MISSISSIPPI LEGISLATURE

By: Representative Turner

REGULAR SESSION 2021

To: Public Health and Human Services

HOUSE BILL NO. 160

AN ACT TO REENACT SECTIONS 41-3-1.1, 41-3-3, 41-3-4, 1 2 41-3-5.1, 41-3-6, 41-3-15, 41-3-16, 41-3-17, 41-3-18 AND 41-3-19, 3 MISSISSIPPI CODE OF 1972, WHICH CREATE THE STATE BOARD OF HEALTH, ESTABLISH THE POSITION OF EXECUTIVE OFFICER OF THE STATE 4 5 DEPARTMENT OF HEALTH, AND ESTABLISH AND PRESCRIBE THE POWERS AND 6 DUTIES OF THE STATE DEPARTMENT OF HEALTH; TO AMEND SECTION 7 41-3-20, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON THOSE REENACTED STATUTES; AND FOR RELATED PURPOSES. 8 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. Section 41-3-1.1, Mississippi Code of 1972, is 11 reenacted as follows: 12 41-3-1.1. (1) The State Board of Health is continued and reconstituted as follows: 13 14 There is created the State Board of Health which, from and after March 30, 2007, shall consist of eleven (11) members 15 16 appointed with the advice and consent of the Senate, as follows: 17 (a) Five (5) members of the board shall be currently licensed physicians of good professional standing who have had at 18 19 least seven (7) years' experience in the practice of medicine in 20 this state. Three (3) members shall be appointed by the Governor, one (1) member shall be appointed by the Lieutenant Governor, and 21 H. B. No. 160 ~ OFFICIAL ~ G3/5 21/HR31/R915 PAGE 1 (RKM\JAB)

22 one (1) member shall be appointed by the Attorney General, in the 23 manner provided in paragraph (d) of this subsection (1).

24 Six (6) members of the board shall be individuals (b) who have a background in public health or an interest in public 25 26 health who are not currently or formerly licensed physicians. 27 Four (4) of those members shall be appointed by the Governor, one (1) of those members shall be appointed by the Lieutenant 28 29 Governor, and one (1) of those members shall be appointed by the 30 Attorney General, in the manner provided in paragraph (d) of this 31 subsection (1).

The Governor, Lieutenant Governor and Attorney 32 (C) General shall give due regard to geographic distribution, race and 33 34 gender in making their appointments to the board. It is the intent of the Legislature that the membership of the board reflect 35 the population of the State of Mississippi. Of the Governor's 36 37 appointments, one (1) member of the board shall be appointed from 38 each of the four (4) congressional districts as constituted on June 30, 2007, and one (1) member of the board shall be appointed 39 40 from each of the three (3) Supreme Court districts as constituted 41 on June 30, 2007. Of the Lieutenant Governor's appointments, one (1) member of the board shall be appointed from the First 42 43 Congressional District and one (1) member of the board shall be appointed from the Fourth Congressional District as constituted on 44 45 June 30, 2007. Of the Attorney General's appointments, one (1) member of the board shall be appointed from the Second 46

47 Congressional District and one (1) member of the board shall be 48 appointed from the Third Congressional District as constituted on 49 June 30, 2007.

50 The initial members of the board shall be appointed (d) 51 for staggered terms, as follows: Of the Governor's appointments, 52 two (2) members shall be appointed for terms that end on June 30, 53 2009; two (2) members shall be appointed for terms that end on 54 June 30, 2011; and three (3) members shall be appointed for terms 55 that end on June 30, 2013. Of the Lieutenant Governor's 56 appointments, one (1) member shall be appointed for a term that ends on June 30, 2009; and one (1) member shall be appointed for a 57 58 term that ends on June 30, 2013. Of the Attorney General's 59 appointments, one (1) member shall be appointed for a term that 60 ends on June 30, 2009; and one (1) member shall be appointed for a term that ends on June 30, 2011. 61

A member of the board serving before January 1, 2007, shall be eligible for reappointment to the reconstituted board unless the person is disqualified under subsection (4) of this section. (2) At the expiration of the terms of the initial members, all members of the board shall be appointed by the Governor, in the same manner and from the same districts prescribed in subsection (1) of this section, for terms of six (6) years from

69 the expiration of the previous term and thereafter until his or 70 her successor is duly appointed. Vacancies in office shall be 71 filled by appointment in the same manner as the appointment to the

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 3 (RKM\JAB) 72 position that becomes vacant, subject to the advice and consent of 73 the Senate at the next regular session of the Legislature. An 74 appointment to fill a vacancy other than by expiration of a term 75 of office shall be for the balance of the unexpired term and 76 thereafter until his or her successor is duly appointed.

77 (3) The Lieutenant Governor may designate one (1) Senator and the Speaker of the House of Representatives may designate one 78 79 (1) Representative to attend any meeting of the State Board of 80 The appointing authorities may designate alternate Health. 81 members from their respective houses to serve when the regular 82 designees are unable to attend the meetings of the board. Those legislative designees shall have no jurisdiction or vote on any 83 84 matter within the jurisdiction of the board. For attending 85 meetings of the board, the legislators shall receive per diem and 86 expenses, which shall be paid from the contingent expense funds of 87 their respective houses in the same amounts as provided for 88 committee meetings when the Legislature is not in session; however, no per diem and expenses for attending meetings of the 89 90 board will be paid while the Legislature is in session. No per 91 diem and expenses will be paid except for attending meetings of 92 the board without prior approval of the proper committee in their 93 respective houses.

94 (4) (a) All members of the State Board of Health shall file95 with the Mississippi Ethics Commission, before the first day of

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98 (b) No member of the board shall participate in any 99 action by the board or department if that action could have any 100 monetary effect on any business with which that member is 101 associated, as defined in Section 25-4-103.

102 When any matter in which a member may not (C) 103 participate comes before the board or department, that member must 104 fully recuse himself or herself from the entire matter. The member shall avoid debating, discussing or taking action on the 105 106 subject matter during official meetings or deliberations by 107 leaving the meeting room before the matter comes before the board 108 and by returning only after the discussion, vote or other action 109 The member shall not discuss the matter with other is completed. 110 members, department staff or any other person. Any minutes or 111 other record of the meeting shall accurately reflect the recusal. 112 If a member is uncertain whether recusal is required, the member shall follow the determination of the Mississippi Ethics 113 114 Commission. The commission may delegate that determination to its executive director. 115

(d) Upon a determination by the board or by any court of competent jurisdiction that a member of the board has violated the provisions of this subsection (4) regarding recusal, the member shall be removed from office. Any member of the board who violates the provisions of this section regarding recusal also

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SECTION 2. Section 41-3-3, Mississippi Code of 1972, is reenacted as follows:

129 41-3-3. Each person appointed as a member of the State Board 130 of Health shall immediately take the oath prescribed by Section 131 268 of the Constitution and file a certificate thereof in the 132 Office of the Secretary of State. Thereupon a commission shall be 133 issued to him under the terms as specified in Section 41-3-1.

134 SECTION 3. Section 41-3-4, Mississippi Code of 1972, is 135 reenacted as follows:

136 41 - 3 - 4. (1) There shall be a Chairman and Vice Chairman of 137 the State Board of Health elected by and from its membership at the first meeting of the board; and the chairman shall be the 138 139 presiding officer of the board. The chairman shall always be a 140 physician member of the board. The board shall adopt rules and 141 regulations governing times and places for meetings, and governing 142 the manner of conducting its business. The board shall meet not less frequently than once each quarter, and at such other times as 143 determined to be necessary. The term of office of any member who 144 does not attend three (3) consecutive regular meetings of the 145

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board shall be automatically terminated, and the position shall be considered as vacant, except in cases of the serious illness of a board member or of his or her immediate family member. All meetings of the board shall be called by the chairman or by a majority of the members of the board, except the first meeting of the initial members of the reconstituted board, which shall be called by the Governor.

(2) The members of the board shall receive no annual salary but shall receive per diem compensation as is authorized by law for each day devoted to the discharge of official board duties and shall be entitled to reimbursement for all actual and necessary expenses incurred in the discharge of their duties, including mileage as authorized by Section 25-3-41.

159 SECTION 4. Section 41-3-5.1, Mississippi Code of 1972, is 160 reenacted as follows:

161 41-3-5.1. The State Department of Health shall be headed by 162 an executive officer who shall be appointed by the State Board of 163 The executive officer shall be either a physician who has Health. 164 earned a graduate degree in public health or health care 165 administration, or a physician who in the opinion of the board is 166 fitted and equipped to execute the duties incumbent upon him or 167 The executive officer shall not engage in the private her by law. practice of medicine. The term of office of the executive officer 168 169 shall be six (6) years, and the executive officer may be removed for cause by majority vote of the members of the board. 170 The

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 7 (RKM\JAB) executive officer shall be subject to such rules and regulations as may be prescribed by the State Board of Health. The executive officer shall be the State Health Officer with such authority and responsibility as is prescribed by law.

SECTION 5. Section 41-3-6, Mississippi Code of 1972, is reenacted as follows:

177 41-3-6. It shall be the duty of the State Board of Health to 178 review the statutes of the State of Mississippi affecting public 179 health and submit at least thirty (30) days prior to each regular 180 session of the Legislature any proposed legislation as may be 181 necessary to enhance the effective and efficient delivery of 182 public health services and to bring existing statutes into 183 compliance with modern technology and terminology. The board 184 shall formulate a plan for consolidating and reorganizing existing 185 state agencies having responsibilities in the field of public 186 health to eliminate any needless duplication in services which may 187 be found to exist. In carrying out the provisions of this section, the State Board of Health shall cooperate with and may 188 189 utilize the services, facilities and personnel of any department 190 or agency of the state, any private citizen task force and the 191 committees on public health of both houses of the Legislature. 192 The State Board of Health is authorized to apply for and expend 193 funds made available to it by grant from any source in order to 194 perform its responsibilities under this section.

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195 SECTION 6. Section 41-3-15, Mississippi Code of 1972, is 196 reenacted as follows:

197 41-3-15. (1) (a) There shall be a State Department of 198 Health.

(b) The State Board of Health shall have the followingpowers and duties:

(i) To formulate the policy of the State
Department of Health regarding public health matters within the
jurisdiction of the department;

(ii) To adopt, modify, repeal and promulgate, after due notice and hearing, and enforce rules and regulations implementing or effectuating the powers and duties of the department under any and all statutes within the department's jurisdiction, and as the board may deem necessary;

(iii) To apply for, receive, accept and expend any federal or state funds or contributions, gifts, trusts, devises, bequests, grants, endowments or funds from any other source or transfers of property of any kind;

(iv) To enter into, and to authorize the executive officer to execute contracts, grants and cooperative agreements with any federal or state agency or subdivision thereof, or any public or private institution located inside or outside the State of Mississippi, or any person, corporation or association in connection with carrying out the provisions of this chapter, if it finds those actions to be in the public interest and the contracts

220 or agreements do not have a financial cost that exceeds the 221 amounts appropriated for those purposes by the Legislature; 222 To appoint, upon recommendation of the (V) 223 Executive Officer of the State Department of Health, a Director of 224 Internal Audit who shall be either a Certified Public Accountant 225 or Certified Internal Auditor, and whose employment shall be 226 continued at the discretion of the board, and who shall report 227 directly to the board, or its designee; and 228 (vi) To discharge such other duties, 229 responsibilities and powers as are necessary to implement the 230 provisions of this chapter. 231 The Executive Officer of the State Department of (C)232 Health shall have the following powers and duties: 233 To administer the policies of the State Board (i) of Health within the authority granted by the board; 234 235 (ii) To supervise and direct all administrative 236 and technical activities of the department, except that the 237 department's internal auditor shall be subject to the sole 238 supervision and direction of the board; 239 To organize the administrative units of the (iii) 240 department in accordance with the plan adopted by the board and, 241 with board approval, alter the organizational plan and reassign 242 responsibilities as he or she may deem necessary to carry out the 243 policies of the board;

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244 (iv) To coordinate the activities of the various 245 offices of the department;

246 To employ, subject to regulations of the State (V) Personnel Board, qualified professional personnel in the subject 247 248 matter or fields of each office, and such other technical and 249 clerical staff as may be required for the operation of the 250 department. The executive officer shall be the appointing 251 authority for the department, and shall have the power to delegate 252 the authority to appoint or dismiss employees to appropriate 253 subordinates, subject to the rules and regulations of the State 254 Personnel Board;

(vi) To recommend to the board such studies and investigations as he or she may deem appropriate, and to carry out the approved recommendations in conjunction with the various offices;

(vii) To prepare and deliver to the Legislature and the Governor on or before January 1 of each year, and at such other times as may be required by the Legislature or Governor, a full report of the work of the department and the offices thereof, including a detailed statement of expenditures of the department and any recommendations the board may have;

(viii) To prepare and deliver to the Chairmen of the Public Health and Welfare/Human Services Committees of the Senate and House on or before January 1 of each year, a plan for monitoring infant mortality in Mississippi and a full report of

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272 (ix) To enter into contracts, grants and 273 cooperative agreements with any federal or state agency or 274 subdivision thereof, or any public or private institution located 275 inside or outside the State of Mississippi, or any person, 276 corporation or association in connection with carrying out the 277 provisions of this chapter, if he or she finds those actions to be in the public interest and the contracts or agreements do not have 278 279 a financial cost that exceeds the amounts appropriated for those 280 purposes by the Legislature. Each contract or agreement entered 281 into by the executive officer shall be submitted to the board 282 before its next meeting.

(2) The State Board of Health shall have the authority to establish an Office of Rural Health within the department. The duties and responsibilities of this office shall include the following:

287 (a) To collect and evaluate data on rural health288 conditions and needs;

(b) To engage in policy analysis, policy development
and economic impact studies with regard to rural health issues;
(c) To develop and implement plans and provide
technical assistance to enable community health systems to respond
to various changes in their circumstances;

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 12 (RKM\JAB) 294 (d) To plan and assist in professional recruitment and 295 retention of medical professionals and assistants; and

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To establish information clearinghouses to improve (e) 297 access to and sharing of rural health care information.

298 (3) The State Board of Health shall have general supervision 299 of the health interests of the people of the state and to exercise 300 the rights, powers and duties of those acts which it is authorized 301 by law to enforce.

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The State Board of Health shall have authority: (4)

303 (a) To make investigations and inquiries with respect 304 to the causes of disease and death, and to investigate the effect 305 of environment, including conditions of employment and other conditions that may affect health, and to make such other 306 307 investigations as it may deem necessary for the preservation and 308 improvement of health.

309 (b) To make such sanitary investigations as it may, 310 from time to time, deem necessary for the protection and improvement of health and to investigate nuisance questions that 311 312 affect the security of life and health within the state.

313 To direct and control sanitary and quarantine (C) 314 measures for dealing with all diseases within the state possible 315 to suppress same and prevent their spread.

316 To obtain, collect and preserve such information (d) relative to mortality, morbidity, disease and health as may be 317

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318 useful in the discharge of its duties or may contribute to the 319 prevention of disease or the promotion of health in this state.

320 To charge and collect reasonable fees for health (e) 321 services, including immunizations, inspections and related 322 activities, and the board shall charge fees for those services; 323 however, if it is determined that a person receiving services is 324 unable to pay the total fee, the board shall collect any amount 325 that the person is able to pay. Any increase in the fees charged 326 by the board under this paragraph shall be in accordance with the provisions of Section 41-3-65. 327

(f) (i) To establish standards for, issue permits and exercise control over, any cafes, restaurants, food or drink stands, sandwich manufacturing establishments, and all other establishments, other than churches, church-related and private schools, and other nonprofit or charitable organizations, where food or drink is regularly prepared, handled and served for pay; and

335 To require that a permit be obtained from the (ii) 336 Department of Health before those persons begin operation. If any 337 such person fails to obtain the permit required in this 338 subparagraph (ii), the State Board of Health, after due notice and 339 opportunity for a hearing, may impose a monetary penalty not to 340 exceed One Thousand Dollars (\$1,000.00) for each violation. However, the department is not authorized to impose a monetary 341 342 penalty against any person whose gross annual prepared food sales

343 are less than Five Thousand Dollars (\$5,000.00). Money collected 344 by the board under this subparagraph (ii) shall be deposited to 345 the credit of the State General Fund of the State Treasury.

(g) To promulgate rules and regulations and exercise
control over the production and sale of milk pursuant to the
provisions of Sections 75-31-41 through 75-31-49.

(h) On presentation of proper authority, to enter into and inspect any public place or building where the State Health Officer or his representative deems it necessary and proper to enter for the discovery and suppression of disease and for the enforcement of any health or sanitary laws and regulations in the state.

(i) To conduct investigations, inquiries and hearings, and to issue subpoenas for the attendance of witnesses and the production of books and records at any hearing when authorized and required by statute to be conducted by the State Health Officer or the State Board of Health.

(j) To promulgate rules and regulations, and to collect data and information, on (i) the delivery of services through the practice of telemedicine; and (ii) the use of electronic records for the delivery of telemedicine services.

364 (k) To enforce and regulate domestic and imported fish365 as authorized under Section 69-7-601 et seq.

366 (5) (a) The State Board of Health shall have the authority,367 in its discretion, to establish programs to promote the public

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 15 (RKM\JAB) 368 health, to be administered by the State Department of Health. 369 Specifically, those programs may include, but shall not be limited 370 to, programs in the following areas: 371 (i) Maternal and child health; 372 (ii) Family planning; (iii) Pediatric services; 373 374 (iv) Services to crippled and disabled children; 375 (v) Control of communicable and noncommunicable 376 disease; 377 (vi) Chronic disease; 378 (vii) Accidental deaths and injuries; (viii) Child care licensure; 379 380 (ix) Radiological health; 381 (x) Dental health; 382 (xi) Milk sanitation; 383 (xii) Occupational safety and health; 384 (xiii) Food, vector control and general 385 sanitation; 386 (xiv) Protection of drinking water; 387 (xv) Sanitation in food handling establishments 388 open to the public; 389 (xvi) Registration of births and deaths and other 390 vital events;

H. B. No. 160 21/HR31/R915 PAGE 16 (RKM\JAB) 391 (xvii) Such public health programs and services as
392 may be assigned to the State Board of Health by the Legislature or
393 by executive order; and

394 (xviii) Regulation of domestic and imported fish 395 for human consumption.

396 (b) The State Board of Health and State Department of 397 Health shall not be authorized to sell, transfer, alienate or 398 otherwise dispose of any of the home health agencies owned and 399 operated by the department on January 1, 1995, and shall not be authorized to sell, transfer, assign, alienate or otherwise 400 401 dispose of the license of any of those home health agencies, 402 except upon the specific authorization of the Legislature by an amendment to this section. However, this paragraph (b) shall not 403 404 prevent the board or the department from closing or terminating 405 the operation of any home health agency owned and operated by the 406 department, or closing or terminating any office, branch office or 407 clinic of any such home health agency, or otherwise discontinuing 408 the providing of home health services through any such home health 409 agency, office, branch office or clinic, if the board first 410 demonstrates that there are other providers of home health 411 services in the area being served by the department's home health 412 agency, office, branch office or clinic that will be able to provide adequate home health services to the residents of the area 413 414 if the department's home health agency, office, branch office or clinic is closed or otherwise discontinues the providing of home 415

416 health services. This demonstration by the board that there are 417 other providers of adequate home health services in the area shall 418 be spread at length upon the minutes of the board at a regular or 419 special meeting of the board at least thirty (30) days before a 420 home health agency, office, branch office or clinic is proposed to 421 be closed or otherwise discontinue the providing of home health 422 services.

(c) The State Department of Health may undertake such technical programs and activities as may be required for the support and operation of those programs, including maintaining physical, chemical, bacteriological and radiological laboratories, and may make such diagnostic tests for diseases and tests for the evaluation of health hazards as may be deemed necessary for the protection of the people of the state.

(6) (a) The State Board of Health shall administer the
local governments and rural water systems improvements loan
program in accordance with the provisions of Section 41-3-16.
(b) The State Board of Health shall have authority:
(i) To enter into capitalization grant agreements

435 with the United States Environmental Protection Agency, or any 436 successor agency thereto;

437 (ii) To accept capitalization grant awards made438 under the federal Safe Drinking Water Act, as amended;

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21/HR31/R915 PAGE 18 (RKM\JAB) 439 (iii) To provide annual reports and audits to the
440 United States Environmental Protection Agency, as may be required
441 by federal capitalization grant agreements; and

442 To establish and collect fees to defray the (iv) 443 reasonable costs of administering the revolving fund or emergency 444 fund if the State Board of Health determines that those costs will 445 exceed the limitations established in the federal Safe Drinking 446 Water Act, as amended. The administration fees may be included in 447 loan amounts to loan recipients for the purpose of facilitating payment to the board; however, those fees may not exceed five 448 449 percent (5%) of the loan amount.

450 Notwithstanding any other provision to the contrary, the (7)451 State Department of Health shall have the following specific 452 The department shall issue a license to Alexander Milne powers: 453 Home for Women, Inc., a 501(c)(3) nonprofit corporation, for the 454 construction, conversion, expansion and operation of not more than 455 forty-five (45) beds for developmentally disabled adults who have 456 been displaced from New Orleans, Louisiana, with the beds to be 457 located in a certified ICF-MR facility in the City of Laurel, 458 Mississippi. There shall be no prohibition or restrictions on 459 participation in the Medicaid program for the person receiving the license under this subsection (7). The license described in this 460 subsection shall expire five (5) years from the date of its issue. 461 462 The license authorized by this subsection shall be issued upon the initial payment by the licensee of an application fee of 463

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 19 (RKM\JAB) 464 Sixty-seven Thousand Dollars (\$67,000.00) and a monthly fee of 465 Sixty-seven Thousand Dollars (\$67,000.00) after the issuance of 466 the license, to be paid as long as the licensee continues to 467 operate. The initial and monthly licensing fees shall be 468 deposited by the State Department of Health into the special fund 469 created under Section 41-7-188.

470 Notwithstanding any other provision to the contrary, the (8) 471 State Department of Health shall have the following specific 472 The State Department of Health is authorized to issue a powers: 473 license to an existing home health agency for the transfer of a 474 county from that agency to another existing home health agency, 475 and to charge a fee for reviewing and making a determination on 476 the application for such transfer not to exceed one-half (1/2) of 477 the authorized fee assessed for the original application for the 478 home health agency, with the revenue to be deposited by the State 479 Department of Health into the special fund created under Section 480 41-7-188.

481 Notwithstanding any other provision to the contrary, the (9) 482 State Department of Health shall have the following specific 483 powers: For the period beginning July 1, 2010, through July 1, 484 2017, the State Department of Health is authorized and empowered 485 to assess a fee in addition to the fee prescribed in Section 486 41-7-188 for reviewing applications for certificates of need in an 487 amount not to exceed twenty-five one-hundredths of one percent 488 (.25 of 1%) of the amount of a proposed capital expenditure, but

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496 Notwithstanding any other provision to the contrary, (10)497 the State Department of Health shall have the following specific The State Department of Health is authorized to extend 498 powers: 499 and renew any certificate of need that has expired, and to charge 500 a fee for reviewing and making a determination on the application 501 for such action not to exceed one-half (1/2) of the authorized fee 502 assessed for the original application for the certificate of need, with the revenue to be deposited by the State Department of Health 503 504 into the special fund created under Section 41-7-188.

505 Notwithstanding any other provision to the contrary, (11)506 the State Department of Health shall have the following specific 507 powers: The State Department of Health is authorized and 508 empowered, to revoke, immediately, the license and require closure 509 of any institution for the aged or infirm, including any other 510 remedy less than closure to protect the health and safety of the residents of said institution or the health and safety of the 511 512 general public.

H. B. No. 160 21/HR31/R915 PAGE 21 (RKM\JAB) 513 (12)Notwithstanding any other provision to the contrary, 514 the State Department of Health shall have the following specific The State Department of Health is authorized and 515 powers: empowered, to require the temporary detainment of individuals for 516 517 disease control purposes based upon violation of any order of the 518 State Health Officer, as provided in Section 41-23-5. For the purpose of enforcing such orders of the State Health Officer, 519 520 persons employed by the department as investigators shall have 521 general arrest powers. All law enforcement officers are authorized and directed to assist in the enforcement of such 522 523 orders of the State Health Officer.

524 **SECTION 7.** Section 41-3-16, Mississippi Code of 1972, is 525 reenacted as follows:

526 41-3-16. (1) (a) There is established a local governments 527 and rural water systems improvements revolving loan and grant 528 program to be administered by the State Department of Health, 529 referred to in this section as "department," for the purpose of 530 assisting counties, incorporated municipalities, districts or 531 other water organizations that have been granted tax-exempt status 532 under either federal or state law, in making improvements to their 533 water systems, including construction of new water systems or expansion or repair of existing water systems. Loan and grant 534 proceeds may be used by the recipient for planning, professional 535 536 services, acquisition of interests in land, acquisition of 537 personal property, construction, construction-related services,

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H. B. No. 160 21/HR31/R915 PAGE 22 (RKM\JAB) 538 maintenance, and any other reasonable use which the board, in its 539 discretion, may allow. For purposes of this section, "water 540 systems" has the same meaning as the term "public water system" 541 under Section 41-26-3.

542 (b) (i) There is created a board to be known as the 543 "Local Governments and Rural Water Systems Improvements Board," 544 referred to in this section as "board," to be composed of the 545 following nine (9) members: the State Health Officer, or his 546 designee, who shall serve as chairman of the board; the Executive 547 Director of the Mississippi Development Authority, or his 548 designee; the Executive Director of the Department of 549 Environmental Quality, or his designee; the Executive Director of 550 the Department of Finance and Administration, or his designee; the 551 Executive Director of the Mississippi Association of Supervisors, 552 or his designee; the Executive Director of the Mississippi 553 Municipal League, or his designee; the Executive Director of the 554 American Council of Engineering Companies of Mississippi, or his 555 designee; the State Director of the United States Department of 556 Agriculture, Rural Development, or his designee; and a manager of 557 a rural water system.

558 The Governor shall appoint a manager of a rural water system 559 from a list of candidates provided by the Executive Director of 560 the Mississippi Rural Water Association. The Executive Director 561 of the Mississippi Rural Water Association shall provide the

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562 Governor a list of candidates which shall contain a minimum of 563 three (3) candidates for each appointment.

(ii) Nonappointed members of the board may designate another representative of their agency or association to serve as an alternate.

(iii) The gubernatorial appointee shall serve a term concurrent with the term of the Governor and until a successor is appointed and qualified. No member, officer or employee of the Board of Directors of the Mississippi Rural Water Association shall be eligible for appointment.

572 (C) The department, if requested by the board, shall furnish the board with facilities and staff as needed to 573 574 administer this section. The department may contract, upon 575 approval by the board, for those facilities and staff needed to 576 administer this section, including routine management, as it deems 577 necessary. The board may advertise for or solicit proposals from 578 public or private sources, or both, for administration of this 579 section or any services required for administration of this 580 section or any portion thereof. It is the intent of the 581 Legislature that the board endeavor to ensure that the costs of 582 administration of this section are as low as possible in order to 583 provide the water consumers of Mississippi safe drinking water at 584 affordable prices.

H. B. No. 160 21/HR31/R915 PAGE 24 (RKM\JAB) 585 (d) Members of the board may not receive any salary, 586 compensation or per diem for the performance of their duties under 587 this section.

588 (2)There is created a special fund in the State (a) 589 Treasury to be designated as the "Local Governments and Rural 590 Water Systems Improvements Revolving Loan Fund," referred to in 591 this section as "revolving fund," which fund shall consist of those monies as provided in Sections 6 and 13 of Chapter 521, Laws 592 593 The revolving fund may receive appropriations, bond of 1995. proceeds, grants, gifts, donations or funds from any source, 594 595 public or private. Except as otherwise provided in this section, 596 the revolving fund shall be credited with all repayments of 597 principal and interest derived from loans made from the revolving 598 Except as otherwise provided in this section, the monies in fund. 599 the revolving fund may be expended only in amounts appropriated by 600 the Legislature, and the different amounts specifically provided 601 for the loan program and the grant program shall be so designated. 602 Except as otherwise provided in this section, monies in the fund 603 may only be expended for the grant program from the amount 604 designated for such program. The revolving fund shall be 605 maintained in perpetuity for the purposes established in this 606 section and Sections 6 through 20 of Chapter 521, Laws of 1995. 607 Unexpended amounts remaining in the revolving fund at the end of a 608 fiscal year shall not lapse into the State General Fund, and any 609 interest earned on amounts in the revolving fund shall be

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610 deposited to the credit of the fund. Monies in the revolving fund 611 may not be used or expended for any purpose except as authorized 612 under this section and Sections 6 through 20 of Chapter 521, Laws 613 of 1995. Any monies in the fund may be used to match any federal 614 funds that are available for the same or related purposes for 615 which funds are used and expended under this section and Sections 616 6 through 20 of Chapter 521, Laws of 1995. Any federal funds 617 shall be used and expended only in accordance with federal laws, 618 rules and regulations governing the expenditure of those funds. No person shall use any monies from the revolving fund for the 619 620 acquisition of real property or any interest in real property 621 unless that property is integral to the project funded under this 622 section and the purchase is made from a willing seller. No 623 county, incorporated municipality or district shall acquire any real property or any interest in any real property for a project 624 625 funded through the revolving fund by condemnation. The board's 626 application of Sections 43-37-1 through 43-37-13 shall be no more 627 stringent or extensive in scope, coverage and effect than federal 628 property acquisition laws and regulations.

(b) There is created a special fund in the State
Treasury to be designated as the "Local Governments and Rural
Water Systems Emergency Loan Fund," hereinafter referred to as
"emergency fund," which fund shall consist of those monies as
provided in Sections 6 and 13 of Chapter 521, Laws of 1995. The
emergency fund may receive appropriations, bond proceeds, grants,

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 26 (RKM\JAB) 635 gifts, donations or funds from any source, public or private. 636 Except as otherwise provided in this section, the emergency fund 637 shall be credited with all repayments of principal and interest 638 derived from loans made from the emergency fund. Except as 639 otherwise provided in this section, the monies in the emergency 640 fund may be expended only in amounts appropriated by the 641 Legislature. The emergency fund shall be maintained in perpetuity 642 for the purposes established in this section and Section 6 of 643 Chapter 521, Laws of 1995. Unexpended amounts remaining in the 644 emergency fund at the end of a fiscal year shall not lapse into 645 the State General Fund. Any interest earned on amounts in the 646 emergency fund shall be deposited to the credit of the fund. 647 Monies in the emergency fund may not be used or expended for any 648 purpose except as authorized under this section and Section 6 of 649 Chapter 521, Laws of 1995.

650 (C) The board created in subsection (1) shall establish 651 loan and grant programs by which loans and grants may be made 652 available to counties, incorporated municipalities, districts or 653 other water organizations that have been granted tax-exempt status 654 under either federal or state law, to assist those counties, 655 incorporated municipalities, districts or water organizations in 656 making water systems improvements, including the construction of 657 new water systems or expansion or repair of existing water 658 systems. Any entity eligible under this section may receive either a loan or a grant, or both. No grant awarded under the 659

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 27 (RKM\JAB) 660 program established in this section may be made using funds from 661 the loan program. Grants may be awarded only when the Legislature 662 specifically appropriates funds for that particular purpose. The 663 interest rate on those loans may vary from time to time and from 664 loan to loan, and will be at or below market interest rates as 665 determined by the board. The board shall act as quickly as is 666 practicable and prudent in deciding on any loan request that it 667 receives. Loans from the revolving fund or emergency fund may be 668 made to counties, incorporated municipalities, districts or other water organizations that have been granted tax-exempt status under 669 670 either federal or state law, as set forth in a loan agreement in 671 amounts not to exceed one hundred percent (100%) of eligible 672 project costs as established by the board. The board may require 673 county, municipal, district or other water organization 674 participation or funding from other sources, or otherwise limit 675 the percentage of costs covered by loans from the revolving fund 676 or the emergency fund. The board may establish a maximum amount 677 for any loan from the revolving fund or emergency fund in order to 678 provide for broad and equitable participation in the programs.

(d) A county that receives a loan from the revolving fund or the emergency fund shall pledge for repayment of the loan any part of the homestead exemption annual tax loss reimbursement to which it may be entitled under Section 27-33-77, as may be required to meet the repayment schedule contained in the loan agreement. An incorporated municipality that receives a loan from

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 28 (RKM\JAB) 685 the revolving fund or the emergency fund shall pledge for 686 repayment of the loan any part of the sales tax revenue 687 distribution to which it may be entitled under Section 27-65-75, 688 as may be required to meet the repayment schedule contained in the 689 loan agreement. All recipients of such loans shall establish a 690 dedicated source of revenue for repayment of the loan. Before any 691 county or incorporated municipality shall receive any loan, it 692 shall have executed with the Department of Revenue and the board a 693 loan agreement evidencing that loan. The loan agreement shall not be construed to prohibit any recipient from prepaying any part or 694 695 all of the funds received. The repayment schedule in each loan 696 agreement shall provide for (i) monthly payments, (ii) semiannual 697 payments, or (iii) other periodic payments, the annual total of 698 which shall not exceed the annual total for any other year of the loan by more than fifteen percent (15%). Except as otherwise 699 700 provided in subsection (4) of this section, the loan agreement 701 shall provide for the repayment of all funds received from the 702 revolving fund within not more than fifteen (15) years or a term 703 as otherwise allowed by the federal Safe Drinking Water Act, and 704 all funds received from the emergency fund within not more than 705 five (5) years from the date of project completion, and any 706 repayment shall commence not later than one (1) year after project 707 completion. The Department of Revenue shall withhold semiannually 708 from counties and monthly from incorporated municipalities from

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709 the amount to be remitted to the county or municipality, a sum 710 equal to the next repayment as provided in the loan agreement.

711 Any county, incorporated municipality, district or (e) 712 other water organization desiring to construct a project approved 713 by the board which receives a loan from the state for that purpose 714 but which is not eligible to pledge for repayment under the 715 provisions of paragraph (d) of this subsection shall repay that 716 loan by making payments each month to the State Treasurer through 717 the Department of Finance and Administration for and on behalf of the board according to Section 7-7-15, to be credited to either 718 719 the revolving fund or the emergency fund, whichever is 720 appropriate, in lieu of pledging homestead exemption annual tax 721 loss reimbursement or sales tax revenue distribution.

Loan repayments shall be according to a repayment schedule contained in each loan agreement as provided in paragraph (d) of this subsection.

(f) Any district created pursuant to Sections 19-5-151 through 19-5-207 that receives a loan from the revolving fund or the emergency fund shall pledge for repayment of the loan any part of the revenues received by that district pursuant to Sections 19-5-151 through 19-5-207, as may be required to meet the repayment schedule contained in the loan agreement.

(g) The State Auditor, upon request of the board, shall audit the receipts and expenditures of a county, an incorporated municipality, district or other water organization whose loan

H. B. No. 160 ~ OFFICIAL ~ 21/HR31/R915 PAGE 30 (RKM\JAB) 734 repayments appear to be in arrears, and if the Auditor finds that the county, incorporated municipality, district or other water 735 736 organization is in arrears in those repayments, the Auditor shall 737 immediately notify the chairman of the board who may take any 738 action as may be necessary to enforce the terms of the loan 739 agreement, including liquidation and enforcement of the security 740 given for repayment of the loan, and the Executive Director of the 741 Department of Finance and Administration who shall withhold all 742 future payments to the county of homestead exemption annual tax 743 loss reimbursements under Section 27-33-77 and all sums allocated 744 to the county or the incorporated municipality under Section 745 27-65-75 until such time as the county or the incorporated 746 municipality is again current in its loan repayments as certified 747 by the board.

748 Except as otherwise provided in this section, all (h) 749 monies deposited in the revolving fund or the emergency fund, 750 including loan repayments and interest earned on those repayments, 751 shall be used only for providing loans or other financial 752 assistance to water systems as the board deems appropriate. In 753 addition, any amounts in the revolving fund or the emergency fund 754 may be used to defray the reasonable costs of administering the 755 revolving fund or the emergency fund and conducting activities 756 under this section and Sections 6 through 20 of Chapter 521, Laws 757 of 1995, subject to any limitations established in the federal 758 Safe Drinking Water Act, as amended and subject to annual

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appropriation by the Legislature. The department is authorized, 759 760 upon approval by the board, to use amounts available to it from 761 the revolving fund or the emergency fund to contract for those 762 facilities and staff needed to administer and provide routine 763 management for the funds and loan program. However, 764 notwithstanding any other provision of law to the contrary, all or 765 any portion of repayments of principal and interest derived from 766 the fund uses described in this section may be designated or 767 pledged for repayment of a loan as provided for in Section 768 31-25-28 in connection with a loan from the Mississippi 769 Development Bank.

(3) In administering this section and Sections 6 through 20
of Chapter 521, Laws of 1995, the board created in subsection (1)
of this section shall have the following powers and duties:

(a) To supervise the use of all funds made available under this section and Sections 6 through 20 of Chapter 521, Laws of 1995, for local governments and rural water systems improvements;

(b) To promulgate rules and regulations, to make
variances and exceptions thereto, and to establish procedures in
accordance with this section and Sections 6 through 20 of Chapter
521, Laws of 1995, for the implementation of the local governments
and rural water systems improvements revolving loan program;
(c) To require, at the board's discretion, any loan or

783 grant recipient to impose a per connection fee or surcharge or

784 amended water rate schedule or tariff on each customer or any 785 class of customers, benefiting from an improvement financed by a 786 loan or grant made under this section, for repayment of any loan 787 funds provided under this section and Sections 6 through 20 of 788 Chapter 521, Laws of 1995. The board may require any loan or 789 grant recipient to undergo a water system viability analysis and 790 may require a loan or grant recipient to implement any result of 791 the viability analysis. If the loan recipient fails to implement 792 any result of a viability analysis as required by the board, the 793 board may impose a monetary penalty or increase the interest rate 794 on the loan, or both. If the grant recipient fails to implement 795 any result of a viability analysis as required by the board, the 796 board may impose a monetary penalty on the grant;

797 (d) To review and certify all projects for which funds
798 are authorized to be made available under this section and
799 Sections 6 through 20 of Chapter 521, Laws of 1995, for local
800 governments and rural water systems improvements;

801 (e) To requisition monies in the Local Governments and
802 Rural Water Systems Improvements Revolving Loan Fund and the Local
803 Governments and Rural Water Systems Emergency Loan Fund and
804 distribute those monies on a project-by-project basis in
805 accordance with this section;

(f) To ensure that the funds made available under this section and Sections 6 through 20 of Chapter 521, Laws of 1995, to a county, an incorporated municipality, a district or a water

H. B. No. 160 **~ OFFICIAL ~** 21/HR31/R915 PAGE 33 (RKM\JAB) 809 organization that has been granted tax-exempt status under either 810 federal or state law provide for a distribution of projects and 811 funds among the entities under a priority system established by 812 the board;

(g) To maintain in accordance with generally accepted government accounting standards an accurate record of all monies in the revolving fund and the emergency fund made available to counties, incorporated municipalities, districts or other water organizations under this section and Sections 6 through 20 of Chapter 521, Laws of 1995, and the costs for each project;

(h) To establish policies, procedures and requirements concerning viability and financial capability to repay loans that may be used in approving loans available under this section, including a requirement that all loan recipients have a rate structure which will be sufficient to cover the costs of operation, maintenance, major equipment replacement and repayment of any loans made under this section; and

(i) To file annually with the Legislature a report
detailing how monies in the Local Governments and Rural Water
Systems Improvements Revolving Loan Fund and the Local Governments
and Rural Water Systems Emergency Loan Fund were spent during the
preceding fiscal year in each county, incorporated municipality,
district or other water organization, the number of projects
approved and constructed, and the cost of each project.

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H. B. No. 160 21/HR31/R915 PAGE 34 (RKM\JAB) For efficient and effective administration of the loan program, revolving fund and emergency fund, the board may authorize the department or the State Health Officer to carry out any or all of the powers and duties enumerated above.

837 (4) The board may, on a case-by-case basis and to the extent 838 allowed by federal law, renegotiate the payment of principal and 839 interest on loans made under this section to the six (6) most 840 southern counties of the state covered by the Presidential 841 Declaration of Major Disaster for the State of Mississippi 842 (FEMA-1604-DR) dated August 29, 2005, and to incorporated 843 municipalities, districts or other water organizations located in 844 such counties; however, the interest on the loans shall not be 845 forgiven for a period of more than twenty-four (24) months and the 846 maturity of the loans shall not be extended for a period of more than forty-eight (48) months. 847

848 **SECTION 8.** Section 41-3-17, Mississippi Code of 1972, is 849 reenacted as follows:

850 41-3-17. The State Board of Health is authorized to make and 851 publish all reasonable rules and regulations necessary to enable 852 it to discharge its duties and powers and to carry out the 853 purposes and objectives of its creation. It is further authorized 854 to make reasonable sanitary rules and regulations, to be enforced 855 in the several counties by the county health officer under the 856 supervision and control of the State Board of Health. The State 857 Board of Health shall not make or enforce any rule or regulation

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866 SECTION 9. Section 41-3-18, Mississippi Code of 1972, is 867 reenacted as follows:

868 41-3-18. (1) The board shall assess fees in the following 869 amounts and for the following purposes:

870 (a) Food establishment annual permit fee, based on the871 assessment factors of the establishment as follows:

The board may develop such reasonable standards, rules and regulations to clearly define each assessment category. Assessment categories shall be based upon the factors to the

880 public health implications of the category and type of food 881 preparation being utilized by the food establishment, utilizing

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the model Food Code of 1995, or as may be amended by the federal Food and Drug Administration.

Any increase in the fees charged by the board under this subsection shall be in accordance with the provisions of Section 41-3-65.

887 (2) The fee authorized under subsection (1)(a) of this888 section shall not be assessed for:

(a) Food establishments operated by public schools,
public junior and community colleges, or state agencies or
institutions, including, without limitation, the state
institutions of higher learning and the State Penitentiary; and

(b) Persons who make infrequent casual sales of honey and who pack or sell less than five hundred (500) gallons of honey per year, and those persons shall not be inspected by the State Department of Health unless requested by the producer.

897 (3) The fee authorized under subsection (1) (b) of this
898 section shall not be assessed for private water supplies used by
899 foster homes licensed by the Department of Human Services.

900 **SECTION 10.** Section 41-3-19, Mississippi Code of 1972, is 901 reenacted as follows:

902 41-3-19. It is the duty of the State Board of Health to make 903 a report, in writing, to the Governor, on or before the first day 904 of December next preceding each session, not an extraordinary 905 session of the Legislature, upon the sanitary condition, prospect, 906 and needs of the state, setting forth the action of said board, of

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907 its officers and agents, the names thereof, and all its 908 expenditures since the last preceding report, and such other 909 matters as it may deem proper for the promotion of health or the 910 prevention of disease. The report shall be laid before the 911 Legislature by the Governor at its ensuing term.

912 SECTION 11. Section 41-3-20, Mississippi Code of 1972, is 913 amended as follows:

914 41-3-20. Sections 41-3-1.1, 41-3-3, 41-3-4, 41-3-5.1,
915 41-3-6, 41-3-15, 41-3-16, 41-3-17, 41-3-18 and 41-3-19, which
916 create the \* \* State Board of Health, establish the position of
917 Executive Officer of the State Department of Health and establish
918 the State Department of Health and prescribe its powers and
919 duties, shall stand repealed on July 1, \* \* \* 2024.

920 SECTION 12. This act shall take effect and be in force from 921 and after July 1, 2021.