By: Ford

To: Fees and Salaries of Public Officers

HOUSE BILL NO. 133 (As Passed the House)

1 AN ACT TO REENACT AND AMEND SECTION 25-9-115, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON THE DUTIES AND FUNCTIONS OF THE STATE PERSONNEL BOARD; AND FOR RELATED PURPOSES. 2 3 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 25-9-115, Mississippi Code of 1972, is 5 amended as follows:[LH1] 6 7 25-9-115. It shall be the specific duty and function of the 8 State Personnel Board to: 9 (a) Represent the public interest in the improvement of personnel administration in the state departments, agencies and 10 institutions covered by the State Personnel System; 11 12 (b) Determine appropriate goals and objectives for the 13 State Personnel System and prescribe policies for their accomplishment, with the assistance of the Mississippi Personnel 14 15 Advisory Council; (c) Adopt and amend policies, rules and regulations 16 establishing and maintaining the State Personnel System. 17 Such rules and regulations shall not be applicable to the emergency 18 hiring of employees by the Public Employees' Retirement System 19 20 pursuant to Section 25-11-15(7). The rules and regulations of the Mississippi Classification Commission and the Mississippi 21 22 Coordinated Merit System Council serving federal grant-aided agencies in effect on February 1, 1981, shall remain in effect 23 until amended, changed, modified or repealed by the board; 24 (d) Ensure uniformity in all functions of personnel 25 26 administration in those agencies required to comply with the

27 provisions of this chapter. The board may delegate authority to 28 the State Personnel Director as deemed necessary for the timely, 29 effective and efficient implementation of the State Personnel 30 System;

(e) Appoint an employee appeals board, consisting of three (3) hearing officers, for the purpose of holding hearings, compiling evidence and rendering decisions on employee dismissals and other personnel matters as provided for in Sections 25-9-127 through 25-9-131. Hearing officers are not entitled to serve beyond their appointed term unless reappointed by the State Personnel Board;

38 (f) Assure uniformity in the administration of state39 and federal laws relating to merit administration;

40 (g) Establish an annual budget covering all the costs41 of board operations;

42 (h) With the assistance of the Mississippi Personnel Advisory Council, promote public understanding of the purposes, 43 44 policies and practices of the State Personnel System and advise and assist the state departments, agencies and institutions in 45 46 fostering sound principles of personnel management and securing the interest of institutions of learning and of civic, 47 48 professional and other organizations in the improvement of personnel standards under the State Personnel System; 49

50 (i) Recommend policies and procedures for the 51 establishment and abolishment of employment positions within state 52 government and develop a system for the efficient use of personnel 53 resources;

(j) Cooperate with state institutions of higher
learning in implementing a career management program in state
agencies for graduate students in public administration in order
to provide state government with a steady flow of professional
public managerial talent;

(k) Prescribe rules which shall provide that an employee in state service is not obliged, by reason of his employment, to contribute to a political fund or to render political service, and that he may not be removed or otherwise prejudiced for refusal to do so;

64 (1) Prescribe rules which shall provide that an
65 employee in state service shall not use his official authority or
66 influence to coerce the political action of a person or body;

67 (m) Annually report to the Governor and Legislature on
68 the operation of the State Personnel System and the status of
69 personnel administration in state government;

70 (n) Require submission and approve organization and staffing plans of departments and agencies in state and nonstate 71 72 service on such forms and according to such regulations as the 73 board may prescribe to control and limit the growth of subordinate executive and administrative units and positions and to provide 74 75 for agency staff reorganization without prior board approval when 76 authority to reorganize has been delegated to an agency as 77 provided in paragraph (p);

78 In coordination with appointing authorities, set (0) 79 the annual salaries of those appointed officials whose salaries 80 are not otherwise set by statute who work on a full-time basis in the capacity of agency head, executive director or administrator 81 82 of any state department, agency, institution, board or commission under the jurisdiction of the State Personnel Board as provided in 83 84 Section 25-9-101 et seq., in conformity with the State Personnel Board's compensation plan. Salaries of incumbents required by law 85 86 to serve in their professional capacity as a physician, dentist, 87 veterinarian or attorney shall be set in accordance with Section 25-9-107(c)(xiii); 88

89 (p) Authorize the director to enter into formal 90 agreements with department executive directors and agency 91 directors in which employment positions within their agencies may be reallocated and organization charts amended without prior State 92 Personnel Board approval; however, such agreements shall be 93 94 revocable by the State Personnel Board and continuation shall be contingent upon the reallocations and reorganizations being 95 96 conducted in accordance with rules and regulations promulgated by

97 the State Personnel Board. In the event the State Personnel Board 98 has delegated reallocation authority to an agency, this delegation 99 does not remove the requirement that agencies submit personal 100 services budget requests each fiscal year for the purpose of 101 preparing personal services continuation budget projections. Such 102 budget requests shall be prepared in accordance with the policies, rules and regulations promulgated by the Department of Finance and 103 104 Administration, the Legislative Budget Office and the State 105 Personnel Board. Prior to making any reallocation or 106 reorganization effective, each appointing authority who has entered into an agreement as provided in this paragraph shall 107 108 certify to the State Personnel Board that the total annualized 109 cost of any reallocation or reorganization shall be equal to or 110 less than the cost savings generated through downward reallocation or position abolishment of vacant positions. 111

The personnel board shall maintain a record of every personnel transaction executed under authority delegated pursuant to this paragraph and shall annually report the total cost of these transactions, by agency, to the Legislative Budget Office and the Department of Finance and Administration.

117 The State Personnel Board shall prescribe rules requiring the State Personnel Director to perform a compliance audit and 118 119 evaluation of personnel transactions executed under authority 120 delegated pursuant to this paragraph and to publish a report of the audit listing exceptions taken by the State Personnel Director 121 122 not later than the first of October each year. In the event the 123 State Personnel Board determines that an agency has misclassified an employee or position as a result of this delegated authority, 124 the State Personnel Board shall be authorized to correct such 125 misclassification regardless of the state service status of the 126 127 employee holding such position. Authority to correct such 128 misclassifications of filled positions shall be limited to one (1) 129 year from the date which the State Personnel Board receives

130 written notice of the reallocation;

131 Require that if an employment position has been (a) 132 determined to be in need of reallocation from one occupational class to another, the employee occupying the position shall meet 133 134 the minimum qualifications for the occupational class to which the 135 position is being reallocated in order for the position to be eligible for the reallocation. However, when a reallocation is 136 based upon an agency reorganization due to documented funds 137 138 constraints, documented change in agency function, or legislative 139 mandate, a position may be reallocated with prior approval of the State Personnel Board; 140

141 (r) Implement a reduction-in-force policy which shall 142 apply uniformly to all state agencies and which shall require that 143 the appointing authority develop an equitable and systematic plan for implementation of an agency-wide reduction-in-force. 144 If a 145 proposed reduction-in-force is the result of a curtailment of 146 general funds, the State Personnel Board shall review the proposed 147 reduction-in-force plan only upon written certification of a 148 general funds shortage from the Department of Finance and 149 Administration. If a proposed reduction-in-force is the result of 150 a curtailment of special funds, the State Personnel Board shall review the proposed reduction-in-force plan only upon written 151 152 certification of a special funds shortage from the agency. 153 Further, the State Personnel Board shall ensure that any 154 reduction-in-force plan complies with all applicable policies, 155 rules and regulations of the State Personnel Board;

(s) Implement a furlough (involuntary leave without
pay) policy which shall apply uniformly to all executive and
subordinate employees within an agency, regardless of job class.
The State Personnel Board shall review furlough plans only upon
written certification of a general funds shortage from the
Department of Finance and Administration or written certification
of a special funds shortage from the agency. The State Personnel

Board shall ensure that any furlough plan complies with all applicable policies, rules and regulations of the State Personnel Board;

166 (t) Establish policies which preclude any employee under the salary setting authority of the State Personnel Board 167 from receiving an annual salary greater than the Governor, 168 169 and any employee within an agency from receiving an annual salary 170 greater than the agency head. Employees currently receiving an annual salary exceeding the Governor or their agency head may 171 172 retain their present salary but shall not receive an increase 173 until such time as the provisions of this paragraph are met. This section shall stand repealed from and after June 30, 174 175 <u>2004</u>.

176 SECTION 2. This act shall take effect and be in force from 177 and after June 30, 2000.