Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1793

BY: Committee

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

79 SECTION 1. Sections 1 through 6 of this act shall be known, 80 and may be cited as the "Postsecondary Education COVID-19 Mitigation Relief Program Act." 81 82 SECTION 2. As used in Sections 1 through 6 of this act, the following terms shall have the meanings ascribed unless the 83 84 context otherwise requires: 85 "Department" means the Department of Finance and (a) Administration. 86 (b) "COVID-19" means the Coronavirus Disease 2019. 87

88 (c) "CARES Act" means the Coronavirus Aid, Relief, and89 Economic Security Act.

90 (d) "Eligible postsecondary educational institution" 91 means:

92 (i) Any state-supported four-year college or 93 university operating within the State of Mississippi under the 94 governing authority of the Board of Trustees of State Institutions 95 of Higher Learning;

96 (ii) Any private four-year college or university 97 operating within the State of Mississippi and accredited by a 98 state, regional or national accrediting organization; and

99 (iii) Any state-supported two-year community 100 college operating within the State of Mississippi under the 101 governing authority of the Mississippi Community College Board and 102 a local community college district board of trustees.

(e) "Interruption in learning" means disruption of regular educational instruction at a postsecondary educational institution facility resulting from required or voluntary closure related to COVID-19.

107 (f) "Public health measure" means any action reasonably 108 taken to prevent the spread of COVID-19 in the educational 109 setting.

(g) "Eligible expense" means a cost incurred by a postsecondary educational institution for public health measures 112 or due to interruption in learning from March 1, 2020, through
113 December 30, 2020. Such eligible expenses may consist of:

114 (i) Training and professional development for 115 faculty and staff regarding measures to decrease the spread of 116 COVID-19;

(ii) Purchasing facility sanitization supplies and other expenses of disinfection of the recipient institution's facilities to mitigate or respond to COVID-19;

120 (iii) Technology costs associated with transition121 to and administration of online learning;

(iv) Payroll expenses for public health and public safety employees employed by the recipient institution, and payroll expenses for health care, human services and similar employees of the institution whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency;

128 (v) Purchasing of medical supplies and personal 129 protection equipment (PPE);

(vi) Developing infrastructure necessary at the community or junior colleges to increase capacity in workforce development or skills training classes for students who are unemployed, underemployed or seeking new employment as a direct or indirect result of COVID-19; or

135 (vii) Medical expenses incurred by the recipient 136 institution to treat or diagnose COVID-19, including COVID-19

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137 testing and serological testing, emergency medical response and 138 transportation, and telemedicine expenses related to COVID-19.

No cost will be considered an eligible expense if found to be ineligible under the guidelines, guidance, rules, regulations and/or other criteria, as may be amended or supplemented from time to time, of the United States Department of the Treasury regarding the use of monies from the Coronavirus Relief Fund established by the CARES Act.

(h) "Grant" means an award by the department to a postsecondary educational institution to cover eligible expenses in accordance with this act.

(i) "Program" means the Postsecondary Education
COVID-19 Mitigation Relief Program established in Sections 1
through 6 of this act.

151 **SECTION 3.** (1) There is established the Postsecondary 152 Education COVID-19 Mitigation Relief Program for public and 153 private postsecondary educational institutions to be administered 154 by the department, which shall set the dates and deadlines for 155 applying for an award under this section. The program is 156 established for the purpose of providing reimbursement to eligible 157 postsecondary educational institutions for unreimbursed expenses 158 directly related to COVID-19. The department shall establish such 159 rules and regulations as it deems necessary and proper to carry 160 out the purposes and intent of this section.

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161 (2)The department shall approve applications for 162 reimbursement from each eligible postsecondary educational 163 institution. For each eligible postsecondary educational 164 institution, the department shall only award funds equivalent to 165 the lesser of the total of itemized eligible COVID-19-related expenses or the maximum allowable for each institution based on 166 167 the total number of students enrolled during the 2019-2020 168 scholastic year, who were actively enrolled as a part-time or 169 full-time student on March 1, 2020, as determined by the student allocation formulas specified in subsections (3) and (4) of this 170 171 section. To qualify for reimbursement, each postsecondary 172 educational institution's application for reimbursement must, in 173 addition to specifying the amount of reimbursement requested, also 174 include an itemized expense report that evidences the eligible 175 expenses incurred by the eligible postsecondary educational 176 institution.

177 Each four-year postsecondary educational (3)(a) institution shall be eligible to be reimbursed at an amount 178 179 equivalent to Five Hundred Sixty-eight Dollars (\$568.00) per student actively enrolled as a part-time or full-time student on 180 181 March 1, 2020. Each four-year postsecondary educational 182 institution's reimbursement shall be determined upon the 183 submission of the itemized expense report, required under 184 subsection (2) of this section. Failure of a four-year 185 postsecondary educational institution to submit the itemized

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expense report will subject the institution to forfeiture of any allotted funds designated for the specific institution's eligible maximum reimbursement amount.

(b) Upon a showing of itemized eligible
COVID-19-related expenses, the eligible maximum reimbursement
amount allowed for each four-year postsecondary educational
institution, as determined by the student allocation formula
prescribed in paragraph (a) of this subsection, shall be as
follows:

195 (i) Alcorn State University\$ 1,854,520.00 196 197 (ii) Delta State University\$ 1,946,536.00 198 199 (iii) Jackson State University 200\$ 3,603,960.00 201 (iv) Mississippi State University 202\$ 11,704,776.00 203 (v) Mississippi University for Women 204\$ 1,523,944.00 205 (vi) Mississippi Valley State University 206\$ 1,147,928.00 207 (vii) University of Mississippi 208\$ 11,981,392.00 209 (viii) University of Southern Mississippi\$ 7,320,384.00 210

| 211 | (ix) Belhaven University |
|-----|--|
| 212 | \$ 2,272,000.00 |
| 213 | (x) Blue Mountain College |
| 214 | \$ 340,800.00 |
| 215 | (xi) Millsaps College |
| 216 | \$ 433,952.00 |
| 217 | (xii) Mississippi College |
| 218 | \$ 2,465,688.00 |
| 219 | (xiii) Rust College |
| 220 | \$ 364,088.00 |
| 221 | (xiv) Tougaloo College |
| 222 | \$ 397,600.00 |
| 223 | (xv) William Carey University |
| 224 | \$ 2,433,312.00. |
| 225 | (c) The department shall directly allocate to the Board |
| 226 | of Trustees of State Institutions of Higher Learning the amount of |
| 227 | One Hundred and Thirty Thousand Dollars (\$130,000.00) to be used |

228 for COVID-19-related expenses.

(d) The total allocating authority provided to the Department of Finance and Administration under the provisions of this subsection (3) shall not exceed Fifty Million Dollars (\$50,000,000.00).

(4) (a) Each two-year postsecondary educational
institution, upon a showing of itemized eligible COVID-19-related
expenses, shall be eligible to be awarded funds equivalent to the

236 lesser of the total of its itemized eligible expenses or the base 237 amount of Three Hundred Fifty-one Thousand Five Hundred Fifty 238 Dollars and Seventy-one Cents (\$351,550.71) available to each 239 respective institution, as determined by calculating the total 240 amount of unreimbursed expenses incurred by all two-year 241 postsecondary educational institutions multiplied by the full-time 242 equivalent (FTE) rate of fifteen percent (15%), and divided by the 243 total number of two-year postsecondary educational institutions 244 based on a thirty-seven percent (37%) reduction. The total of the 245 base amount actually awarded to each institution under this 246 paragraph (a) shall be deducted from the eligible maximum 247 reimbursement amount allowed for each institution under paragraph 248 (c) of this subsection.

249 The remaining eighty-five percent (85%) of the (b) 250 unreimbursed expenses incurred by all two-year postsecondary 251 educational institutions shall then be divided by the total number 252 of FTE students enrolled in all two-year postsecondary educational 253 institutions to be reimbursed at an amount equivalent to Five 254 Hundred Forty-five Dollars and Forty-two Cents (\$545.42) per FTE 255 student at each respective two-year postsecondary educational 256 institution as of March 1, 2020, based on a thirty-seven percent 257 (37%) reduction. Each postsecondary educational institution's 258 reimbursement shall be determined upon the submission of the 259 itemized expense report, required under subsection (2) of this 260 section. Failure of a postsecondary educational institution to

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261 submit the itemized expense report will subject the institution to 262 forfeiture of any allotted funds designated for the specific 263 institution's eligible maximum reimbursement amount. 264 Upon a showing of itemized eligible (C) 265 COVID-19-related expenses, the eligible maximum reimbursement 266 amount allowed for each institution, as determined by the student 267 allocation formulas prescribed in paragraphs (a) and (b) of this 268 subsection, shall be as follows: 269 (i) Coahoma Community College 270\$ 1,104,018.54 271 (ii) Copiah-Lincoln Community College\$ 1,641,377.19 272 273 (iii) East Central Community College\$ 1,429,800.67 274 275 (iv) East Mississippi Community College\$ 1,943,536.14 276 (v) 277 Hinds Community College\$ 4,900,064.29 278 279 (vi) Holmes Community College\$ 2,908,719.58 280 281 (vii) Itawamba Community College 282\$ 2,511,704.35 283 (viii) Jones County Junior College 284\$ 2,359,313.34 285 (ix) Meridian Community College

| 286 | \$ 1,697,113.29 |
|-----|--|
| 287 | (x) Mississippi Delta Community College |
| 288 | \$ 1,453,472.11 |
| 289 | (xi) Mississippi Gulf Coast Community College |
| 290 | \$ 4,220,356.11 |
| 291 | (xii) Northeast Mississippi Community College |
| 292 | \$ 1,866,958.52 |
| 293 | (xiii) Northwest Mississippi Community College |
| 294 | \$ 3,372,657.14 |
| 295 | (xiv) Pearl River Community College |
| 296 | \$ 2,497,523.94 |
| 297 | (xv) Southwest Mississippi Community College |
| 298 | \$ 1,248,446.98. |
| 299 | (d) The department shall directly allocate: |
| 300 | (i) To the Mississippi Community College Board the |
| 301 | amount of One Million Dollars (\$1,000,000.00); and |
| 302 | (ii) To the individual two-year postsecondary |
| 303 | educational institutions, based on full-time enrolled students for |
| 304 | all COVID-19-related education expenses, including, but not |
| 305 | limited to, PPE and hardened technology infrastructure, the amount |
| 306 | of Thirteen Million Eight Hundred Forty-four Thousand Nine Hundred |
| 307 | Thirty-seven Dollars and Eighty-one Cents (\$13,844,937.81). |
| 308 | Funds allocated under this paragraph (d), at the discretion |
| 309 | of the individual two-year postsecondary educational institutions, |
| 310 | may be transferred to the Community College Board for consortium |

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311 distance learning purchases. The Community College Board shall 312 provide the department with the number of full-time enrolled 313 students at the two-year postsecondary educational institutions. 314 Funds allocated under this paragraph (d) shall be for all 315 COVID-19-related education expenses, including, but not limited 316 to, PPE and hardened technology infrastructure at all two-year 317 postsecondary educational institutions.

(e) The total allocating authority provided to the department under the provisions of this subsection (4) shall not exceed Fifty Million Dollars (\$50,000,000.00).

(5) The department may retain One Hundred Fifty Thousand
 Dollars (\$150,000.00) for administrative expenses of the program.

323 (6) The total allocating authority provided to the 324 department under the provisions of subsections (3) and (4) of this 325 section shall not exceed One Hundred Million Dollars 326 (\$100,000,000.00).

(7) Unless otherwise provided in this act, the department shall develop regulations, procedures and application forms to govern the administration of the program, which at a minimum, shall require eligible postsecondary educational institutions to:

331 (a) Submit an application for a grant for332 reimbursement;

(b) Demonstrate the need and purpose of the grant funds received to mitigate the impact of COVID-19 on the operation of the school and its delivery of instruction; and

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(c) Provide an itemized list of reimbursable-eligible
expenses, as defined in Section 2 of this act, which the eligible
postsecondary educational institution has previously incurred, is
presently incurring or will incur in the future, as such expenses
relate to mitigation of the impact of COVID-19.

341 (8) The department shall report on the utilization of the 342 program to the Chairs of the Universities and Colleges Committees 343 of the Senate and the House of Representatives, the Lieutenant 344 Governor, the Speaker of the House and the Governor by October 1, 345 2020. At a minimum, the report shall contain:

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(a) The name of each educational institution;

347 (b) The total amount of reimbursement requested by each348 educational institution; and

349 (c) The total amount of reimbursement received by each350 educational institution.

351 <u>SECTION 4.</u> (1) Any eligible postsecondary educational 352 institution desiring to participate in the program shall make 353 application for a grant to the department in a form satisfactory 354 to the department. The application shall include verified 355 documentation, signed under penalty of perjury.

356 (2) The department shall use the funds appropriated by the 357 Legislature from the Budget Contingency Fund to make grants to 358 eligible postsecondary educational institutions pursuant to 359 applications submitted under subsection (1) of this section, to

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360 cover future COVID-19-eligible expenses or provide reimbursement 361 for previously incurred COVID-19-eligible expenses.

362 The use of grants shall be subject to audit by the (3) 363 United States Department of the Treasury's Office of Inspector 364 General and the Mississippi Office of the State Auditor. An 365 eligible postsecondary educational institution found to be fully 366 or partially noncompliant with grant requirements shall return to 367 the state all of the grant monies received and used for 368 unallowable expenditures. Applicants shall confirm their 369 understanding of these terms.

370 (4) The program shall be subject to the following terms and 371 conditions:

(a) The aggregate amount of grant funds which may be
awarded to any single postsecondary educational institution under
the provisions of this act shall not exceed the dollar amount
specified for such postsecondary educational institution
authorized under subsections (3) (b) and (4) (b) of Section 3 of
this act;

378 (b) Grant funds shall only be awarded in the amount 379 indicated in the eligible postsecondary educational institution's 380 application as itemized eligible expenses, subject to approval by 381 the department; and

382 (c) An eligible postsecondary educational institution
383 is not limited to submitting only one (1) application for grant
384 funds, but may submit new applications for grant funds, following

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385 the guidelines required by the department, until such time that it 386 has received the aggregate amount of funds for which it is 387 eligible to be awarded.

388 SECTION 5. There is created a special fund in the State 389 Treasury, to be known as the "Postsecondary Education COVID-19 390 Mitigation Relief Grant Fund, " from which the grants authorized by 391 this act shall be disbursed by the department. All monies shall 392 be disbursed from the fund in compliance with the guidelines, 393 guidance, rules, regulations and/or other criteria, as may be 394 amended from time to time, of the United States Department of the 395 Treasury regarding the use of monies from the Coronavirus Relief 396 Fund established by the CARES Act. If on November 30, 2020, there 397 are unobligated monies in the fund, the Governor shall have the 398 discretion to transfer monies to another state agency to be used 399 for eligible expenditures pursuant to the CARES Act.

SECTION 6. Upon the effective date of this act, the State Fiscal Officer shall transfer funds from the Budget Contingency Fund to the "Postsecondary Education COVID-19 Mitigation Relief Grant Fund," the amount of One Hundred Million Dollars (\$100,000,000.00) for the implementation and administration of the Postsecondary Education COVID-19 Mitigation Relief Program Act.

406 <u>SECTION 7.</u> Sections 7 through 12 of this act shall be known, 407 and may be cited as the "Independent Schools' COVID-19 Assistance 408 Grant Program Act."

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409 <u>SECTION 8.</u> As used in Sections 7 through 12 of this act, the 410 following terms shall have the meanings ascribed unless the 411 context otherwise requires:

(a) "COVID-19" means the Coronavirus Disease 2019.
(b) "CARES Act" means the Coronavirus Aid, Relief, and
Economic Security Act.

415 (c) "Eligible independent school" means any private or416 nonpublic school operating within the State of Mississippi that:

(i) Is a member of the Midsouth Association of Independent Schools (MAIS) and located in the State of Mississippi; or

420 (ii) Is accredited by a state, regional or421 national accrediting organization; and

422 (iii) Is not subject to the purview of authority423 of the State Board of Education.

424 "Eligible independent school" includes independent 425 universities that are accredited by a state, regional or national 426 accrediting organization and are not subject to the purview of 427 authority of the State Institutions of Higher Learning.

(d) "Interruption in learning" means disruption of
regular educational instruction in a school facility resulting
from required or voluntary closure related to COVID-19.

431 (e) "Public health measure" means any action reasonably
432 taken to prevent the spread of COVID-19 in the educational
433 setting.

(f) "Eligible expense" means a cost incurred by an
independent school for public health measures or due to
interruption in learning from March 1, 2020 through December 30,
2020. Such eligible expenses may consist of:

(i) Training and professional development of local school staff regarding measures to decrease the spread of COVID-19 and familiarity with technology programs and devices to facilitate distance learning;

(ii) Purchasing facility sanitization supplies and other expenses of disinfection of the independent school's facilities to mitigate or respond to COVID-19;

(iii) Purchasing technology programs and equipment for the expansion of internet connectivity and broadband access within the school facility to be used by school administrators, faculty and staff to facilitate online distance learning;

(iv) Purchasing necessary equipment and accommodations and providing adequate services for students with disabilities;

452 (v) Purchasing medical supplies and personal 453 protection equipment (PPE);

(vi) Developing infrastructure necessary at the community or junior colleges to increase capacity in workforce development or skills training classes for students who are unemployed, underemployed or seeking new employment as a direct or indirect result of COVID-19; or

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459 (vii) Medical expenses incurred by the independent
460 school to treat or dispense COVID-19, including COVID-19 testing
461 and serological testing, emergency medical response and
462 transportation, and telemedicine expenses related to COVID-19.

No cost will be considered an eligible expense if found to be ineligible under the guidelines, guidance, rules, regulations and/or other criteria, as may be amended from time to time, of the United States Department of the Treasury regarding the use of monies from the Coronavirus Relief Fund established by the CARES Act.

(g) "MDA" means the Mississippi Development Authority.
(h) "Grant" means an award by the MDA to an independent
school to cover eligible expenses in accordance with Sections 8
through 13 of this act.

473 (i) "Program" means the Independent Schools' COVID-19
474 Assistance Grant Program established in Sections 7 through 12 of
475 this act.

476 <u>SECTION 9.</u> (1) The Independent Schools' COVID-19 Assistance 477 Grant Program is established, to be administered by the MDA, for 478 the purpose of making grants to eligible independent schools to 479 provide reimbursements for eligible expenses, as defined in 480 Section 8 of this act.

481 (2) From the date of the beginning of the period for
482 applications for grants under this section, the MDA shall consider
483 and review applications from eligible independent schools that did

484 not receive and have not been awarded reimbursement under any 485 other federal program for the expenses that will be reimbursed by 486 a grant under this section.

487 (3) The MDA shall develop regulations, procedures and
488 application forms to govern the administration of the program,
489 which at a minimum, shall require eligible independent schools to:

490 (a) Submit an application for a grant for491 reimbursement;

492 (b) Demonstrate the need and purpose of the grant funds
493 received to mitigate the impact of COVID-19 on the operation of
494 the school and its delivery of instruction; and

(c) Provide an itemized list of reimbursable eligible
expenses as defined in Section 8 of this act, which the
independent school has previously incurred, is presently incurring
or will incur before December 30, 2020, as such expenses relate to
mitigation of the impact of COVID-19.

500 (4) The MDA may retain One Hundred Thousand Dollars501 (\$100,000.00) for the administration of the program.

(5) The department shall report on the utilization of the program to the Chairs of the Universities and Colleges Committees of the Senate and the House of Representatives, the Lieutenant Governor, the Speaker of the House and the Governor by October 1, 2020. At a minimum, the report shall contain:

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(a) The name of each eligible independent school;

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508 (b) The total amount of reimbursement requested by each 509 eligible independent school; and

510 (c) The total amount of reimbursement received by each 511 eligible independent school.

512 <u>SECTION 10.</u> (1) Any eligible independent school desiring to 513 participate in the program shall make application for a grant to 514 the MDA in a form satisfactory to the MDA. The application shall 515 include verified documentation, signed under penalty of perjury.

516 (2) The MDA shall use the funds appropriated by the 517 Legislature from the Budget Contingency Fund to make grants to 518 eligible independent schools pursuant to applications submitted 519 under subsection (1) of this section, to cover future 520 COVID-19-eligible expenses or provide reimbursement for previously 521 incurred COVID-19-eligible expenses.

522 The use of grants shall be subject to audit by the (3)523 United States Department of the Treasury's Office of Inspector 524 General and the Mississippi Office of the State Auditor. An 525 eligible independent school found to be fully or partially 526 noncompliant with grant requirements shall return to the state all 527 or a portion of the grant monies received and used for unallowable 528 expenditures. Applicants shall confirm their understanding of 529 these terms.

530 (4) The program shall be subject to the following terms and 531 conditions:

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(a) The eligible maximum amount of grant funds which may be awarded to any eligible independent school under the provisions of this act shall not exceed One Hundred Thousand Dollars (\$100,000.00);

(b) Any grant funds awarded shall be the lesser of the amount indicated in the independent school's application as itemized eligible COVID-19-related expenses or the eligible maximum amount, subject to approval by the MDA; and

(c) An eligible independent school is not limited to submitting only one (1) application for grant funds, but may submit new applications for grant funds, following the guidelines required by the MDA, until such time that it has received the aggregate amount of funds for which it is eligible to be awarded.

545 There is created a special fund in the State SECTION 11. Treasury, to be known as the "Independent Schools' COVID-19 546 547 Assistance Grant Fund, " from which the grants authorized by this 548 act shall be disbursed by the MDA. All monies shall be disbursed 549 from the fund in compliance with the guidelines, guidance, rules, 550 regulations and/or other criteria, as may be amended from time to 551 time, of the United States Department of the Treasury regarding 552 the use of monies from the Coronavirus Relief Fund established by 553 the CARES Act. If on December 1, 2020, there are unobligated 554 monies in the fund, those funds shall lapse into the Budget 555 Contingency Fund, to be transferred, by the State Fiscal Officer, 556 into the Unemployment Compensation Fund.

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557 SECTION 12. Upon the effective date of this act, the State 558 Fiscal Officer shall transfer funds from the Budget Contingency 559 Fund to the "Independent Schools' COVID-19 Assistance Grant Fund," 560 the amount of Ten Million Dollars (\$10,000,000.00) for the 561 implementation and administration of the Independent Schools' 562 COVID-19 Assistance Grant Program Act.

563 SECTION 13. If any section, paragraph, sentence, clause, 564 phrase, or any part of this act is declared to be in conflict with 565 federal law, or if for any reason is declared to be invalid or of 566 no effect, the remaining sections, paragraphs, sentences, clauses, 567 phrases or parts thereof shall be in no matter affected thereby 568 but shall remain in full force and effect.

569 **SECTION 14.** This act shall take effect and be in force from 570 and after its passage.

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

AN ACT TO CREATE THE "POSTSECONDARY EDUCATION COVID-19 1 2 MITIGATION RELIEF PROGRAM ACT," TO BE ADMINISTERED BY THE DEPARTMENT OF FINANCE AND ADMINISTRATION TO PROVIDE GRANTS AND 3 4 REIMBURSEMENTS TO ELIGIBLE TWO-YEAR AND FOUR-YEAR, PUBLIC AND 5 PRIVATE POSTSECONDARY EDUCATIONAL INSTITUTIONS LOCATED WITHIN THE 6 STATE OF MISSISSIPPI FOR COVID-19-RELATED ELIGIBLE EXPENSES; TO 7 DEFINE TERMS; TO PRESCRIBE ELIGIBILITY REQUIREMENTS FOR A POSTSECONDARY EDUCATIONAL INSTITUTION'S PARTICIPATION IN THE GRANT 8 9 PROGRAM; TO REQUIRE THE DEPARTMENT OF FINANCE AND ADMINISTRATION 10 TO DEVELOP REGULATIONS, PROCEDURES AND APPLICATION FORMS TO GOVERN 11 THE ADMINISTRATION OF THE PROGRAM, AND ESTABLISH THE MINIMUM REQUIREMENTS TO BE INCLUDED IN THE APPLICATION FOR CONSIDERATION 12 13 FOR GRANT FUNDS, INCLUDING DEMONSTRATION OF NEED, INTENT FOR USE 14 OF GRANT FUNDS RECEIVED, AN ITEMIZED EXPENSE REPORT OF 15 REIMBURSABLE ELIGIBLE EXPENSES; TO PARTICIPATING POSTSECONDARY 16 EDUCATIONAL INSTITUTIONS TO MAKE APPLICATION FOR A GRANT TO THE

17 BOARD; TO PROVIDE THAT THE APPLICATION MUST BE ACCOMPANIED WITH 18 VERIFIED DOCUMENTATION AND SIGNED UNDER PENALTY OF PERJURY; TO 19 PROVIDE THAT THE USE OF GRANTS SHALL SUBJECT THE RECEIVING 20 POSTSECONDARY EDUCATIONAL INSTITUTION TO AUDIT BY THE UNITED 21 STATES DEPARTMENT OF THE TREASURY'S OFFICE OF INSPECTOR GENERAL 22 AND THE MISSISSIPPI OFFICE OF THE STATE AUDITOR; TO REQUIRE 23 POSTSECONDARY EDUCATIONAL INSTITUTIONS FOUND TO BE FULLY OR 24 PARTIALLY NONCOMPLIANT WITH GRANT REQUIREMENTS TO RETURN TO THE 25 STATE ALL OR A PORTION OF THE GRANT MONIES RECEIVED AND USED FOR 26 UNALLOWABLE EXPENDITURES; TO PROVIDE THAT THE AGGREGATE AMOUNT OF 27 GRANT FUNDS AWARDED TO ANY SINGLE POSTSECONDARY EDUCATIONAL 28 INSTITUTION SHALL NOT EXCEED THE AMOUNT AUTHORIZED FOR THE 29 INDIVIDUAL INSTITUTION UNDER THIS ACT; TO CREATE A SPECIAL FUND IN 30 THE STATE TREASURY, TO BE KNOWN AS THE "POSTSECONDARY EDUCATION 31 COVID-19 MITIGATION RELIEF GRANT FUND"; TO PROVIDE THAT IF ANY UNOBLIGATED MONIES REMAIN IN THE FUND, THE GOVERNOR SHALL HAVE THE 32 33 DISCRETION TO TRANSFER MONIES TO ANOTHER STATE AGENCY TO BE USED 34 FOR ELIGIBLE EXPENDITURES PURSUANT TO THE CARES ACT; TO REQUIRE 35 THE STATE FISCAL OFFICER TO TRANSFER A SET AMOUNT OF FUNDS FROM 36 THE BUDGET CONTINGENCY FUND TO THE "POSTSECONDARY EDUCATION 37 COVID-19 MITIGATION RELIEF GRANT FUND,"; TO CREATE THE 38 "INDEPENDENT SCHOOLS' COVID-19 ASSISTANCE GRANT PROGRAM ACT," TO 39 BE ADMINISTERED BY THE MISSISSIPPI DEVELOPMENT AUTHORITY TO 40 PROVIDE GRANTS AND REIMBURSEMENT TO ELIGIBLE INDEPENDENT SCHOOLS 41 FOR COVID-19-RELATED ELIGIBLE EXPENSES; TO DEFINE TERMS; TO 42 PRESCRIBE ELIGIBILITY REQUIREMENTS FOR INDEPENDENT SCHOOL 43 PARTICIPATION IN THE GRANT PROGRAM; TO REQUIRE THE MISSISSIPPI 44 DEVELOPMENT AUTHORITY TO DEVELOP REGULATIONS AND PROCEDURES TO 45 GOVERN THE ADMINISTRATION OF THE PROGRAM, AND ESTABLISH THE 46 MINIMUM REQUIREMENTS TO BE INCLUDED IN THE APPLICATION FOR GRANT FUNDS, INCLUDING DEMONSTRATION OF NEED, INTENT FOR USE OF GRANT 47 FUNDS RECEIVED, AN ITEMIZED EXPENSE REPORT OF REIMBURSABLE 48 49 ELIGIBLE EXPENSES; TO REQUIRE AN ELIGIBLE INDEPENDENT SCHOOL 50 DESIRING TO PARTICIPATE IN THE PROGRAM TO MAKE APPLICATION FOR A 51 GRANT TO THE MISSISSIPPI DEVELOPMENT AUTHORITY; TO PROVIDE THAT 52 THE APPLICATION MUST BE ACCOMPANIED WITH VERIFIED DOCUMENTATION 53 AND SIGNED UNDER PENALTY OF PERJURY; TO PROVIDE THAT USE OF GRANTS 54 SHALL SUBJECT AN INDEPENDENT SCHOOL TO AUDIT BY THE UNITED STATES 55 DEPARTMENT OF THE TREASURY'S OFFICE OF INSPECTOR GENERAL AND THE 56 MISSISSIPPI OFFICE OF THE STATE AUDITOR; TO REQUIRE INDEPENDENT 57 SCHOOLS FOUND TO BE FULLY OR PARTIALLY NONCOMPLIANT WITH GRANT 58 REQUIREMENTS TO RETURN TO THE STATE ALL OR A PORTION OF THE GRANT 59 MONIES RECEIVED AND USED FOR UNALLOWABLE EXPENDITURES; TO PROVIDE 60 THAT THE AGGREGATE AMOUNT OF GRANT FUNDS AWARDED TO ANY SINGLE 61 INDEPENDENT SCHOOL SHALL NOT EXCEED A CERTAIN SUM; TO STIPULATE 62 THAT GRANTS FUNDS SHALL ONLY BE AWARDED IN THE AMOUNT INDICATED IN 63 THE INDEPENDENT SCHOOL'S APPLICATION AS ITEMIZED ELIGIBLE 64 EXPENSES, SUBJECT TO APPROVAL BY THE MISSISSIPPI DEVELOPMENT 65 AUTHORITY; TO ALLOW INDEPENDENT SCHOOLS TO APPLY FOR GRANTS ON MULTIPLE OCCASIONS UNTIL SUCH TIME THAT THE INDEPENDENT SCHOOL HAS 66

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67 RECEIVED THE AGGREGATE AMOUNT OF FUNDS IT IS ELIGIBLE TO BE AWARDED; TO CREATE A SPECIAL FUND IN THE STATE TREASURY, TO BE 68 KNOWN AS THE "INDEPENDENT SCHOOLS' COVID-19 ASSISTANCE GRANT 69 70 FUND"; TO PROVIDE THAT IF ANY UNOBLIGATED MONIES REMAIN IN THE FUND, THE GOVERNOR SHALL HAVE THE DISCRETION TO TRANSFER MONIES TO 71 72 ANOTHER STATE AGENCY TO BE USED FOR ELIGIBLE EXPENDITURES PURSUANT TO THE CARES ACT; TO REQUIRE THE STATE FISCAL OFFICER TO TRANSFER 73 74 A SET AMOUNT OF FUNDS FROM THE BUDGET CONTINGENCY FUND TO THE "INDEPENDENT SCHOOLS' COVID-19 ASSISTANCE GRANT FUND"; TO PROVIDE 75 THAT THE PROVISIONS OF THIS ACT ARE SEVERABLE; AND FOR RELATED 76 77 PURPOSES.