MISSISSIPPI LEGISLATURE

By: Representative Turner

reenacted as follows:

19

REGULAR SESSION 2021

To: Accountability, Efficiency, Transparency

HOUSE BILL NO. 1319

1 AN ACT TO REENACT SECTIONS 73-67-1 THROUGH 73-67-37, 2 MISSISSIPPI CODE OF 1972, WHICH ARE THE MISSISSIPPI PROFESSIONAL 3 MASSAGE THERAPY ACT; TO AMEND SECTION 73-67-39, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON THE MISSISSIPPI 4 5 PROFESSIONAL MASSAGE THERAPY ACT; AND FOR RELATED PURPOSES. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 73-67-1, Mississippi Code of 1972, is 8 reenacted as follows: 9 73-67-1. This chapter shall be known and may be cited as the 10 "Mississippi Professional Massage Therapy Act." SECTION 2. Section 73-67-3, Mississippi Code of 1972, is 11 reenacted as follows: 12 13 73-67-3. The Legislature finds that in the profession and practice of massage therapy there is a necessity to preserve and 14 15 protect individual life and health, promote the public interest 16 and welfare by providing for the licensure of massage therapists 17 and assuring public safety. 18 SECTION 3. Section 73-67-5, Mississippi Code of 1972, is

H. B. No. 1319 G3/5 21/HR31/R925 PAGE 1 (RKM\JAB) 20 73-67-5. (1) The provisions of this chapter shall not apply21 to the following:

(a) Persons state licensed, state registered, state
certified, or otherwise state credentialed by the laws of this
state to include massage as part of their practice, or other
allied modalities that are certified by a nationally accredited
organization recognized by the board;

(b) Students enrolled in a massage therapy school and,
at the same time, working in a student clinic, and out-of-state
massage therapy instructors when teaching in these programs;

30 (2) Any exemption granted under this section is effective 31 only insofar as and to the extent that the bona fide practice of 32 the profession or business of the person exempted overlaps into 33 the field comprehended by this law, and exemptions under this 34 section are only for those activities that are currently 35 authorized and performed in the course of the bona fide practice 36 of the business or profession of the person exempted.

37 SECTION 4. Section 73-67-7, Mississippi Code of 1972, is 38 reenacted as follows:

39 73-67-7. For purposes of this chapter, the following terms 40 shall have the meanings stated in this section, unless otherwise 41 stated:

42 (a) "Approved massage therapy school" means a facility
43 that is licensed by this board and meets the curriculum and
44 instruction requirements as stated in this chapter.

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 2 (RKM\JAB) 45 (b) "Board" means the State Board of Massage Therapy as46 created in this chapter.

(c) "Board-accepted hours" means hours of education accepted by the board to meet requirements of exemption and/or continuing education for pre-act practitioners and is different from "board-approved programs" and/or "board-approved school hours."

(d) "Classroom hour" means no less than fifty (50) minutes of any one (1) clock hour during which the student participates in a learning activity under the supervision of a board licensed instructor.

(e) "Examination" means the State Board of MassageTherapy approved examination for licensure.

(f) "License" means a State Board of Massage Therapy
approved form of credential indicating that the license holder has
met the requirements of this chapter for the practice of massage
therapy.

62 "Massage" means touch, stroking, kneading, (q) 63 stretching, friction, percussion and vibration, and includes 64 holding, positioning, causing movement of the soft tissues and 65 applying manual touch and pressure to the body (excluding an 66 osseous tissue manipulation or adjustment). "Therapy" means action aimed at achieving or increasing health and wellness. 67 68 "Massage therapy" means the profession in which the practitioner applies massage techniques with the intent of positively affecting 69

the health and well-being of the client, and may adjunctively (i) apply allied modalities, heat, cold, water and topical preparations not classified as prescription drugs, (ii) use hand held tools such as electric hand massagers used adjunctively to the application of hand massage or devices designed as t-bars or knobbies, and (iii) instruct self-care and stress management. "Manual" means by use of hand or body.

(h) "Massage establishment" means a place of businesswhere massage is being conducted.

79 (i) "Massage therapist" means a person who practices80 massage therapy.

81 (j) "MPMTA" means the "Mississippi Professional Massage82 Therapy Act."

(k) "Mississippi State Law Examination" means the
comprehensive examination on the Mississippi Professional Massage
Therapy Act and the associated relevant Board Rules and
Regulations that is given by the board or its representative.

87 (1) "Pre-act practitioner" means an individual who has88 practiced professional massage therapy before January 1, 2001.

89 (m) "Professional" means requiring minimum standards of90 conduct, ethics and education.

91 (n) "Provisional permit" means a temporary permit 92 approved by the board when all requirements, other than 93 board-approved national or state examinations, have been met, not 94 to exceed ninety (90) days.

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 4 (RKM\JAB) 95 SECTION 5. Section 73-67-9, Mississippi Code of 1972, is 96 reenacted as follows:

97 73-67-9. (1) There is created the State Board of Massage98 Therapy.

99 (2)The board shall consist of five (5) members appointed by 100 the Governor, with the advice and consent of the Senate. At least 101 three (3) members shall be appointed from a list submitted by 102 state representatives of one or more nationally recognized 103 professional massage therapy association(s), all of whom must be 104 residents of Mississippi and must have engaged in the practice of 105 massage therapy within the state for at least three (3) years, one 106 (1) member shall be a licensed health professional in a health 107 field other than massage therapy and one (1) member shall be a 108 consumer at large who is not associated with or financially 109 interested in the practice or business of massage therapy. No 110 member of the board may be an owner or partner of a massage 111 therapy school. The initial members of the board shall be appointed for staggered terms, as follows: one (1) member shall 112 113 be appointed for a term that ends on June 30, 2002; one (1) member 114 shall be appointed for a term that ends on June 30, 2003; one (1) 115 member shall be appointed for a term that ends on June 30, 2004; 116 and two (2) members shall be appointed for terms that end on June 117 30, 2005. Appointments shall be made within ninety (90) days from 118 July 1, 2001.

H. B. No. 1319 21/HR31/R925 PAGE 5 (RKM\JAB) 119 (3) All subsequent appointments to the board shall be 120 appointed by the Governor for terms of four (4) years from the expiration date of the previous term. No person shall be 121 122 appointed for more than two (2) consecutive terms. By approval of 123 the majority of the board, the service of a member may be extended 124 at the completion of a four-year term until a new member is appointed or the current member is reappointed. The board shall 125 126 elect one (1) of the appointed massage therapists as the chairman 127 of the board.

(4) A majority of the board may appoint an executive director and other such individuals, including an attorney, as may be necessary to implement the provisions of this chapter. The board may hold additional meetings at such times and places as it deems necessary. A majority of the board shall constitute a quorum and a majority of the board shall be required to grant or revoke a license.

135 SECTION 6. Section 73-67-11, Mississippi Code of 1972, is 136 reenacted as follows:

137 73-67-11. Before entering upon discharge of the duties of 138 the office, the executive director of the board shall furnish a 139 bond, approved by the board, to the state in the sum of Five 140 Thousand Dollars (\$5,000.00). The bond shall be conditioned upon 141 the faithful discharge of the duties of the office, the premium on 142 the bond shall be paid from funds paid into the State Treasury by 143 the director of the board, and the bond shall be deposited with

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 6 (RKM\JAB) 144 the Secretary of State. All fees and other monies collected or 145 received by the board shall be paid into and credited to a special 146 fund that is created in the State Treasury, which shall be known as the "State Board of Massage Therapy Fund." Any interest earned 147 148 on the special fund shall be credited to the special fund and 149 shall not be paid into the State General Fund. Any unexpended 150 monies remaining in the special fund at the end of a fiscal year 151 shall not lapse into the State General Fund. Monies in the 152 special fund shall be expended exclusively for the purposes of carrying out the provisions of this chapter. Disbursement of 153 154 monies in the special fund shall be made only upon warrants issued 155 by the State Fiscal Officer upon requisitions signed by the 156 treasurer of the board. The financial records of the board shall 157 be audited annually by the State Auditor. The board shall receive 158 no appropriations from any state funds for its support except from 159 the special fund.

160 SECTION 7. Section 73-67-13, Mississippi Code of 1972, is 161 reenacted as follows:

162 73-67-13. Each member of the board shall receive the per 163 diem authorized under Section 25-3-69 for each day actually 164 discharging his official duties, and shall receive reimbursement 165 for mileage and necessary expense incurred, as provided in Section 166 25-3-41. The expenses of the board in carrying out the provisions 167 of this chapter shall be paid upon requisitions signed by the 168 chairman and/or secretary of the board and warrants signed by the

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 7 (RKM\JAB) State Fiscal Officer from the State Board of Massage Therapy Fund.
Such expenses shall not exceed the amount paid into the State
Treasury under the provisions of this chapter.

SECTION 8. Section 73-67-15, Mississippi Code of 1972, is reenacted as follows:

174 73-67-15. (1) The board shall:

(a) Adopt an official seal and keep a record of its
proceedings, persons licensed as massage therapists, and a record
of the licenses that have been revoked or suspended;

(b) Keep on file all appropriate records pertaining toeach license;

(c) Annually, on or before February 15, make a report to the Governor and Legislature of all of its official acts during the preceding year, its total receipts and disbursements, and a full and complete report of relevant statistical and significantly notable conditions of massage therapists in this state as uniformly stipulated by the board;

(d) Evaluate the qualifications of applicants for licensure under this chapter, and advise applicants as to the acceptance or denial of licensure with any reasons for denial within forty-five (45) days;

(e) Issue licenses to applicants who meet therequirements of this chapter;

(f) Inspect, or have inspected, when required, thebusiness premises of any licensed massage therapist during their

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 8 (RKM\JAB) 194 operating hours, so long as that inspection does not infringe on 195 the reasonable privacy of any therapist's clients; 196 Establish minimum training and educational (a) 197 standards for obtaining a license under this chapter, provided 198 that requirements do not decrease; 199 (h) Establish a procedure for approval of educational 200 standards required by this chapter; 201 Investigate persons suspected of engaging in (i) 202 practices that may violate provisions of this chapter; 203 (j) Revoke, suspend or deny a license in accordance 204 with the provisions of this chapter; 205 Adopt an annual budget; (k) 206 Establish policies with respect to continuing (1) 207 education; 208 (m) Adopt rules: 209 (i) Specifying standards and procedures for 210 issuance of a provisional permit; 211 Specifying licensure procedures for (ii) 212 practitioners desiring to be licensed in this state who hold an 213 active license or credentials from another state board; 214 (iii) The board shall prescribe renewal 215 procedures, requirements, dates and fees for massage therapy 216 licenses issued by the board and shall include provisions for 217 inactive and lapsed licenses; those rules shall be in accordance 218 with Section 33-1-39;

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 9 (RKM\JAB) (n) Make available all forms necessary for carrying out all provisions of this chapter and any and all necessary business of the board;

(o) Establish written duties of the executive director;
(p) Establish a set of reasonable and customary fines
and penalties for violations of this chapter, and fees, including
refund policies, which shall be standardized and not exceeded
unless amended with at least thirty (30) days' notice to those who
are licensed;

(q) Establish, amend or repeal any rules or regulations necessary to carry out the purposes of this chapter and the duties and responsibilities of the board. Affected practitioners shall be sent relevant changes no less than once per licensure renewal;

(r) The board shall maintain a current register listing the name of every massage therapist licensed to practice in this state, his/her last known place of business and last known place of residence, and the date and number of his/her license;

236 The board shall set up quidelines for the operation (s) 237 of schools of massage therapy, and it is charged with that 238 regulation in this state. The board may prescribe reasonable 239 rules and regulations governing schools of massage therapy for the 240 quidance of persons licensed under this chapter in the operation of schools of massage therapy and in the practice of massage 241 242 therapy. When the board has reasons to believe that any of the provisions of this chapter or the rules and regulations of the 243

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 10 (RKM\JAB) 244 board have been violated, either upon receipt of a written 245 complaint alleging those violations or upon the board's own 246 initiative, the board or any of its authorized agents shall investigate same and may enter upon the premises of a school of 247 248 massage therapy at any time during regular business hours of that 249 school to conduct the investigation. The investigation may 250 include, but not be limited to, conducting oral interviews with the complaining party, school or school owner(s) and/or students 251 252 of the school, and reviewing records of the school pertinent to 253 the complaint and related to an area subject to the authority of 254 the board.

(2) Each board member shall be held accountable to the Governor for the proper performance of all duties and obligations of the member's office. Board members shall be immune from civil liability pertaining to any legal functions involving the carrying out of the activities and responsibilities of this chapter.

260 SECTION 9. Section 73-67-17, Mississippi Code of 1972, is 261 reenacted as follows:

262 73-67-17. The board may adopt rules:

(a) Establishing reasonable standards concerning the
sanitary, hygienic and healthful conditions of the licensed
massage therapist and of premises and facilities used by massage
therapists;

267 (b) Relating to the methods and procedures used in the 268 practice of massage;

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 11 (RKM\JAB) (c) Governing the examination and investigation of applicants for the licenses issued under this chapter and the issuance, renewal, suspension and revocation of the license;

272 (d) Setting standards for certifying continuing273 education classes;

(e) Requiring that massage therapists supply the board
with the accurate, current address or addresses where they
practice massage;

(f) Establishing the educational, training andexperience requirements for licensure by reciprocity;

(g) Establishing requirements for issuance andretention of an inactive license and/or provisional permits.

281 SECTION 10. Section 73-67-19, Mississippi Code of 1972, is 282 reenacted as follows:

283 73-67-19. (1) The board shall report to the proper district 284 attorney all cases that, in the judgment of the board, warrant 285 prosecution.

(2) Massage therapists or establishments may not be
 discriminated against regarding business licenses and shall be
 treated as any other health care profession.

(3) Any civil penalty imposed under this section shall become due and payable when the person incurring the penalty receives a notice in writing of the penalty. The notice shall be sent by registered or certified mail. The person to whom the notice is addressed shall have thirty (30) days from the date of

294 mailing of the notice in which to make written application for a 295 hearing. Any person who makes that application shall be entitled 296 to a hearing. The hearing shall be conducted as a contested case 297 hearing. When an order assessing a civil penalty under this 298 section becomes final by operation of law or on appeal, unless the 299 amount of penalty is paid within ten (10) days after the order 300 becomes final, it may be recorded with the circuit clerk in any county of this state. The clerk shall then record the name of the 301 302 person incurring the penalty and the amount of the penalty in his 303 lien record book.

(4) Where the board proposes to refuse to grant or renew a license or proposes to revoke or suspend a license, an opportunity for a hearing shall be accorded. The board may designate any competent person(s) to preside at the hearing. The board shall promulgate rules for the conduct of hearings and issuance of orders.

310 The board may adopt rules requiring any person, (5) including, but not limited to, licensed massage therapists, 311 312 corporations, organizations, health care facilities and state or 313 local governmental agencies to report to the board any conviction, 314 determination or finding that a holder of a license has committed 315 an act that constitutes unprofessional conduct, or to report 316 information that indicates that the holder of a license may not be 317 able to practice his profession with reasonable skill and safety to consumers as a result of a mental, emotional or physical 318

H. B. No. 1319 **Constant - OFFICIAL -**21/HR31/R925 PAGE 13 (RKM\JAB) 319 condition. If the entity fails to furnish a required report, the 320 board may petition the circuit court of the county in which the 321 entity resides or is found, and the court shall issue to the 322 entity an order to furnish the required report. A failure to obey 323 the order is a contempt of court.

324 (6) A person is immune from civil liability, whether direct325 or derivative, for providing information to the board.

326 Upon the complaint of any citizen of this state, or upon (7)327 its own motion, the board may investigate any alleged violation of this chapter. In the conduct of investigations, the board may 328 329 take evidence; take the depositions of witnesses, including the 330 person charged; compel the appearance of witnesses, including the 331 person charged, before the board in person the same as in civil 332 cases; require answers to interrogations; and compel the 333 production of books, papers, accounts, documents and testimony 334 pertaining to the matter under investigation.

(8) The board shall make available, upon request, written
appeals procedures for anyone whose license has been denied,
suspended or revoked, and/or for anyone accused of violating any
provisions of this chapter.

(9) Any time the board intends to deny an application for
licensure, or suspend or revoke an existing license, the board
shall give the person an opportunity for a hearing before taking
final action.

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343 **SECTION 11.** Section 73-67-21, Mississippi Code of 1972, is 344 reenacted as follows:

345 73-67-21. (1) It shall be the responsibility of a massage 346 therapy establishment to verify the current license of any and all 347 persons practicing massage therapy at the location of or on behalf 348 of the establishment. Failure to comply is subject to penalty 349 assessed by the board of not less than Five Hundred Dollars 350 (\$500.00) and not more than One Thousand Dollars (\$1,000.00) per 351 offense.

352 (2) No person may advertise massage or practice massage for 353 compensation in this state unless he is licensed as a massage 354 therapist by the board. No person may use the title of or 355 represent himself to be a massage therapist or use any other 356 title, abbreviations, letters, figures, signs or devices that 357 indicate that the person is a massage therapist unless he is 358 licensed to practice massage therapy under the provisions of this 359 chapter. A current massage therapy license issued by the board 360 shall at all times be prominently displayed in any place where 361 massage therapy is being practiced.

362 (3) The following are requirements for licensure:

363 (a) An applicant must be eighteen (18) years of age, or364 older, on the date the application is submitted.

365 (b) An application must provide proof of high school 366 graduate equivalency.

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 15 (RKM\JAB) 367 (c) An applicant must be of legal status not only to 368 receive a license, but also to work in the State of Mississippi 369 with that license.

(d) An applicant must supply proof of current certification in cardiopulmonary resuscitation (CPR) and first aid of at least eight (8) hours of training, including practical testing, and supply documentation of familiarity with the Americans with Disabilities Act.

375 (e) All required fees for licensure must be submitted376 by the applicant.

377 (f) Any and all requirements regarding good moral 378 character and competency, as provided for in this chapter and in 379 accepted codes of ethics, shall be met.

380 (g) An applicant must have completed an approved 381 continuing education course on communicable diseases, including 382 HIV/AIDS information and prevention.

383 The applicant's official and certified (h) transcript(s) from the applicant's massage therapy school. 384 The 385 transcript must verify that the applicant has completed a 386 board-approved training program of no less than the minimum 387 requirement for supervised in-class massage therapy instruction 388 and student clinic, with a minimum grade requirement of "C" or 389 better in every course of instruction, as stated for school 390 requirements.

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391 (4) The following pre-act practitioners are exempt from 392 having to take any examination for licensure, but must fulfill all 393 other requirements as stated in this chapter, except for the 394 requirements in subsection (3) (h) of this section:

(a) Those having more than three hundred (300)
documented, board-accepted in-class hours of massage therapy
education before January 1, 2001.

398 (b) Those having more than five (5) years of
399 professional massage therapy experience and a minimum of one
400 hundred fifty (150) hours of approved massage therapy education.

401 (c) Those having no formal training, but who have
402 successfully passed the National Certification Examination for
403 Therapeutic Massage and Bodywork.

404 All grandfathering exemption allowances as stated (d) 405 in this subsection (4) shall end on July 1, 2002, for nonstudents, 406 and on June 1, 2003, for students who were enrolled in a part-time 407 massage school curriculum on July 1, 2001. Individuals may apply 408 for a license until the grandfathering exemption ends, but may not 409 practice massage beyond the allowed grace period as provided for 410 in Section 73-67-37 unless a valid massage therapy license or 411 provisional permit is obtained. Except as provided in subsection 412 (5) of this section, all other pre-act practitioners and anyone not practicing massage therapy before January 1, 2001, must take 413 414 and pass the licensure examination and follow the requirements in

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415 this chapter to practice massage therapy for compensation in 416 Mississippi.

417 (e) Students enrolled in a massage therapy curriculum
418 of at least five hundred (500) hours on July 1, 2001, who complete
419 graduation from the same curriculum.

420 (5) Any person who has practiced massage therapy for a 421 period of more than twenty-five (25) years before March 14, 2005, 422 who is employed as a massage therapist by a YMCA or YWCA 423 authorized and existing as a nonprofit corporation under the laws 424 of this state on March 14, 2005, is exempt from having to take any 425 examination for licensure, but must fulfill all other requirements 426 as stated in this chapter, except for the requirements in 427 subsection (3)(b), (d), (g) and (h) of this section. Persons 428 exempt under this subsection may apply for a massage therapy 429 license until January 1, 2006, but may not practice massage therapy after January 1, 2006, unless a valid license is obtained. 430 431 (6) Certificates of registration issued by the board before

432 July 1, 2008, shall remain valid as licenses until the next 433 renewal period.

(7) An applicant must have successfully been cleared for licensure through an investigation that shall consist of a determination as to good moral character and verification that the prospective licensee is not guilty of or in violation of any statutory ground for denial of licensure as set forth in Section 73-67-27.

440 To assist the board in conducting its licensure (a) 441 investigation, all applicants shall undergo a fingerprint-based criminal history records check of the Mississippi central criminal 442 database and the Federal Bureau of Investigation criminal history 443 444 database. Each applicant shall submit a full set of the 445 applicant's fingerprints in a form and manner prescribed by the 446 board, which shall be forwarded to the Mississippi Department of 447 Public Safety (department) and the Federal Bureau of Investigation 448 Identification Division for this purpose.

449 (b) Any and all state or national criminal history 450 records information obtained by the board that is not already a 451 matter of public record shall be deemed nonpublic and confidential 452 information restricted to the exclusive use of the board, its 453 members, officers, investigators, agents and attorneys in 454 evaluating the applicant's eligibility or disqualification for 455 licensure, and shall be exempt from the Mississippi Public Records 456 Act of 1983. Except when introduced into evidence in a hearing 457 before the board to determine licensure, no such information or 458 records related thereto shall, except with the written consent of 459 the applicant or by order of a court of competent jurisdiction, be 460 released or otherwise disclosed by the board to any other person 461 or agency.

462 (c) The board shall provide to the department the
463 fingerprints of the applicant, any additional information that may
464 be required by the department, and a form signed by the applicant

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 19 (RKM\JAB) 465 consenting to the check of the criminal records and to the use of 466 the fingerprints and other identifying information required by the 467 state or national repositories.

(d) The board shall charge and collect from the
applicant, in addition to all other applicable fees and costs,
such amount as may be incurred by the board in requesting and
obtaining state and national criminal history records information
on the applicant.

473 SECTION 12. Section 73-67-23, Mississippi Code of 1972, is 474 reenacted as follows:

475 73-67-23. (1) The purpose of requiring examination is to 476 determine that each applicant for licensure possesses the minimum 477 skills and knowledge to practice competently.

(2) The board shall accept as evidence of competency, in addition to all other requirements as stated in this chapter, the successful completion of any state, nationally or internationally accredited examination approved by the board.

482 (3) Eligibility requirements to take an examination approved
483 by the board are set by the organization that is responsible for
484 establishing and maintaining the examination.

(4) An applicant for licensure who has been previously
licensed may be required to take an examination approved by the
board and achieve a passing score before re-licensure under any
one (1) of the following circumstances:

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 20 (RKM\JAB) 489 (a) The applicant has been unlicensed voluntarily for490 more than thirty-six (36) calendar months; or

(b) The board may require reexamination in any
disciplinary order, based upon the findings and conclusions
relative to the competency of a holder of a license to practice
massage before issuing an unconditional license.

495 (5) An applicant for licensure must also successfully496 complete the Mississippi State Law Examination.

497 SECTION 13. Section 73-67-25, Mississippi Code of 1972, is 498 reenacted as follows:

499 73-67-25. (1) An applicant may be licensed by demonstrating 500 proof that the applicant holds a valid, current license in another 501 state with similar educational requirements to those required by 502 this chapter, and that all other licensure requirements under this 503 chapter are met. This is subject to investigation by the board 504 and excludes grandfathering by other states.

505 If an individual who is licensed in another state that (2)506 has licensing standards substantially equivalent to the standards 507 under this chapter applies for licensure, the board may issue a 508 provisional permit authorizing the applicant to practice massage therapy pending completion of documentation that the applicant 509 510 meets the requirements for licensure under this chapter. The provisional permit may reflect statutory limitations on the scope 511 512 of practice. The provisional permit shall not be issued until an

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513 applicant has successfully passed the Mississippi State Law 514 Examination.

515 (3) A current massage therapy license issued by the board 516 shall at all times be prominently displayed in any place where 517 massage therapy is being practiced.

518 (4) A license issued under this chapter is not transferable 519 or assignable.

520 The issuance of a license or provisional permit by 521 reciprocity to a military-trained applicant or military spouse 522 shall be subject to the provisions of Section 73-50-1.

523 **SECTION 14.** Section 73-67-27, Mississippi Code of 1972, is 524 reenacted as follows:

525 73-67-27. (1) The board may refuse to issue or renew or may 526 deny, suspend or revoke any license held or applied for under this 527 chapter upon finding that the holder of a license or applicant:

(a) Is guilty of fraud, deceit or misrepresentation in
procuring or attempting to procure any license provided for in
this chapter;

(b) Attempted to use as his own the license of another;(c) Allowed the use of his license by another;

533 (d) Has been adjudicated as mentally incompetent by534 regularly constituted authorities;

(e) Has been convicted of a crime, or has charges or
disciplinary action pending that directly relates to the practice
of massage therapy or to the ability to practice massage therapy.

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 22 (RKM\JAB) 538 Any plea of nolo contendere shall be considered a conviction for 539 the purposes of this section;

540 (f) Is guilty of unprofessional or unethical conduct as 541 defined by the code of ethics;

(g) Is guilty of false, misleading or deceptive advertising, or is guilty of aiding or assisting in the advertising or practice of any unlicensed or unpermitted person in the practice of massage therapy;

546 (h) Is grossly negligent or incompetent in the practice 547 of massage therapy;

(i) Has had rights, credentials or one or more
license(s) to practice massage therapy revoked, suspended or
denied in any jurisdiction, territory or possession of the United
States or another country for acts of the licensee similar to acts
described in this section. A certified copy of the record of the
jurisdiction making such a revocation, suspension or denial shall
be conclusive evidence thereof; or

555 (j) Has been convicted of any felony, other than a 556 violation of federal or state tax laws.

557 (2) Investigative proceedings may be implemented by a 558 complaint by any person, including members of the board.

(3) (a) Any person(s) found guilty of prostitution using as any advertisement, claim or insignia of being an actual licensed massage therapist or to be practicing massage therapy by using the word "massage" or any other description indicating the same,

whether or not the person(s) have one or more license for the person(s) or establishment(s), shall be guilty of a misdemeanor, and upon conviction, shall be punished by a fine of not less than One Thousand Dollars (\$1,000.00), nor more than Five Thousand Dollars (\$5,000.00), or imprisonment of up to six (6) months, or both, per offense, per person.

(b) Any person who knowingly participates in receiving illegal service(s) of any person found guilty as described in paragraph (a) of this subsection, upon conviction, shall be punished by a fine not exceeding Five Hundred Dollars (\$500.00), or imprisonment for up to one (1) month, or both. Persons officially designated to investigate complaints are exempt.

(c) Any person who violates any provision of this
chapter, other than violation(s) of paragraph (a) of this
subsection, is guilty of a misdemeanor, and upon conviction, shall
be punished by a fine not exceeding Five Hundred Dollars
(\$500.00), or imprisonment for up to one (1) month in jail, or
both, per offense.

(d) The board, in its discretion, may assess and tax any part or all of the costs of any disciplinary proceedings conducted against either the accused, the charging party, or both, as it may elect.

585 SECTION 15. Section 73-67-29, Mississippi Code of 1972, is 586 reenacted as follows:

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 24 (RKM\JAB) 587 73-67-29. (1) Any licensed massage therapist advertising by 588 the use of radio, newspaper, television, electronic media, flyers, 589 business cards, phone book or any other means shall include 590 legibly, or clearly audible, the massage therapy license number 591 issued to the therapist(s) on and/or with that advertising. 592 Massage establishments with six (6) or more licensed massage 593 therapists shall be exempt from this provision provided that the 594 therapy or service is performed by person(s) licensed under this 595 chapter.

596 (2) Any and all advertising of the licensed massage 597 therapist shall be of a professional and ethical nature and shall 598 not be attached to or identified with any pornographic or other 599 establishment that may be construed as unprofessional and/or 600 unethical in the practice of professional massage therapy.

(3) No practice of, or advertisement by any means of, any type of therapy involving soft tissue movement by the use of any body part, instrument(s) or device(s), or any term that may be interpreted to involve massage, shiatsu, acupressure, oriental, Eastern or Asian massage techniques, spa, rub, or therapeutic touch, shall be allowed unless that therapy is performed by person(s) who are licensed or exempt as stated in this chapter.

608 (4) Providing information concerning continuing education of
 609 massage therapy shall not constitute advertising as that term is
 610 used in this section. National massage publications and

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H. B. No. 1319 21/HR31/R925 PAGE 25 (RKM\JAB) 611 out-of-state instruction/education/information materials are 612 exempt.

(5) The advertising of any designation of massage, including the word "Swedish" (as used in this context), shall not be allowed in conjunction with any other term that the board finds questionable. Questionable terms may include "bath," "shampoo" and "escort."

618 (6) Massage schools that advertise for student clinic, or 619 any other type of student massage, must conspicuously include the 620 respective words "student massage" within the advertisement.

621 (7) Advertisers shall obtain the license number from each 622 massage therapist before entering into an agreement or contract to 623 advertise any form of massage therapy as stated in this chapter. 624 The license number(s) shall be part of the actual advertisement. 625 Massage establishments with six (6) or more licensed massage 626 therapists shall be exempt from this provision provided that the 627 therapy or service is performed by person(s) licensed under this 628 chapter.

629 SECTION 16. Section 73-67-31, Mississippi Code of 1972, is 630 reenacted as follows:

631 73-67-31. (1) All licensed massage therapists shall:
632 (a) Perform only those services for which they are
633 qualified and which represent their training and education;

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(b) Acknowledge their professional limitations and
refer the client to an appropriate health professional when
necessary, in cases where massage may be or is contraindicated;
(c) Recognize and respect the rights of all ethical
practitioners and cooperate with health professionals in a
professional manner;

(d) Obtain and keep an overview or profile of the
client's state of being and health history and discuss any problem
areas that may contraindicate massage;

(e) Keep accurate and up-to-date records regarding a
client's condition before and after massage therapy session in
cases of a client being treated for a specific condition. Public,
sports and on-site seated massage sessions are exempt from
documentation; sports massage sessions are exempt from post-event
documentation;

(f) Provide sensitive attention and response to client's comfort levels for pressure and touch, and shall not cause bruising with any regularity;

(g) Maintain clear and honest communications with their
clients, and acknowledge the confidential nature of the
professional relationship with a client and respect rights to
privacy;

656 (h) Abide by all laws that pertain to their work as a 657 massage therapist;

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 27 (RKM\JAB) (i) In no way instigate or tolerate any kind of sexualadvance while acting in the capacity of a massage therapist;

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(j) Provide and use draping to cover all genitalia;(k) Clean/disinfect his hands immediately before each massage session and/or use medical gloves.

663 (2) No massage therapist shall diagnose or prescribe664 medicine, drugs or treatment.

665 SECTION 17. Section 73-67-33, Mississippi Code of 1972, is 666 reenacted as follows:

667 73-67-33. (1) Lavatories or wash basins provided with an 668 adequate supply of both hot and cold running water should be 669 available. Lavatories or wash basins shall be provided with soap 670 in a dispenser and paper, individual use towels, or air dryers.

671 (2) Any mobile massage shall have a previous recording of
672 the client's name, address where the therapy is to occur,
673 estimated time of return, and phone number (if available) in a
674 conspicuous record.

675 (3) Every massage establishment shall be equipped with a676 workable telephone for emergency calls.

677 (4) A copy of the State of Mississippi Professional Massage
678 Therapy Code of Ethics and Professional Conduct shall be
679 prominently displayed.

680 SECTION 18. Section 73-67-35, Mississippi Code of 1972, is 681 reenacted as follows:

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 28 (RKM\JAB) 682 73-67-35. (1) To obtain a massage therapy license, an 683 applicant must submit to the board the applicant's official and 684 certified transcript(s) from the applicant's massage therapy 685 school. The transcript must verify that the applicant has 686 completed a board-approved training program of not less than six 687 hundred (600) hours of supervised in-class massage therapy 688 instruction, and at least one hundred (100) hours of student 689 clinic, with a minimum grade requirement of "C" or better in every 690 course of instruction, in the following subjects: 691 (a) Two hundred (200) hours in massage theory and 692 practicum; 693 Two hundred (200) hours in science of the human (b) 694 body; 695 Two hundred (200) hours in allied modalities; and (C) 696 (d) One hundred (100) hours in supervised student 697 clinic. 698 "Massage theory and practicum" must include a minimum of (2)the following classroom hours in the specified subject areas: 699 700 Ten (10) hours in legalities including Mississippi (a) 701 massage law and ethics; 702 (b) Twenty (20) hours in history, benefits, indications 703 and contraindications; 704 One hundred (100) hours in massage demonstration (C) 705 and supervised practice, which must include, but is not limited 706 to, client evaluation, stroking, kneading, stretching, friction, H. B. No. 1319 ~ OFFICIAL ~

21/HR31/R925 PAGE 29 (RKM\JAB) 707 percussion, vibration, range of motion, hand held tools and 708 devices designated as t-bars or knobbies, and draping and turning; 709 and

(d) The remaining seventy (70) hours may expand on any or all of the previous three (3) subject areas and/or be related to practical massage.

713 (3) "Science of the human body" must include a minimum of 714 the following classroom hours in the specified subject areas:

715 (a) Twenty (20) hours in anatomy, including all body 716 systems;

717 (b) Twenty (20) hours in physiology, including all body 718 systems;

719 (c) Twenty (20) hours in myology/kinesiology;
720 (d) Twenty (20) hours in neurology;

(e) Twenty (20) hours in pathology, including medicalterminology; and

(f) The remaining one hundred (100) hours may expand on any or all of the previous six (6) subject areas and/or be related to the science of the human body.

(4) "Allied modalities" must include, but are not limited to, a minimum of the following classroom hours in the specified subject areas:

729 (a) Seven (7) hours in Eastern, European and Western 730 theory/methods;

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 30 (RKM\JAB) (b) Eight (8) hours in cardiopulmonary resuscitation(CPR) and first aid;

(c) Ten (10) hours in charting and documentation;
(d) Twenty-five (25) hours in hydrotherapy and infrared
heat;

(e) Twenty (20) hours in referral methods within thehealth care system; and

738 The remaining one hundred thirty (130) hours may (f) 739 expand on any or all of the previous five (5) subject areas, 740 including the Americans with Disabilities Act, and/or be devoted 741 to any approach to massage therapy and wellness, such as trigger 742 points, management, communication, safety, oriental or Eastern 743 massage techniques and specialized populations. Schools with a 744 temporary or probationary board status license must include a 745 comprehensive review class of no less than sixteen (16) hours and 746 three (3) hours to sit for and pass the board comprehensive exam.

747 (5) "Student clinic" must include at least fifty (50) practical hands-on one-hour massage therapy sessions to be 748 749 evaluated on documents filed and kept on record at the school for 750 a minimum of six (6) months. These evaluations are to be 751 completed by the clients of the massage therapy sessions and shall 752 include the client's name, address, reason for session, 753 indications and contraindications, date and signature. Each 754 completed session shall constitute two (2) hours of student

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755 clinic. The hands-on session must be supervised by an instructor, 756 board licensed in the area being supervised.

757 A massage therapy program shall not operate in the State (6) 758 of Mississippi unless it meets the minimum standards of curriculum 759 for licensure as stated in this chapter. Massage schools and 760 massage curriculums for licensure preparation must obtain a 761 national accreditation from such agencies as the Commission on 762 Massage Therapy Accreditation or programs with the same or greater 763 requirements. Existing massage schools will have five (5) years from July 1, 2001, to obtain that accreditation. New massage 764 765 schools will have five (5) years from the opening of the massage 766 school to show conformance with the accreditation requirements. 767 An existing accredited massage school that loses its accreditation 768 will have three (3) years from the date of loss of its 769 accreditation to show conformance with the accreditation 770 requirements.

(7) No massage therapy program shall consist of more thanforty (40) in-class clock hours per week.

(8) Hours credited through transfer credit shall not be recognized by the board unless the following transfer standards are met:

(a) The school shall be provided with a certified
transcript from a school licensed or approved in that state;
(b) Courses for which credit is granted shall parallel

779 in content and intensity to the course offered by the school;

H. B. No. 1319 ~ OFFICIAL ~ 21/HR31/R925 PAGE 32 (RKM\JAB) 780 (c) Documentation of previous training shall be781 included in each student's permanent file.

782 Private business and vocational schools that have (9) 783 obtained national accreditation from an accrediting agency 784 designated by the United States Department of Education may submit 785 evidence of current accreditation in lieu of other application 786 requests. Applications submitted on evidence of national 787 accreditation must be approved or denied within sixty (60) days 788 after receipt. If no action is taken within sixty (60) days, the 789 application shall be deemed approved and a massage therapy license 790 must be issued.

791 SECTION 19. Section 73-67-37, Mississippi Code of 1972, is 792 reenacted as follows:

793 73-67-37. The grace period for licenses to be issued shall 794 be from March 28, 2002, until July 1, 2002. Those meeting the 795 minimum requirements as stated in this chapter, except for 796 obtaining a license, may continue the practice of massage therapy 797 or instruction thereof within the grace period. Massage 798 curriculums that begin before July 1, 2001, may continue with the 799 same curriculum until completion. Anyone not meeting the minimum 800 requirements as stated in this chapter shall not advertise massage 801 therapy or instruction thereof until they meet the minimum 802 requirements of this chapter.

803 SECTION 20. Section 73-67-39, Mississippi Code of 1972, is 804 amended as follows:

H. B. No. 1319 **~ OFFICIAL ~** 21/HR31/R925 PAGE 33 (RKM\JAB) 805 73-67-39. Sections 73-67-1 through 73-67-37 shall stand

806 repealed on July 1, * * * 2024.

807 SECTION 21. This act shall take effect and be in force from

808 and after July 1, 2021.