDER SHALL BE RATES CONTRACTED BETWEEN AN AMBULANCE SERVICE 21 PROVIDER AND A COUNTY, MUNICIPALITY OR SPECIAL PURPOSE DISTRICT OR 22 AUTHORITY, OR OTHERWISE APPROVED OR ESTABLISHED BY ORDINANCE OR 23 REGULATION ENACTED BY ANY SUCH COUNTY, MUNICIPALITY OR SPECIAL 24 PURPOSE DISTRICT OR AUTHORITY; TO PROVIDE THAT IN THE ABSENCE OF 25 SUCH RATES, THE MINIMUM ALLOWABLE REIMBURSEMENT RATE SHALL BE THE 26 GREATER OF THREE HUNDRED TWENTY-FIVE PERCENT OF THE REIMBURSEMENT 27 ALLOWED BY MEDICARE FOR SERVICES ORIGINATING IN RURAL AREAS OR THE 28 AMBULANCE SERVICE PROVIDER'S BILLED CHARGES; TO PROVIDE A DATE OF 29 REPEAL ON SUCH PROVISIONS; AND FOR RELATED PURPOSES.

SS36\HB1489PS.J

Amanda White Secretary of the Senate