Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2061

BY: Committee

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

12 SECTION 1. Section 43-19-34, Mississippi Code of 1972, is 13 amended as follows: 14 43-19-34. (1) In lieu of legal proceedings instituted to 15 obtain a modification for an order for support, a written 16 stipulated agreement for modification executed by the responsible parent when acknowledged before a clerk of the court having 17 jurisdiction over those matters or a notary public and filed with 18 and approved by the judge of that court shall have the same force 19 20 and effect, retroactively and prospectively, in accordance with the terms of the agreement as an order for modification of support 21 22 entered by the court, and shall be enforceable and subject to 23 later modification in the same manner as is provided by law for 24 orders of the court in those cases. 25 With respect to a child support order in cases initiated or enforced by the Department of Human Services under Title IV-D 26

of the Social Security Act, in which the department has determined

motion and notice of intent to modify the order, together with the

proposed modification of the order under this section to the last

that a modification is appropriate, the department shall send a

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31 known mailing address of the defendant. The notice shall specify 32 the date and time certain of the hearing and shall be sent by certified mail, restricted delivery, return receipt requested; 33 34 notice shall be deemed complete as of the date of delivery as 35 evidenced by the return receipt. The required notice may also be 36 delivered by personal service in accordance with Rule 4 of the 37 Mississippi Rules of Civil Procedure insofar as it may be applied to service of an administrative order or notice. The defendant 38 may accept the proposed modification by signing and returning it 39 40 to the department before the date of hearing for presentation to the court for approval. If the defendant does not sign and return 41 42 the proposed modification, the court shall on the date and time previously set for hearing review the proposal and make a 43 44 determination as to whether it should be approved in whole or in 45 part. 46 Every three (3) years, upon the request of either 47 parent, or if there is an assignment under Section 43-19-35, upon the request of the Department of Human Services or of either 48 49 parent, the department, after a review and determination of 50 appropriateness, or either parent may seek an adjustment to a 51 support order being enforced under Section 43-19-31 in accordance 52 with the guidelines established under Section 43-19-101, if the 53 amount of the child support award under the order differs from the amount that would be awarded in accordance with the guidelines, 54 55 taking into account the best interests of the child involved. No proof of a material change in circumstances is necessary in the 56 57 three-year review for adjustment <u>under</u> this subsection (3). preexisting arrearage in support payments shall not serve as a bar 58 to the department's review and adjustment procedure. Proof of a 59 60 material change in circumstances is necessary for modification

outside the three-year cycle.

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63	entered through the judicial system or through an expedited
64	process, shall not be subject to a downward retroactive
65	modification. An upward retroactive modification may be ordered
66	back to the date of the event justifying the upward modification.
67	(5) If a downward modification is determined to be warranted
68	under the guidelines contained in subsection (3), the noncustodial
69	parent's arrearage, if any, shall not be a basis for contesting
70	the downward modification in any later legal proceedings.

(4) Any order for the support of minor children, whether

71 (6) If it is lawfully determined that a person previously
72 ordered to make support payments is, in fact, not the parent of
73 the minor child for whom support has been ordered, the person
74 shall not be liable for any arrearage in support payments.

75 **SECTION 2.** This act shall take effect and be in force from 76 and after July 1, 2007.

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

AN ACT TO AMEND SECTION 43-19-34, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT AN ARREARAGE IN CHILD SUPPORT PAYMENTS BY A NONCUSTODIAL PARENT SHALL NOT BE A BAR TO A REVIEW OF THE SUPPORT 3 ORDER BY THE DEPARTMENT OF HUMAN SERVICES AND A DOWNWARD MODIFICATION OF SUPPORT PAYMENTS; TO PROVIDE THAT EITHER PARENT OF 5 6 A CHILD FOR WHOM SUPPORT HAS BEEN ORDERED MAY SEEK AN ADJUSTMENT 7 TO THE SUPPORT ORDER; TO PROVIDE THAT ANY PERSON ORDERED TO MAKE 8 CHILD SUPPORT PAYMENTS WHO IS LATER DETERMINED NOT TO BE THE 9 PARENT OF A CHILD FOR WHOM SUPPORT HAS BEEN ORDERED IS NOT LIABLE FOR ANY ARREARAGE IN SUPPORT PAYMENTS; AND FOR RELATED PURPOSES. 10

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