Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2704

BY: Committee

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

17	SECTION 1. Section 41-3-15, Mississippi Code of 1972, is
18	amended as follows:
19	41-3-15. (1) (a) There shall be a State Department of
20	Health.
21	(b) The State Board of Health shall have the following
22	powers and duties:
23	(i) To formulate the policy of the State
24	Department of Health regarding public health matters within the
25	jurisdiction of the department;

(ii) To adopt, modify, repeal and promulgate,
after due notice and hearing, and enforce rules and regulations
implementing or effectuating the powers and duties of the
department under any and all statutes within the department's
jurisdiction, and as the board may deem necessary;

31 (iii) To apply for, receive, accept and expend any 32 federal or state funds or contributions, gifts, trusts, devises, 33 bequests, grants, endowments or funds from any other source or 34 transfers of property of any kind;

35 (iv) To enter into, and to authorize the executive 36 officer to execute contracts, grants and cooperative agreements 37 with any federal or state agency or subdivision thereof, or any 38 public or private institution located inside or outside the State 39 of Mississippi, or any person, corporation or association in connection with carrying out the provisions of this chapter, if it 40 41 finds those actions to be in the public interest and the contracts 42 or agreements do not have a financial cost that exceeds the amounts appropriated for those purposes by the Legislature; 43

(v) To appoint, upon recommendation of the Executive Officer of the State Department of Health, a Director of Internal Audit who shall be either a Certified Public Accountant or Certified Internal Auditor, and whose employment shall be continued at the discretion of the board, and who shall report directly to the board, or its designee; and

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50 (vi) To discharge such other duties, 51 responsibilities and powers as are necessary to implement the 52 provisions of this chapter. 53 The Executive Officer of the State Department of (C)54 Health shall have the following powers and duties: 55 (i) To administer the policies of the State Board 56 of Health within the authority granted by the board; 57 (ii) To supervise and direct all administrative 58 and technical activities of the department, except that the 59 department's internal auditor shall be subject to the sole 60 supervision and direction of the board; To organize the administrative units of the 61 (iii) 62 department in accordance with the plan adopted by the board and, 63 with board approval, alter the organizational plan and reassign 64 responsibilities as he or she may deem necessary to carry out the 65 policies of the board; 66 (iv) To coordinate the activities of the various offices of the department; 67 68 To employ, subject to regulations of the State (V) 69 Personnel Board, qualified professional personnel in the subject 70 matter or fields of each office, and such other technical and 71 clerical staff as may be required for the operation of the 72 department. The executive officer shall be the appointing 73 authority for the department, and shall have the power to delegate the authority to appoint or dismiss employees to appropriate 74

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75 subordinates, subject to the rules and regulations of the State 76 Personnel Board;

(vi) To recommend to the board such studies and investigations as he or she may deem appropriate, and to carry out the approved recommendations in conjunction with the various offices;

(vii) To prepare and deliver to the Legislature and the Governor on or before January 1 of each year, and at such other times as may be required by the Legislature or Governor, a full report of the work of the department and the offices thereof, including a detailed statement of expenditures of the department and any recommendations the board may have;

(viii) To prepare and deliver to the Chairmen of the Public Health and Welfare/Human Services Committees of the Senate and House on or before January 1 of each year, a plan for monitoring infant mortality in Mississippi and a full report of the work of the department on reducing Mississippi's infant mortality and morbidity rates and improving the status of maternal and infant health; and

94 (ix) To enter into contracts, grants and
95 cooperative agreements with any federal or state agency or
96 subdivision thereof, or any public or private institution located
97 inside or outside the State of Mississippi, or any person,
98 corporation or association in connection with carrying out the
99 provisions of this chapter, if he or she finds those actions to be

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100 in the public interest and the contracts or agreements do not have 101 a financial cost that exceeds the amounts appropriated for those 102 purposes by the Legislature. Each contract or agreement entered 103 into by the executive officer shall be submitted to the board 104 before its next meeting.

105 (2) The State Board of Health shall have the authority to 106 establish an Office of Rural Health within the department. The 107 duties and responsibilities of this office shall include the 108 following:

109 (a) To collect and evaluate data on rural health110 conditions and needs;

(b) To engage in policy analysis, policy development and economic impact studies with regard to rural health issues;

(c) To develop and implement plans and provide technical assistance to enable community health systems to respond to various changes in their circumstances;

(d) To plan and assist in professional recruitment and retention of medical professionals and assistants; and

118 (e) To establish information clearinghouses to improve119 access to and sharing of rural health care information.

120 (3) The State Board of Health shall have general supervision 121 of the health interests of the people of the state and to exercise 122 the rights, powers and duties of those acts which it is authorized 123 by law to enforce.

124 (4) The State Board of Health shall have authority:

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(a) To make investigations and inquiries with respect to the causes of disease and death, and to investigate the effect of environment, including conditions of employment and other conditions that may affect health, and to make such other investigations as it may deem necessary for the preservation and improvement of health.

(b) To make such sanitary investigations as it may, from time to time, deem necessary for the protection and improvement of health and to investigate nuisance questions that affect the security of life and health within the state.

(c) To direct and control sanitary and quarantine
measures for dealing with all diseases within the state possible
to suppress same and prevent their spread.

(d) To obtain, collect and preserve such information relative to mortality, morbidity, disease and health as may be useful in the discharge of its duties or may contribute to the prevention of disease or the promotion of health in this state.

142 To charge and collect reasonable fees for health (e) 143 services, including immunizations, inspections and related 144 activities, and the board shall charge fees for those services; 145 however, if it is determined that a person receiving services is 146 unable to pay the total fee, the board shall collect any amount 147 that the person is able to pay. Any increase in the fees charged by the board under this paragraph shall be in accordance with the 148 provisions of Section 41-3-65. 149

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150 (f) (i) To establish standards for, issue permits and 151 exercise control over, any cafes, restaurants, food or drink 152 stands, sandwich manufacturing establishments, and all other 153 establishments, other than churches, church-related and private 154 schools, and other nonprofit or charitable organizations, where 155 food or drink is regularly prepared, handled and served for pay; 156 and

157 To require that a permit be obtained from the (ii) 158 Department of Health before those persons begin operation. If anv 159 such person fails to obtain the permit required in this 160 subparagraph (ii), the State Board of Health, after due notice and 161 opportunity for a hearing, may impose a monetary penalty not to 162 exceed One Thousand Dollars (\$1,000.00) for each violation. 163 However, the department is not authorized to impose a monetary 164 penalty against any person whose gross annual prepared food sales are less than Five Thousand Dollars (\$5,000.00). Money collected 165 166 by the board under this subparagraph (ii) shall be deposited to 167 the credit of the State General Fund of the State Treasury.

168 (g) To promulgate rules and regulations and exercise 169 control over the production and sale of milk pursuant to the 170 provisions of Sections 75-31-41 through 75-31-49.

(h) On presentation of proper authority, to enter into and inspect any public place or building where the State Health Officer or his representative deems it necessary and proper to enter for the discovery and suppression of disease and for the

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175 enforcement of any health or sanitary laws and regulations in the 176 state.

(i) To conduct investigations, inquiries and hearings, and to issue subpoenas for the attendance of witnesses and the production of books and records at any hearing when authorized and required by statute to be conducted by the State Health Officer or the State Board of Health.

(j) To promulgate rules and regulations, and to collect data and information, on (i) the delivery of services through the practice of telemedicine; and (ii) the use of electronic records for the delivery of telemedicine services.

186 (k) To enforce and regulate domestic and imported fish187 as authorized under Section 69-7-601 et seq.

(5) (a) The State Board of Health shall have the authority,
in its discretion, to establish programs to promote the public
health, to be administered by the State Department of Health.
Specifically, those programs may include, but shall not be limited
to, programs in the following areas:

193	(i) Maternal and child health;
194	(ii) Family planning;
195	(iii) Pediatric services;
196	(iv) Services to crippled and disabled children;
197	(v) Control of communicable and noncommunicable
198 disease;	
199	(vi) Chronic disease;

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200 (vii) Accidental deaths and injuries; 201 (viii) Child care licensure; 202 (ix) Radiological health; 203 Dental health: (X) 204 (xi) Milk sanitation; 205 (xii) Occupational safety and health; 206 (xiii) Food, vector control and general 207 sanitation; 208 (xiv) Protection of drinking water; 209 Sanitation in food handling establishments (XV) 210 open to the public; 211 Registration of births and deaths and other (xvi) 212 vital events; 213 (xvii) Such public health programs and services as 214 may be assigned to the State Board of Health by the Legislature or by executive order; and 215 216 (xviii) Regulation of domestic and imported fish 217 for human consumption. 218 (b) [Deleted] 219 The State Department of Health may undertake such (C) technical programs and activities as may be required for the 220 221 support and operation of those programs, including maintaining 222 physical, chemical, bacteriological and radiological laboratories, 223 and may make such diagnostic tests for diseases and tests for the

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evaluation of health hazards as may be deemed necessary for the protection of the people of the state.

(6) (a) The State Board of Health shall administer the
local governments and rural water systems improvements loan
program in accordance with the provisions of Section 41-3-16.
(b) The State Board of Health shall have authority:
(i) To enter into capitalization grant agreements

231 with the United States Environmental Protection Agency, or any 232 successor agency thereto;

(ii) To accept capitalization grant awards madeunder the federal Safe Drinking Water Act, as amended;

(iii) To provide annual reports and audits to the
United States Environmental Protection Agency, as may be required
by federal capitalization grant agreements; and

238 (iv) To establish and collect fees to defray the 239 reasonable costs of administering the revolving fund or emergency 240 fund if the State Board of Health determines that those costs will 241 exceed the limitations established in the federal Safe Drinking 242 Water Act, as amended. The administration fees may be included in 243 loan amounts to loan recipients for the purpose of facilitating 244 payment to the board; however, those fees may not exceed five 245 percent (5%) of the loan amount.

246 (7) [Deleted]

247 (8) Notwithstanding any other provision to the contrary, the248 State Department of Health shall have the following specific

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249 The State Department of Health is authorized to issue a powers: 250 license to an existing home health agency for the transfer of a 251 county from that agency to another existing home health agency, 252 and to charge a fee for reviewing and making a determination on 253 the application for such transfer not to exceed one-half (1/2) of 254 the authorized fee assessed for the original application for the 255 home health agency, with the revenue to be deposited by the State 256 Department of Health into the special fund created under Section 257 41-7-188.

258 (9) [Deleted]

259 (10)Notwithstanding any other provision to the contrary, 260 the State Department of Health shall have the following specific 261 The State Department of Health is authorized to extend powers: 262 and renew any certificate of need that has expired, and to charge 263 a fee for reviewing and making a determination on the application 264 for such action not to exceed one-half (1/2) of the authorized fee 265 assessed for the original application for the certificate of need, 266 with the revenue to be deposited by the State Department of Health 267 into the special fund created under Section 41-7-188.

(11) Notwithstanding any other provision to the contrary, the State Department of Health shall have the following specific powers: The State Department of Health is authorized and empowered, to revoke, immediately, the license and require closure of any institution for the aged or infirm, including any other remedy less than closure to protect the health and safety of the

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274 residents of said institution or the health and safety of the 275 general public.

276 Notwithstanding any other provision to the contrary, (12)277 the State Department of Health shall have the following specific 278 The State Department of Health is authorized and powers: 279 empowered, to require the temporary detainment of individuals for 280 disease control purposes based upon violation of any order of the State Health Officer, as provided in Section 41-23-5. For the 281 282 purpose of enforcing such orders of the State Health Officer, 283 persons employed by the department as investigators shall have general arrest powers. All law enforcement officers are 284 285 authorized and directed to assist in the enforcement of such 286 orders of the State Health Officer.

287 Additionally, the State Board of Health and the State (13)288 Health Officer each are authorized and directed to study the 289 status of health care, in its broadest sense, throughout the 290 The study should include challenges such as access to state. 291 care; the cost of care; indigent care; providing health care to 292 the incarcerated; the availability of health care workers, 293 paraprofessionals, and professionals; the effects of unhealthy 294 lifestyle choices; the consequences of health care facilities 295 locating in affluent and urban areas to the detriment of less 296 affluent areas, small towns, and rural areas; and negative trends 297 which may cause ill effects if they continue. The study shall 298 also include opportunities to improve health care, such as greater

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299 coordination among state agencies, local governments, and other 300 entities which provide various types of health care; methods of 301 increasing the health care workforce; and methods to increase the 302 location of health care facilities in distressed areas, rural 303 areas, and small towns. All state agencies, the Legislative 304 Budget Office and the Joint Legislative Committee on Performance 305 Evaluation and Expenditure Review (PEER) are directed to assist 306 the department in developing this study. This provision does not 307 by itself grant any additional power to the State Board of Health 308 or the State Health Officer to require any entity to operate 309 differently. It does, however, empower and direct them to obtain 310 information and make recommendations, and it does require all 311 entities to cooperate with the board and health officer as they 312 seek information.

313 (14) (a) The Department of Health shall have the authority 314 to conduct a comprehensive review of the medical care provided to 315 inmates of the Mississippi Department of Corrections by the 316 department or its comprehensive correctional health care services 317 provider. 318 (b) In performing such review, the Department of Health 319 shall have access to:

320 (i) All files and records of the Department of 321 Corrections and any contractor who is providing or has provided

322 <u>medical care to state inmates.</u>

323	(ii) Any facilities where the Department of
324	Corrections renders medical care to inmates including state
325	penitentiaries, state correctional institutions, privately managed
326	prisons, regional jails, hospitals, clinics and county jails where
327	state inmates are held in custody.
328	(iii) All inmates housed in any type of facility
329	set out in subparagraph (ii) above.
330	(iv) All physicians, nurses or other persons who
331	are involved in providing medical care to inmates of the
332	Department of Corrections.
333	(c) In performing this review, the Department of Health
334	shall have the authority to use existing staff of the Department
335	of Health and to engage any contractor necessary to complete the
336	review including, but not limited to, physicians, nurses and other
337	medical and nonmedical staff as required by the State Health
338	Officer.
339	(d) The review shall focus on the quality of medical
340	care rendered to inmates including, but not limited to, patient
341	outcomes, inmate access to medical staff and shall further address
342	the adequacy and fitness of any facilities wherein services are
343	rendered.
344	(e) The review shall be completed by July 1, 2026, and
345	shall include recommendations to the Department of Corrections and
346	the Legislature for the improvement of correctional health care
347	including, but not limited to, the model of service delivery, the

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348 adequacy of facilities where medical services are rendered, inmate 349 access to health care and any other matter the Department of 350 Health considers relevant to the improvement of inmate health 351 care. 352 (f) In conducting any review authorized under this section, the Department of Corrections, its contractors, and the 353 354 Department of Health shall comply with all pertinent provisions of 355 the Health Care Insurance Portability and Accountability Act, (PL 356 104-191) as amended and regulations promulgated pursuant thereto. 357 The Department of Corrections, its staff, sheriffs (q) of counties housing state inmates, regional jail wardens, 358 359 personnel of private prisons and all staff and contractors 360 involved in providing health care to state inmates shall cooperate with the Department of Health in conducting this review. 361 Upon 362 completion of the review, the Department of Health shall provide 363 copies of its review to and report to the Speaker of the House of 364 Representatives, the Lieutenant Governor, the Governor, the House 365 and Senate Chairs of Corrections Committees, the Chair of the 366 Senate Public Health and Welfare Committee, the Chair of the House 367 Public Health and Human Service Committee, the PEER Committee and 368 the Commissioner of the Department of Corrections. 369 Following the release of the report on July 1, (h) 370 2026, the Department of Health shall plan and conduct a one-year 371 follow-up review to determine the extent to which recommendations

made in the initial report have been addressed and shall include 373 any necessary follow-up recommendations. 374 This subsection (14) shall stand repealed from and (i) 375 after July 1, 2027. 376 (15) The Department of Health and the Department of 377 Corrections' comprehensive correctional healthcare services 378 provider shall establish a Hepatitis C Program for state inmates. 379 The Department of Health shall assist the Department of 380 Corrections in obtaining Hepatitis C medications for inmates at 381 340B drug pricing. 382 The Department of Health and the Department of (16) 383 Corrections shall develop a plan for improving the health of 384 female inmates. 385 No inmate shall pay for any fees for SECTION 2. (1)

386 healthcare services that are provided by the Department of 387 Corrections' comprehensive correctional healthcare services 388 provider. From and after the effective date of this act, any such 389 unpaid fees that have been previously assessed for an inmate for 390 healthcare and have not been collected, shall be a charge-off for 391 the comprehensive correctional healthcare services provider and 392 the fees shall not be paid by the imamates.

393 (2)There shall be made available in each housing unit (a) of state correctional facilities a communal kiosk or self service 394 395 terminal for state inmates. The communal kiosk or terminal shall 396 be made available to state inmates to request medical or dental

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397 appointments from the Department of Corrections' comprehensive 398 correctional healthcare services provider.

399 When a state inmate makes a request for a medical (b) 400 or dental appointment, pursuant to this subsection, the request 401 shall become a part the inmate's electronic medical records. The 402 Department of Corrections' comprehensive correctional healthcare 403 services provider shall, within twenty-four (24) hours of an 404 inmate's electronic request being made, provide triage service for 405 the inmate to assess his or her medical condition.

(3) (a) If a state inmate is disabled or has difficulty walking, the Department of Corrections shall ensure that such inmate shall have his or her medication or medications, as the case may be, dispensed to the inmate as provided under this subsection.

(b) Every state inmate who is on any medication or medications, as the case may be, shall receive the medication or medications at the times prescribed for effective medication anagement for the inmate.

415 (4) The Department of Corrections shall employ one (1) 416 licensed or registered dietician for all of its correctional 417 facilities. The licensed or registered dietician shall help 418 ensure that the dietary restrictions of state inmates are 419 followed. The licensed or registered dietician shall be 420 appropriately licensed to practice in the State of Mississippi as 421 such.

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(5) There shall be a nurse on staff twenty-four (24) hours a day at each state correctional facility and there shall be a physician on call for each facility. The nurse shall have the ability to contact the physician to assess an inmate's medical condition and to determine the appropriate level of care needed. SECTION 3. This act shall take effect and be in force from

428 and after its passage.

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

AN ACT TO AMEND SECTION 41-3-15, MISSISSIPPI CODE OF 1972, TO 1 2 PROVIDE THE REQUIREMENTS FOR A MISSISSIPPI DEPARTMENT OF HEALTH REVIEW OF HEALTH CARE PROVIDED TO INMATES OF THE MISSISSIPPI 3 4 DEPARTMENT OF CORRECTIONS; TO PROHIBIT THE DEPARTMENT OF 5 CORRECTIONS' COMPREHENSIVE CORRECTIONAL HEALTHCARE SERVICES 6 PROVIDER FROM CHARGING STATE INMATES FOR CERTAIN HEALTHCARE 7 SERVICES; TO REQUIRE THE DEPARTMENT OF CORRECTIONS TO PROVIDE 8 COMMUNAL KIOSKS AT CORRECTIONAL FACILITIES SO THAT INMATES CAN 9 MAKE REQUESTS FOR MEDICAL OR DENTAL APPOINTMENTS ELECTRONICALLY; 10 TO REQUIRE CERTAIN DISPENSATION OF MEDICATION FOR STATE INMATES TO 11 HELP ENSURE EFFECTIVE MEDICATION MANAGEMENT; TO REQUIRE THE 12 DEPARTMENT TO EMPLOY ONE LICENSED OR REGISTERED DIETICIAN FOR ALL 13 OF ITS CORRECTIONAL FACILITIES; TO REQUIRE THAT CERTAIN ACCESS BE 14 PROVIDED TO STATE INMATES FOR MEDICAL CARE AT ALL TIMES; AND FOR 15 RELATED PURPOSES.