MISSISSIPPI LEGISLATURE

By: Representative DeLano

To: Technology

HOUSE BILL NO. 1452

AN ACT TO AMEND SECTIONS 27-17-455, 27-17-475 and 27-17-493, 1 2 MISSISSIPPI CODE OF 1972, TO AUTHORIZE TAX COLLECTORS ISSUING 3 LICENSES UNDER THE LOCAL PRIVILEGE TAX LAW TO USE AN ELECTRONIC 4 SIGNATURE AND TO ISSUE DUPLICATES AND STORE UNUSED BLANK LICENSES 5 ELECTRONICALLY; TO BRING FORWARD SECTION 27-17-453, MISSISSIPPI 6 CODE OF 1972, WHICH REQUIRES TAXPAYERS TO SUBMIT AN APPLICATION TO 7 THE TAX COLLECTOR FOR THE LOCAL LICENSE, FOR PURPOSES OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 27-17-463, MISSISSIPPI CODE OF 8 9 1972, WHICH AUTHORIZES THE TAX FOR LICENSES ISSUED FOR LESS THAN 10 ONE YEAR TO BE PRO RATED, FOR PURPOSES OF POSSIBLE AMENDMENT; AND 11 FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 27-17-455, Mississippi Code of 1972, is

14 amended as follows:

27-17-455. Upon the receipt of the application herein 15 required, and payment of the amount shown thereby to be due for 16 17 the privilege to be exercised, the officer to whom said 18 application is made shall determine if the application is in 19 proper form, and if the correct amount be tendered, and may 20 require the applicant to furnish such other and further 21 information as in his opinion is necessary to ascertain the 22 correct amount of tax due. When the correct amount of the tax has

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23 been so ascertained, the said officer shall issue to the applicant 24 taxpayer a privilege license according to such application, and 25 shall date the same as of the first day of the month of its issuance. The officer issuing the license shall countersign the 26 27 same in writing or alternatively, by electronic or digital 28 signature or a handwritten signature saved on a computer, when the license is issued by him, and he shall enter the same in the 29 30 register prescribed by law therefor. The license issued by 31 collectors as herein provided shall be executed in duplicate, 32 which duplicate may be in the form of a paper copy or electronic 33 document. The original shall be delivered to the licensee by the 34 officer, and the paper or electronic duplicate, as the case may 35 be, shall be attached or electronically linked to or otherwise 36 maintained with the application therefor, and preserved by the 37 officer as a public record.

38 If, however, such officer, shall, before issuing the said 39 license, or at any time thereafter, have reason to believe that the statements of the business contained in the application are 40 41 incorrect or false in any material particular, the said officer 42 shall duly notify the applicant wherein the supposed discrepancy 43 lies, and he is hereby empowered to require the applicant to 44 render such other information as will enable him to determine the proper tax due. After making such determination of the proper tax 45 due, if the license has not been issued, such officer shall 46 forthwith proceed to collect the amount of tax due; and if the 47

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H. B. No. 1452 17/HR26/R1713 PAGE 2 (RKM\KW) 48 license shall have been issued under the original application, he 49 shall collect the difference between the sum shown to be properly due, and the sum paid with the original application, and shall 50 issue an additional license therefor which shall expire at the 51 52 same time as the original. If the additional tax is paid within 53 thirty (30) days after the determination by the officer of the proper amount due, no penalty shall be applied. If the taxpayer 54 shall willfully fail or refuse to furnish the information 55 56 requested by such officer, he shall be liable for damages as in 57 other cases of payment of an insufficient privilege tax, and may 58 be proceeded against civilly or criminally as otherwise provided 59 herein, and shall suffer the penalties provided herein therefor.

All licenses issued pursuant to this section shall be good, usable and valid for one (1) year after the date thereof, or for such other period as is fixed by law for the privilege, which period shall be so designated in the license. However, no such license shall be issued for a period longer than one (1) year.

65 SECTION 2. Section 27-17-475, Mississippi Code of 1972, is 66 amended as follows:

67 27-17-475. It shall be the duty of the county auditor or of 68 the governing body of a municipality to prepare and have printed 69 and distributed to the officer collecting the tax the proper 70 privilege tax license blanks necessary to carry into effect any 71 law relating to privilege taxes * * *. There shall be printed on 72 each license at the bottom thereof the words "this license shall

73 not make lawful any act or thing declared to be unlawful by the 74 State of Mississippi." All such privilege license blanks shall be 75 printed in the form prescribed by the county auditor or in the 76 case of a municipality, by the governing body of a 77 municipality * * *. The privilege license blanks shall be 78 imprinted with the fiscal year for which the blanks are to be issued and shall be numbered consecutively beginning with number 79 one (1) of each fiscal year * * *. The privilege license blanks 80 shall be made in duplicate, which duplicate may be in the form of 81 82 a paper copy or electronic document. The original and paper or electronic duplicate, as the case may be, * * * must bear the same 83 84 serial number and be alike in all respects except that they must 85 be marked "original" and "duplicate." * * * If a paper duplicate is used, the original and duplicate shall be of different colors. 86 SECTION 3. Section 27-17-493, Mississippi Code of 1972, is 87 88 amended as follows:

89 27-17-493. Each officer authorized to issue privilege licenses shall keep a privilege tax register in such form as he 90 91 shall determine, in which the names of all privilege taxpayers 92 shall be recorded, showing the amount paid, the serial number of 93 the license issued and the period covered by such license, the 94 business licensed and the location thereof. This register shall be submitted to the county auditor, or in the case of a 95 96 municipality to the governing body of the municipality by such officer at the end of each fiscal year or within twenty (20) days 97

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98 thereafter, when his final settlement shall be made. If the same 99 be found correct and the amounts shown thereon to have been paid 100 into the proper treasury, the county auditor or the proper officer of the municipality shall endorse the register "examined and found 101 102 correct." This register shall constitute a permanent record of 103 the officer authorized to collect privilege taxes and shall always 104 be open for inspection by the public and the same shall be 105 submitted to the grand jury by the keeper thereof whenever called 106 for. At the same time when final settlement is made, as provided 107 in this section, every officer shall return to the county auditor 108 or to the governing body of the municipality in the case of 109 municipalities all unused privilege tax license blanks and shall 110 make a final settlement of his privilege tax accounts. The unused privilege tax license blanks shall be kept or electronically 111 112 stored by the proper officer for three (3) years, at the 113 expiration of which they may be destroyed or disposed of. On or 114 before the twentieth day of January of the year in which the officer's term expires, each officer shall in like manner submit 115 116 to the county auditor or in the case of municipalities to the 117 governing body of the municipality his privilege tax register, 118 together with itemized receipt signed by his successor in office 119 properly certified by the county auditor or by the proper officer 120 of the governing body of the municipality, setting forth by serial 121 number all unused privilege tax license blanks on hand at the 122 expiration of his term of office, and if the county auditor or the

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123 proper officer of the municipality shall find the same correct, he 124 shall endorse the same, as hereinbefore provided, and shall charge 125 such officer's successor in office with all unused privilege tax 126 license blanks, which shall be accounted for by said successor in 127 office in like manner. Any other officer shall make a like 128 settlement upon the expiration of his term of office. All monies 129 received by the officer authorized by law to issue privilege tax 130 licenses shall be deposited in the proper depository and shall be 131 accounted for as provided by law.

132 SECTION 4. Section 27-17-453, Mississippi Code of 1972, is 133 brought forward as follows:

134 27-17-453. Every person required to obtain a license for the 135 privilege of engaging in any business for which a privilege tax is 136 required shall make application therefor in writing to the officer 137 who is required to collect the tax. The application for license 138 shall be filed on blanks to be furnished by the tax collector for 139 that purpose, and shall be subscribed and sworn to by the person owning the business, or having an ownership interest therein; or 140 141 the officer who is required to collect the tax, or his duly 142 authorized agent, may certify to the application. If the 143 applicant is a corporation, a duly authorized agent shall execute 144 the application.

145 The application shall show the name of such person or 146 corporation and, in case of a partnership, the name of each 147 partner thereof; the person's, firm's or corporation's business

H. B. No. 1452 *** OFFICIAL ~** 17/HR26/R1713 PAGE 6 (RKM\KW) 148 office address; the location of the place of business to which the 149 license shall apply; the nature of the business in which engaged; 150 the total number of employees of the business for the previous 151 twelve (12) months as shown by affidavit signed by the applicant; 152 and any other information the officer who is required to collect 153 the tax may require. The applications shall contain all the 154 information necessary for the officer collecting the tax to 155 properly classify the applicant and ascertain the amount of tax 156 due. Applications for renewal of such license shall not require a 157 certificate of notary public seal or signature, and the applicant 158 shall not be required to obtain such signature or seal upon making 159 the application for renewal.

160 The application shall be accompanied by the amount of the 161 privilege tax as required by law.

Any person who shall willfully make any false statement in an application for a privilege license shall be guilty of a misdemeanor and, upon conviction thereof, shall be required to pay as damages double the amount of the difference between the tax paid and that which should have been paid, in addition to the fine and imprisonment imposed.

168 It is specifically provided that the officer taking the 169 application for a privilege license shall carefully preserve the 170 same for a period of three (3) years for the use of the grand 171 jury, the courts of the state, or any duly authorized officer of 172 the State of Mississippi; and any officer who shall refuse or fail

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SECTION 5. Section 27-17-463, Mississippi Code of 1972, is brought forward as follows:

178 27-17-463. Except as otherwise provided in this section, all 179 privilege licenses issued pursuant to this chapter from and after 180 July 1, 1988, shall expire on September 30 of each year; the 181 privilege tax for a license which is issued for a period of less 182 than one (1) year shall be prorated according to the length of 183 time intervening between the date of its issuance and the 184 following September 30.

A municipality or county may, by ordinance, determine to issue privilege licenses which shall expire one (1) year from the date of issuance.

188 **SECTION 6.** This act shall take effect and be in force from 189 and after July 1, 2017.