Senate Amendments to House Bill No. 1336

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

37 <u>SECTION 1.</u> This act shall be known, and may be cited as the 38 "Mississippi Learn to Earn Act."

39 <u>SECTION 2.</u> As used in this act the following terms shall 40 have the meaning ascribed in this section, unless the context 41 requires otherwise:

(a) "Alternative learning course" or "alternative
course, program or opportunity" means a sequence of instruction
over a period of time that meets reasonably equivalent
requirements or competencies of a subject or subjects included in
the career and technical education curriculum included in the
College and Career Readiness Standards, which results in the
granting of a credit leading to high school graduation.

49 (b) "Apprenticeship" means:
50 (i) A program that meets the federal guidelines

51 set out in 29 CFR Part 29, including Industry Programs; or

52 (ii) An apprenticeship program that already exists 53 or created by a Mississippi statute, rule or licensing authority. H. B. 1336 PAGE 1 54 (c) "Board" means the State Board of Education.

55 (d) "Department" means the State Department of56 Education.

57 (e) "Licensing" means any required training, education,58 or fee to work in a specific profession.

(f) "Licensing authority" means an agency, examining
board, credentialing board, or other office with the authority to
impose occupational fees or licensing requirements on any
profession.

(g) "Sponsoring organization" means any business,
industry, whether public or private, nonprofit organization,
for-profit organization or other appropriate entities that partner
with a local school district or multiple districts to provide
alternative learning courses through apprenticeships, internships
or pre-apprenticeships, subject to guidelines prescribed by the
State Board of Education.

70 SECTION 3. The State Board of Education, in conjunction with the Department of Employment Security, the State Workforce 71 72 Investment Board, the Mississippi Community College Board, and any 73 relevant licensing authority shall identify high-school-to-work 74 apprenticeships and other student internship programs that may be 75 eligible for exemptions from those federal and state labor laws 76 and regulations for which exemptions are available for student 77 apprenticeship programs. The State Board of Education, the 78 Department of Employment Security, the State Workforce Investment 79 Board and the Mississippi Community College Board shall also Н. В. 1336 PAGE 2

80 establish procedures by which such exemptions may be obtained for 81 high-school-to-work apprenticeships and other student internship 82 programs.

SECTION 4. (1) For the 2021-2022 school term, the State 83 84 Board of Education shall promulgate a rule by December 31, 2020, 85 authorizing local school boards, in their discretion, to develop an Extended Learning Opportunity to include alternative 86 87 educational opportunities available to students in Grade 9 through 88 Grade 12, which are provided through apprenticeships, internships or pre-apprenticeships for elective course credit. 89

90 (2) Each local school board may adopt an Extended Learning Opportunities policy to include alternative educational 91 92 opportunities for course credit that recognizes learning opportunities outside of the traditional classroom through 93 apprenticeships, internships or pre-apprenticeships, and grants 94 95 elective credit for those alternative learning opportunities. Ιf 96 adopted the policy shall:

97 Provide for an application process for entities to (a) 98 submit proposals for alternative educational opportunities that 99 will qualify for elective course credit;

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(b) Define which entities are eligible to submit 101 applications for alternative educational opportunities, which such entities shall include, but not be limited to: 102

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Nonprofit organizations; (i)

104 (ii) Businesses with established locations in the 105 state;

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106 (iii) Trade associations; 107 (iv) Parents of students involved in programs that may otherwise qualify for alternative educational opportunities; 108 109 Teachers involved in programs outside of the (V) traditional classroom; and 110 111 (vi) School personnel involved in programs outside 112 of the traditional classroom. 113 Provide for the criteria used to evaluate the (C) 114 alternative educational opportunity; Describe any communication and collaboration needed 115 (d) 116 with local school districts to implement alternative educational opportunities approved by the State Board of Education; 117 118 Place requirements on the entity such as background (e) checks for key personnel and minimum accountability standards; and 119 120 (f) Provide a process for student credit transfer. 121 (3)The local school board is authorized to approve or deny

an application for an alternative educational opportunity. If an application is approved by the school board, the application shall be submitted to the State Board of Education for review as provided in Section 6 of this act, prior to the implementation of the program within the local school district.

127 (4) The State Department of Education shall have the 128 authority to audit approved alternative educational programs at 129 any time. If the audit results in findings that an approved 130 program is not meeting the provisions of this act or the policy

H. B. 1336 PAGE 4 131 outlined in subsection (2) of this section, then the local school 132 board shall disqualify the program immediately.

133 Following the adoption of the rule SECTION 5. (1)(a) 134 required in Section 4 of this act, the department shall accept 135 applications from local school districts for the implementation of 136 alternative courses, programs and opportunities or apprenticeship 137 programs. The department shall require an application for each 138 alternative course, program or opportunity or apprenticeship 139 program approved by a local school board to be implemented in its school district. 140

(b) Upon receipt of an application, the department shall have ninety (90) days to approve or deny the application. Any denied application shall be returned to the submitting local school board and shall include an explanation of the reasons for denial of the application.

146 (2)The State Department of Education shall provide an 147 annual report detailing the progress that has been made in each school district in providing alternative courses, programs and 148 149 opportunities or apprenticeships. The report shall be provided to 150 the Chairmen of the Senate and House Education Committees no later 151 than December 1 of each year, beginning December 1, 2021. The 152 report also shall be provided to the other members of the 153 Legislature upon request and posted on the department's website 154 for the general public to view.

155 <u>SECTION 6.</u> (1) Beginning with the effective date of this 156 act, a licensing authority shall grant a license to any student H. B. 1336 PAGE 5 157 applicant who participates in an alternative learning course, 158 program or opportunity or apprenticeship program, and who meets 159 the following criteria:

160 (a) Completed an apprenticeship in the licensed161 occupation or profession;

(b) Attained a satisfactory industry certification score on the WorkKeys assessment, if such assessment is a required component of the alternative course or apprenticeship;

165 (c) Passed an examination, if one is deemed to be 166 necessary by the licensing authority; and

167 (d) Paid any fees deemed necessary by the licensing168 authority.

169 (2) Licensing authorities shall establish a passing score 170 for their respective examinations which shall not exceed the 171 passing score that is required under the standard licensing 172 processes. If the relevant licensing authority or provision of 173 law does not require an examination for the standard licensing 174 process for an occupation, no examination may be required for 175 applicants who complete an apprenticeship in that occupation.

(3) Licensing authorities shall establish a licensing fee, which shall not exceed the licensing fee that is required under the standard licensing processes. If the relevant licensing authority or state does not require a fee for the standard licensing process for an occupation, no fee can be required for applicants who complete an apprenticeship in that occupation.

H. B. 1336 PAGE 6 182 (4) Except as otherwise required by federal law,

apprenticeships for an occupation shall not be required to exceed the number of hours required by the relevant licensing authority or statute for that occupation.

186 (5) Licensing authorities shall adopt necessary rules for187 the implementation of this section.

188 SECTION 7. This act shall take effect and be in force from 189 and after July 1, 2020.

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

1 AN ACT TO ESTABLISH THE "MISSISSIPPI LEARN TO EARN ACT"; TO 2 DEFINE TERMS; TO REQUIRE THE STATE BOARD OF EDUCATION, IN 3 CONJUNCTION WITH THE DEPARTMENT OF EMPLOYMENT SECURITY, THE STATE 4 WORKFORCE INVESTMENT BOARD AND THE MISSISSIPPI COMMUNITY COLLEGE 5 BOARD, TO IDENTIFY HIGH-SCHOOL-TO-WORK APPRENTICESHIPS AND OTHER 6 STUDENT INTERNSHIP PROGRAMS THAT MAY BE ELIGIBLE FOR EXEMPTIONS 7 FROM FEDERAL AND STATE LABOR LAWS AND REGULATIONS FOR WHICH EXEMPTIONS ARE AVAILABLE FOR STUDENT APPRENTICESHIP PROGRAMS, AND 8 9 ESTABLISH PROCEDURES BY WHICH SUCH EXEMPTIONS MAY BE OBTAINED BY 10 SUCH PROGRAMS; TO AUTHORIZE THE STATE BOARD OF EDUCATION TO 11 SUBSTITUTE INDUSTRY CERTIFICATION AND STATE LICENSURE EXAMINATIONS 12 FOR ANY OTHER STATE ASSESSMENTS FOR THE PURPOSE OF AWARDING 13 ELECTIVE CREDIT FOR CAREER AND TECHNICAL EDUCATION COURSES; TO ALLOW A STUDENT WHO EARNS CREDIT UPON COMPLETION OF A REGISTERED 14 APPRENTICESHIP PROGRAM TO USE SUCH CREDIT TO SATISFY HIGH SCHOOL 15 16 GRADUATION REQUIREMENTS; TO REQUIRE THE STATE BOARD OF EDUCATION 17 TO DEVELOP GUIDELINES FOR THE ESTABLISHMENT OF HIGH-SCHOOL-TO-WORK APPRENTICESHIPS BETWEEN PUBLIC HIGH SCHOOLS AND LOCAL BUSINESSES; 18 19 TO REQUIRE THE STATE BOARD OF EDUCATION TO AUTHORIZE LOCAL SCHOOL BOARDS TO DEVELOP AN EXTENDED LEARNING OPPORTUNITY TO INCLUDE 20 21 ALTERNATIVE EDUCATIONAL OPPORTUNITIES AVAILABLE TO STUDENTS IN 22 GRADE 9 THROUGH GRADE 12 AND TO ADOPT A POLICY TO INCLUDE 23 ALTERNATIVE EDUCATIONAL OPPORTUNITIES FOR COURSE CREDIT THAT 24 RECOGNIZES LEARNING OPPORTUNITIES OUTSIDE OF THE TRADITIONAL 25 CLASSROOM; TO PROVIDE FOR A TWO-TIERED APPLICATION PROCESS FOR THE 26 IMPLEMENTATION OF ALTERNATIVE LEARNING COURSES, PROGRAM OR 27 OPPORTUNITIES AND APPRENTICESHIPS IN LOCAL SCHOOL DISTRICTS; TO 28 REQUIRE THE STATE DEPARTMENT OF EDUCATION TO PROVIDE AN ANNUAL 29 REPORT ON DISTRICTS PROVIDING ALTERNATIVE COURSES, PROGRAMS AND 30 OPPORTUNITIES OR APPRENTICESHIPS; TO REQUIRE STATE LICENSING

H. B. 1336 PAGE 7 31 AUTHORITIES TO GRANT A LICENSE TO ANY STUDENT APPLICANT WHO

32 PARTICIPATES IN AN ALTERNATIVE LEARNING COURSE, PROGRAM OR

33 OPPORTUNITY OR APPRENTICESHIP PROGRAM AND SATISFIES THE LICENSING

34 REQUIREMENT FOR SAID OCCUPATION UPON CERTAIN CONDITIONS; AND FOR

35 RELATED PURPOSES.

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Eugene S. Clarke Secretary of the Senate