MISSISSIPPI LEGISLATURE

REGULAR SESSION 2016

By: Representative Mettetal

To: Universities and Colleges

HOUSE BILL NO. 934

1 AN ACT TO AMEND SECTION 37-106-47, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE AUTHORITY TO THE POSTSECONDARY EDUCATIONAL FINANCIAL 3 ASSISTANCE BOARD TO PROMULGATE RULES AND REGULATIONS FOR THE 4 ADMINISTRATION OF THE SOUTHERN REGIONAL EDUCATION BOARD CONTRACT 5 FORGIVABLE LOAN PROGRAM; TO BRING FORWARD SECTION 37-135-1, 6 MISSISSIPPI CODE OF 1972, WHICH CREATES THE COMPACT FOR THE 7 OPERATIONAL OF REGIONAL EDUCATIONAL INSTITUTIONS IN SOUTHERN STATES, FOR THE PURPOSE OF AMENDMENT; AND FOR RELATED PURPOSES. 8 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Section 37-106-47, Mississippi Code of 1972, is amended as follows: 11 12 37-106-47. (1) (a) The board is authorized and empowered to operate the following forgivable loan programs of like 13 14 character, operation and purpose to the foregoing enumerated programs to encourage the participation of eligible worthy persons 15 in courses of instruction in its institutions: Graduate Teacher 16 Forgivable Loan, Counselor and School Administrator Forgivable 17 Loan, Southern Regional Education Board Doctoral Scholars 18 19 Forgivable Loan, and Veterinary Medicine Minority Forgivable Loan. 20 (b) In addition to the authority granted to the board in paragraph (a) of this subsection, the board is authorized and 21

22 <u>empowered to promulgate rules and regulations for the Southern</u>
23 <u>Regional Education Board Contract Forgivable Loan Program, created</u>
24 <u>through the regional education compact, as set forth in Section</u>
25 37-135-1.

26 (2) In furtherance of such power and authority, the board is 27 authorized to adopt and implement rules and regulations declaring and describing the goals and objectives of such forgivable loan 28 29 programs; to establish the eligibility requirements for entry into 30 such program and required for continuing participation for succeeding years; to determine the maximum amount to be made 31 32 available to recipients; to delineate the terms and conditions of contracts with recipients and establish the service requirements 33 for such contracts, if any; to enter into contracts pertaining to 34 such programs with recipients; to enter into loan agreements and 35 other contracts with financial institutions or other providers of 36 37 loan monies for forgivable loan and loan repayment participants; 38 and to allocate and utilize such funds as may be necessary for the operation of such forgivable loan programs from the annual 39 40 appropriation for student financial aid. In issuing rules and 41 regulations governing the administration of the Graduate Teacher 42 Summer Scholarship (GTSS) program, the board shall provide that 43 certified teachers at the Oakley Youth Development Center under the jurisdiction of the Department of Human Services shall be 44 fully eligible to participate in the program. 45

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46 SECTION 2. Section 37-135-1, Mississippi Code of 1972, is
47 brought forward as follows:

The following compact of the southern states for 48 37-135-1. the purpose of operating regional educational institutions in the 49 50 southern states be, and the same is, hereby ratified and approved: 51 Whereas, the states who are parties hereto have during the past several years conducted careful investigation looking toward 52 53 the establishment and maintenance of jointly owned and operated 54 regional educational institutions in the southern states in the 55 professional, technological, scientific, literary and other 56 fields, so as to provide greater educational advantages and 57 facilities for the citizens of the several states who reside 58 within such region, and

59 Whereas, Meharry Medical College of Nashville, Tennessee, has proposed that its lands, buildings, equipment, and the net income 60 61 from its endowment be turned over to the southern states, or to an 62 agency acting in their behalf, to be operated as a regional institution for medical, dental and nursing education upon terms 63 64 and conditions to be hereafter agreed upon between the southern 65 states and Meharry Medical College, which proposal, because of the 66 present financial condition of the institution, has been approved 67 by the said states who are parties, hereto, and

Whereas, the said states desire to enter into a compact with each other providing for the planning and establishment of regional educational facilities;

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84 The states do further hereby establish and create a (a) joint agency which shall be known as the Board of Control for 85 86 Southern Regional Education (hereinafter referred to as the 87 "board"), the members of which board shall consist of the governor of each state, ex officio, and four (4) additional citizens of 88 89 each state to be appointed by the governor thereof, at least one 90 (1) of whom shall be selected from the field of education, and at 91 least one (1) of whom shall be a member of the legislature of that 92 In making his appointments, the governor shall appoint state. 93 persons as broadly representative as possible of the variety of higher education at institutions in the state. The governor shall 94 95 continue as a member of the board during his tenure of office as

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96 governor of the state but the members of the board appointed by 97 the governor shall hold office for a period of four (4) years, except that in the original appointment one (1) board member so 98 99 appointed by the governor shall be designated at the time of his 100 appointment to serve an initial term of three (3) years, but 101 thereafter his successor shall serve the full term of four (4) 102 years. Vacancies on the board caused by death, resignation, 103 refusal or inability to serve, shall be filled by appointment by 104 the governor for the unexpired portion of the term. The officers 105 of the board shall be a chairman, a vice chairman, a secretary, a treasurer and such additional officers as may be created by the 106 107 board from time to time.

108 It shall be the duty of the board to submit plans (b) 109 and recommendations to the states from time to time for their 110 approval and adoption by appropriate legislative action for the 111 development, establishment, acquisition, operation and maintenance 112 of educational schools and institutions within the geographical limits of the regional area of the states, of such character and 113 114 type and for such educational purposes, professional, 115 technological, scientific, literary or otherwise, as they may deem 116 and determine to be proper, necessary or advisable. Title to all 117 such educational institutions when so established by appropriate 118 legislative actions of the states and to all properties and 119 facilities used in connection therewith shall be vested in said 120 board as the agency of and for the use and benefit of the said

H. B. No. 934 **~ OFFICIAL ~** 16/HR43/R1545 PAGE 5 (DJ\EW) 121 states and the citizens thereof, and all such educational 122 institutions shall be operated, maintained and financed in the 123 manner herein set out, subject to any provisions or limitations 124 which may be contained in the legislative acts of the states 125 authorizing the creation, establishment and operation of such 126 educational institutions.

127 In addition to the power and authority heretofore (C) 128 granted, the board shall have the power to enter into such 129 agreements or arrangements with any of the states and with 130 educational institutions or agencies, as may be required in the 131 judgment of the board, to provide adequate services and facilities 132 for the graduate, professional, and technical education for the 133 benefit of the citizens of the respective states residing within 134 the region.

(d) The board shall have such additional and general power and authority as may be vested in it by the states from time to time by legislative enactments of the said states.

138 Any two (2) or more states who are parties of this (e) 139 compact shall have the right to enter into supplemental agreements 140 providing for the establishment, financing and operation of 141 regional educational institutions for the benefit of citizens 142 residing within an area which constitutes a portion of the general region herein created, such institutions to be financed 143 exclusively by such states and to be controlled exclusively by the 144 145 members of the board representing such states, provided such

146 agreement is submitted to and approved by the board prior to the 147 establishment of such institutions.

148 Each state agrees that, when authorized by the legislature, it will from time to time make available and pay over to said 149 150 board such funds as may be required for the establishment, 151 acquisition, operation and maintenance of such regional 152 educational institutions as may be authorized by the states under 153 the terms of this compact, the contribution of each state at all 154 times to be in the proportion that its population bears to the 155 total combined population of the states who are parties hereto as 156 shown from time to time by the most recent official published 157 report of the bureau of census of the United States of America or 158 upon such other basis as may be agreed upon.

159 This compact shall not take effect or be binding (f) 160 upon any state unless and until it shall be approved by proper 161 legislative action of as many as six (6) or more of the states 162 whose governors have subscribed hereto within a period of eighteen (18) months from the date hereof. When and if six (6) or more 163 164 states shall have given legislative approval to this compact 165 within said eighteen (18) months period, it shall be and become 166 binding upon such six (6) or more states sixty (60) days after the 167 date of legislative approval by the sixth state and the governors 168 of such six (6) or more states shall forthwith name the members of 169 the board from their states as hereinabove set out, and the board 170 shall then meet on call of the governor of any state approving

H. B. No. 934 **~ OFFICIAL ~** 16/HR43/R1545 PAGE 7 (DJ\EW) 171 this compact, at which time the board shall elect officers, adopt 172 bylaws, appoint committees and otherwise fully organize. Other 173 states whose names are subscribed hereto shall thereafter become 174 parties hereto upon approval of this compact by legislative action 175 within two (2) years from the date hereof, upon such conditions as 176 may be agreed upon at the time.

177 After becoming effective this compact shall (q) 178 thereafter continue without limitation of time, provided, however, 179 that it may be terminated at any time by unanimous action of the 180 states and provided, further, that any state may withdraw from 181 this compact if such withdrawal is approved by its legislature, 182 such withdrawal to become effective two (2) years after written 183 notice thereof to the board accompanied by a certified copy of the 184 requisite legislative action, but such withdrawal shall not relieve the withdrawing state from its obligations hereunder 185 186 accruing up to the effective date of such withdrawal. Any state 187 so withdrawing shall ipso facto cease to have any claim to or ownership of any of the property held or vested in the board or to 188 189 any of the funds of the board held under the terms of this 190 compact.

191 If any state shall at any time become in default in the 192 performance of any of its obligations assumed herein or with 193 respect to any obligation imposed upon said state as authorized by 194 and in compliance with the terms and provisions of this compact, 195 all rights, privileges and benefits of such defaulting state, its

H. B. No. 934 **~ OFFICIAL ~** 16/HR43/R1545 PAGE 8 (DJ\EW) 196 members on the board and its citizens shall ipso facto be and 197 become suspended from and after the date of such default. Unless 198 such default shall be remedied and made good within a period of 199 one (1) year immediately following the date of such default this 200 compact may be terminated with respect to such defaulting state by 201 an affirmative vote of three-fourths (3/4) of the members of the 202 board (exclusive of the members representing the state in 203 default), from and after which time such state shall cease to be a 204 party to this compact and shall have no further claim to or 205 ownership of any of the property held by or vested in the board or 206 to any of the funds of the board held under the terms of this 207 compact, but such termination shall in no manner release such 208 defaulting state from any accrued obligation or otherwise affect 209 this compact or the rights, duties, privileges or obligations of 210 the remaining states thereunder.

(h) In witness whereof this compact has been approved and signed by the governors of the several states, subject to the approval of their respective legislatures in the manner

214	hereinabove set out, as of the _	day of, 1948.
215	State of Florida,	State of Tennessee,
216	Ву	Ву
217	Governor	Governor
218	State of Maryland,	Commonwealth of Virginia,
219	By	Ву
220	Governor	Governor
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221	State of Georgia,	State of Arkansas,
222	Ву	Ву
223	Governor	Governor
224	State of Louisiana,	State of North Carolina,
225	Ву	Ву
226	Governor	Governor
227	State of Alabama,	State of South Carolina,
228	Ву	Ву
229	Governor	Governor
230	State of Mississippi,	State of Texas,
231	Ву	Ву
232	Governor	Governor
233	Commonwealth of Kentucky,	State of Oklahoma,
234	Ву	Ву
235	Governor	Governor
236	State of Wes	t Virginia,
237	Ву	
238	Gove	rnor
239	SECTION 3. This act shall	take effect and be in force from
240	and after July 1, 2016.	