By: Jackson

To: Fees, Salaries and Administration

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2047

AN ACT TO AMEND SECTIONS 25-3-93 AND 25-3-95, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT A SWORN LAW ENFORCEMENT OFFICER OF A 1 2 3 STATE AGENCY WHO IS WOUNDED OR INJURED IN THE LINE OF DUTY SHALL 4 NOT BE REQUIRED TO USE EARNED PERSONAL LEAVE OR MAJOR MEDICAL 5 LEAVE DURING THE PERIOD OF RECOVERY; AND FOR RELATED PURPOSES. б BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 25-3-93, Mississippi Code of 1972, is 8 amended as follows:[JMR1] 25-3-93. (1) (a) Except as provided in subsection (1)(b), 9 10 all employees and appointed officers of the State of Mississippi, who are employees as defined in Section 25-3-91, shall be allowed 11 credit for personal leave computed as follows: 12 Accrual Rate Accrual Rate 13 Continuous 14 Service (Monthly) (Annually) 1 month to 3 years 12 hours per month 18 days per year 15 16 37 months to 8 years 14 hours per month 21 days per year 97 months to 15 years 16 hours per month 17 24 days per year Over 15 years 18 hours per month 27 days per year 18 However, employees who were hired prior to July 1, 1984, who 19 have continuous service of more than five (5) years but not more 20 21 than eight (8) years shall accrue fifteen (15) hours of personal 22 leave each month. (b) Temporary employees who work less than a full 23 workweek and part-time employees shall be allowed credit for 2.4 personal leave computed on a pro rata basis. Faculty members 25 employed by the eight (8) public universities on a nine-month 26 contract, temporary employees of the public universities who work 27

28 less than twenty (20) hours per week for a period of less than 29 five (5) months during a fiscal year, and recipients of full-time 30 educational leave, while on such leave, shall not be eligible for 31 personal leave.

32 (2) For the purpose of computing credit for personal leave, 33 each appointed officer or employee shall be considered to work not more than five (5) days each week. Leaves of absence granted by 34 the appointing authority for one (1) year or less shall be 35 permitted without forfeiting previously accumulated continuous 36 37 The provisions of this section shall not apply to service. military leaves of absence. The time for taking personal leave, 38 except when such leave is taken due to an illness, shall be 39 40 determined by the appointing authority of which such employees are 41 employed.

42 (3) For the purpose of Sections 25-3-91 through 25-3-99, the 43 earned personal leave of each employee shall be credited monthly 44 after the completion of each calendar month of service, and the 45 appointing authority shall not increase the amount of personal 46 leave to an employee's credit. It shall be unlawful for an 47 appointing authority to grant personal leave in an amount greater 48 than was earned and accumulated by the officer or employee.

49 (4) Employees are encouraged to use earned personal leave. 50 Personal leave may be used for vacations and personal business as scheduled by the appointing authority and shall be used for 51 52 illnesses of the employee requiring absences of one (1) day or 53 less. Accrued personal or compensatory leave shall be used for 54 the first day of an employee's illness requiring his absence of 55 more than one (1) day. Accrued personal or compensatory leave may also be used for an illness in the employee's immediate family as 56 57 defined in Section 25-3-95. There shall be no limit to the accumulation of personal leave. Upon termination of employment 58 59 each employee shall be paid for not more than thirty (30) days of accumulated personal leave. Unused personal leave in excess of 60 61 thirty (30) days shall be counted as creditable service for the 62 purposes of the retirement system as provided in Sections 25-11-103 and 25-13-5. 63

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(5) Any officer of the Mississippi Highway Safety Patrol <u>or</u>

65 <u>any sworn law enforcement officer of a state agency</u> who is injured 66 by wound or accident in the line of duty shall not be required to 67 use earned personal leave during the period of recovery from such 68 injury. <u>The period of recovery shall be approved by the agency</u> 69 <u>head only for the period certified by a physician that the</u> 70 <u>officer/agent is unable to perform his duty assignment.</u>

(6) Any employee may donate a portion of his or her earned personal leave to another employee who is suffering from a catastrophic injury or illness, or to another employee who has a member of his or her immediate family who is suffering from a catastrophic injury or illness, in accordance with subsection (8) of Section 25-3-95.

77 This subsection shall stand repealed from and after July 1,78 2000.

79 SECTION 2. Section 25-3-95, Mississippi Code of 1972, is 80 amended as follows:[JMR2]

81 25-3-95. (1) All employees and appointed officers of the 82 State of Mississippi, except temporary employees of the public 83 universities who work less than twenty (20) hours per week for a 84 period of less than five (5) months during a fiscal year and 85 recipients of full-time educational leave, while on such leave, 86 shall accrue credits for major medical leave as follows:

87 Continuous Accrual Rate Accrual Rate Service (Monthly) 88 (Annually) 1 month to 3 years 89 8 hours per month 12 days per year 90 37 months to 8 years 7 hours per month 10.5 days per year 91 97 months to 15 years 6 hours per month 9 days per year 92 Over 15 years 5 hours per month 7.5 days per year Faculty members employed by the eight (8) public universities 93 on a nine-month contract shall accrue credit for major medical 94 95 leave as follows: Accrual Rate Accrual Rate 96 Continuous

97 Service (Per Month) (Per Academic Year)

98 1 month to 3 years 13-1/3 hours per month 15 days per 99 academic year 100 37 months to 8 years 14-1/5 hours per month 16 days per academic year 101 102 97 months to 15 years 15-2/5 hours per month 17 days per 103 academic year 104 Over 15 years 16 hours per month 18 days per 105 academic year Part-time employees shall accrue major medical leave on a pro 106 107 rata basis. There shall be no maximum limit to major medical 108 leave accumulation. All unused major medical leave shall be 109 counted as creditable service for the purposes of the retirement system as provided in Sections 25-11-103 and 25-13-5. 110 Major medical leave may be used for the illness or 111 (2) injury of an employee or member of the employee's immediate family 112 113 as defined in subsection (3) of this section, only after the 114 employee has used one (1) day of accrued personal or compensatory 115 leave for each absence due to illness, or leave without pay if the 116 employee has no accrued personal or compensatory leave. Provided 117 that faculty members employed by the eight (8) public universities 118 on a nine-month basis may use major medical leave for the first day of absence due to illness. However, major medical leave may 119 be used, without prior use of personal leave, to cover regularly 120 121 scheduled visits to a doctor's office or a hospital for the continuing treatment of a chronic disease, as certified in advance 122 123 by a physician. For the purposes of this section, "physician" means a doctor of medicine, osteopathy, dental medicine, podiatry 124 125 or chiropractic. For each absence due to illness of thirty-two 126 (32) consecutive working hours (combined personal leave and major medical leave) major medical leave shall be authorized only when 127 128 certified by their attending physician.

(3) An employee may use up to three (3) days of earned majormedical leave for each occurrence of death in the immediate family

131 requiring the employee's absence from work. No qualifying time or use of personal leave will be required prior to use of major 132 133 medical leave for this purpose. For the purpose of this subsection (3), the immediate family is defined as spouse, parent, 134 135 stepparent, sibling, child, stepchild, grandchild, grandparent, son- or daughter-in-law, mother- or father-in-law or brother- or 136 137 sister-in-law. Child means a biological, adopted or foster child, 138 or a child for whom the individual stands or stood in loco 139 parentis.

140 (4) Employees and appointed officers of the State of 141 Mississippi having unused, accumulated sick leave or annual leave 142 earned prior to July 1, 1984, shall be credited with major medical 143 leave and personal leave as follows: All unused annual leave 144 shall be credited as personal leave.

Unused sick leave shall be divided between major medical leave and personal leave at rates determined by the employee's sick leave balance on June 30, 1984. The rates of conversion shall be as follows:

149	Sick Leave	Percentage	Percentage
150	Balance as of	Converted to	Converted to
151	June 30, 1984	Personal Leave	Major Medical Leave
152	1 - 200 hours	20%	80%
153	201 - 400 hours	25%	75%
154	401 - 600 hours	30%	70%
155	601 or more hours	35%	65%

156 (5) Upon retirement from active employment each faculty member of the state-supported public universities who is employed 157 on a nine-month basis shall receive credit and be paid for not 158 159 more than thirty (30) days of unused major medical leave for 160 service as a state employee. Unused major medical leave in excess 161 of thirty (30) days shall be counted as creditable service for the 162 purposes of the retirement system as provided in Sections 25-11-103 and 25-13-5. 163

164 (6) Any officer of the Mississippi Highway Safety Patrol or any sworn law enforcement officer of a state agency who is injured 165 166 by wound or accident in the line of duty shall not be required to use earned major medical leave during the period of recovery from 167 168 such injury. The period of recovery shall be approved by the agency head only for the period certified by a physician that the 169 officer/agent is unable to perform his duty assignment. 170

171 (7) For the purpose of Sections 25-3-91 through 25-3-99, the earned major medical leave of each employee shall be credited 172 173 monthly after the completion of each calendar month, and the 174 appointing authority shall not increase the amount of major 175 medical leave to an employee's credit. It shall be unlawful for an appointing authority to grant major medical leave in an amount 176 177 greater than was earned and accumulated by the officer or 178 employee.

(8) Any employee may donate a portion of his or her earned personal leave or major medical leave to another employee who is suffering from a catastrophic injury or illness, as defined in Section 25-3-91, or to another employee who has a member of his or her immediate family who is suffering from a catastrophic injury or illness, in accordance with the following:

185 The employee donating the leave (the "donor (a) 186 employee") shall designate the employee who is to receive the 187 leave (the "recipient employee") and the amount of earned personal leave and major medical leave that is to be donated, and shall 188 189 notify the donor employee's appointing authority or supervisor of his or her designation. The donor employee's appointing authority 190 or supervisor then shall notify the recipient employee's 191 192 appointing authority or supervisor of the amount of leave that has 193 been donated by the donor employee to the recipient employee.

(b) The maximum amount of earned personal leave that an employee may donate to any other employee may not exceed a number of days that would leave the donor employee with fewer than seven

(7) days of personal leave left, and the maximum amount of earned major medical leave that an employee may donate to any other employee may not exceed fifty percent (50%) of the earned major medical leave of the donor employee.

(c) An employee must have exhausted all of his or her earned personal leave and major medical leave before he or she will be eligible to receive any leave donated by another employee.

(d) Before an employee may receive donated leave, he or she must provide his or her appointing authority or supervisor with a physician's statement that states the beginning date of the catastrophic injury or illness, a description of the injury or illness, and a prognosis for recovery and the anticipated date that the recipient employee will be able to return to work.

(e) If an employee is aggrieved by the decision of his or her appointing authority that the employee is not eligible to receive donated leave because the injury or illness of the employee or member of the employee's immediate family is not, in the appointing authority's determination, a catastrophic injury or illness, the employee may appeal the decision to the employee appeals board.

(f) If the total amount of leave that is donated to any employee is not used by the recipient employee, the donated leave shall be returned to the donor employees on a pro rata basis, based on the ratio of the number of days of leave donated by each donor employee to the total number of days of leave donated by all donor employees.

(g) The failure of any appointing authority or
supervisor of any employee to properly deduct an employee's
donation of leave to another employee from the donor employee's
earned personal leave or major medical leave shall constitute just
cause for the dismissal of the appointing authority or supervisor.

(h) Donated leave shall not be used in lieu ofdisability retirement.

(i) For the purposes of this subsection, "immediate
family" means spouse, parent, stepparent, sibling, child or
stepchild.

(j) This subsection shall stand repealed from and afterJuly 1, 2000.

235 SECTION 3. This act shall take effect and be in force from 236 and after its passage.