By: Senator(s) Hopson, Polk, Wiggins, To: Appropriations Jackson (32nd), Tate

SENATE BILL NO. 2915 (As Sent to Governor)

1 2 3	AN ACT MAKING AN APPROPRIATION FOR THE SUPPORT AND MAINTENANCE OF THE MISSISSIPPI DEPARTMENT OF CORRECTIONS FOR FISCAL YEAR 2022.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
5	SECTION 1. The following sum, or so much thereof as may be
6	necessary, is hereby appropriated out of any money in the State
7	General Fund not otherwise appropriated, for the support and
8	maintenance of the Mississippi Department of Corrections for the
9	fiscal year beginning July 1, 2021, and ending June 30, 2022
10	\$ 323,552,322.00.
11	SECTION 2. The following sum, or so much thereof as may be
12	necessary, is hereby appropriated out of any money in the special
13	fund in the State Treasury to the credit of the Mississippi
14	Department of Corrections which is collected by or otherwise
15	becomes available for the purpose of defraying the expenses of the
16	department, for the fiscal year beginning July 1, 2021, and ending
17	June 30, 2022 \$ 30,045,036.00.

18	SECTION 3. Of the funds appropriated under the provisions of
19	Sections 1 and 2, not more than the amounts set forth below shall
20	be expended:
21	CENTRAL OFFICE
22	Of the funds appropriated under the provisions of this act,
23	the following funding and positions are authorized:
24	FUNDING:
25	General Funds \$ 24,400,295.00
26	Special Funds 9,593,670.00
27	Total \$ 33,993,965.00
28	AUTHORIZED POSITIONS:
29	Permanent: Full Time 187
30	Part Time 1
31	Time-Limited: Full Time 8
32	Part Time 0
33	FARMING OPERATIONS
34	Of the funds appropriated under the provisions of this act,
35	the following funding and positions are authorized:
36	FUNDING:
37	General Funds \$ 0.00
38	Special Funds
39	Total \$ 2,411,181.00
40	AUTHORIZED POSITIONS:
41	Permanent: Full Time 8
42	Part Time 0

43	Time-Limited:	Full Time	0	
44		Part Time	0	
45		PAROLE	E BOARD	
46	Of the funds a	ppropriated ur	nder the provisions	of this act,
47	the following fundi	ng and positic	ons are authorized:	
48	FUNDING:			
49	General Funds		\$	701,010.00
50	Special Funds		· · · · · · · · · · · · · · · · · · ·	0.00
51	Total		\$	701,010.00
52	AUTHORIZED POSITI	ONS:		
53	Permanent:	Full Time	8	
54		Part Time	0	
55	Time-Limited:	Full Time	0	
56		Part Time	0	
57		PRIVATE	PRISONS	
58	Of the funds a	ppropriated ur	nder the provisions	of this act,
59	the following fundi	ng and positio	ons are authorized:	
60	FUNDING:			
61	General Funds		\$	67,729,681.00
62	Special Funds			0.00
63	Total		\$	67,729,681.00
64	AUTHORIZED POSITI	ONS:		
65	Permanent:	Full Time	0	
66		Part Time	0	
67	Time-Limited:	Full Time	0	
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68		Part Time	0	
69		MEDICAL SERVICES		
70	Of the funds a	ppropriated under the pro	visions	of this act,
71	the following fundi	ng and positions are auth	orized:	
72	FUNDING:			
73	General Funds		\$	75,343,375.00
74	Special Funds		•••••	261,487.00
75	Total		\$	75,604,862.00
76	AUTHORIZED POSITI	ONS:		
77	Permanent:	Full Time	0	
78		Part Time	0	
79	Time-Limited:	Full Time	2	
80		Part Time	0	
81		REGIONAL FACILITIES		
82	Of the funds a	ppropriated under the pro	visions	of this act,
83	the following fundi	ng and positions are auth	orized:	
84	FUNDING:			
85	General Funds		\$	43,850,472.00
86	Special Funds			0.00
87	Total		\$	43,850,472.00
88	AUTHORIZED POSITI	ONS:		
89	Permanent:	Full Time	0	
90		Part Time	0	
91	Time-Limited:	Full Time	0	
92		Part Time	0	

93	LOCAL CONFINEMENT
94	Of the funds appropriated under the provisions of this act,
95	the following funding and positions are authorized:
96	FUNDING:
97	General Funds \$ 7,438,367.00
98	Special Funds
99	Total \$ 7,438,367.00
100	AUTHORIZED POSITIONS:
101	Permanent: Full Time 0
102	Part Time 0
103	Time-Limited: Full Time 0
104	Part Time 0
105	COMMUNITY CORRECTIONS
106	Of the funds appropriated under the provisions of this act,
107	the following funding and positions are authorized:
108	FUNDING:
109	General Funds \$ 21,688,145.00
110	Special Funds 12,863,909.00
111	Total \$ 34,552,054.00
112	AUTHORIZED POSITIONS:
113	Permanent: Full Time 561
114	Part Time 0
115	Time-Limited: Full Time 83
116	Part Time 0
117	CENTRAL MISSISSIPPI CORRECTIONAL
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118	Of the funds appropriated under the provis	sions	of this	act,
119	the following funding and positions are authori	ized:		
120	FUNDING:			
121	General Funds	. \$	28,075,	422.00
122	Special Funds		1,446,	152.00
123	Total	. \$	29,521,	574.00
124	AUTHORIZED POSITIONS:			
125	Permanent: Full Time	609		
126	Part Time	1		
127	Time-Limited: Full Time	5		
128	Part Time	0		
129	PARCHMAN			
130	Of the funds appropriated under the provis	sions	of this	act,
131	the following funding and positions are authori	ized:		
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102	FUNDING:			
133	FUNDING: General Funds	. \$	34,135,	755.00
		·	,	
133	General Funds	•••	2,015,	439.00
133 134	General Funds	•••	2,015,	439.00
133 134 135	General Funds	•••	2,015,	439.00
133 134 135 136	General Funds	. \$	2,015,	439.00
133 134 135 136 137	General Funds	. \$ 635	2,015,	439.00
133 134 135 136 137 138	General Funds	. \$ 635	2,015,	439.00

142	Of the funds appropriated under the provisions of this act,
143	the following funding and positions are authorized:
144	FUNDING:
145	General Funds \$ 20,189,800.00
146	Special Funds
147	Total \$ 21,642,998.00
148	AUTHORIZED POSITIONS:
149	Permanent: Full Time 357
150	Part Time 0
151	Time-Limited: Full Time 4
152	Part Time 0
153	With the funds herein appropriated, it shall be the agency's
154	responsibility to make certain that funds required to be
155	appropriated for "Personal Services" for Fiscal Year 2023 do not
156	exceed Fiscal Year 2022 funds appropriated for that purpose unless
157	programs or positions are added to the agency's Fiscal Year 2022
158	budget by the Mississippi Legislature. Based on data provided by
159	the Legislative Budget Office, the State Personnel Board shall
160	determine and publish the projected annual cost to fully fund all
161	appropriated positions in compliance with the provisions of this
162	act. Absent a special situation or circumstance approved by the
163	State Personnel Board, or unless otherwise authorized by this act,
164	no state agency shall take any action to promote or otherwise
165	award salary increases through reallocation or realignment. If
166	the State Personnel Board determines a special situation or

167	circumstance exists and approves an action, then the agency and
168	the State Personnel Board shall provide a monthly report of each
169	action approved by the State Personnel Board to the chairmen of
170	the Accountability, Efficiency and Transparency Committees of the
171	Senate and House of Representatives and the chairmen of the
172	Appropriations Committees of the Senate and House of
173	Representatives. It shall be the responsibility of the agency
174	head to ensure that no single personnel action increases this
175	projected annual cost and/or the Fiscal Year 2022 appropriations
176	for "Personal Services" when annualized, with the exception of
177	escalated funds and the award of benchmarks. If, at the time the
178	agency takes any action to change "Personal Services," the State
179	Personnel Board determines that the agency has taken an action
180	which would cause the agency to exceed this projected annual cost
181	or the Fiscal Year 2022 "Personal Services" appropriated level,
182	when annualized, then only those actions which reduce the
183	projected annual cost and/or the appropriation requirement will be
184	processed by the State Personnel Board until such time as the
185	requirements of this provision are met.
186	Any transfers or escalations shall be made in accordance with
187	the terms, conditions and procedures established by law or
188	allowable under the terms set forth within this act. The State
189	Personnel Board shall not escalate positions without written
190	approval from the Department of Finance and Administration. The
191	Department of Finance and Administration shall not provide written

192	approval to escalate any funds for salaries and/or positions
193	without proof of availability of new or additional funds above the
194	appropriated level.

No general funds authorized to be expended herein shall be 195 196 used to replace federal funds and/or other special funds which are 197 being used for salaries authorized under the provisions of this 198 act and which are withdrawn and no longer available.

None of the funds herein appropriated shall be used in violation of Internal Revenue Service's Publication 15-A relating to the reporting of income paid to contract employees, as interpreted by the Office of the State Auditor.

Funds have been appropriated herein for the purpose of implementation and funding Project SEC2 of the Colonel Guy Groff State Variable Compensation Plan beginning January 1, 2022, and ending June 30, 2022. It shall be the agency's responsibility to make certain that each person, excluding executive directors, agency heads, and elected judges, shall receive no more than a 3% annual increase in salary which shall not exceed the market rate established by the State Personnel Board pursuant to the Colonel Guy Groff State Variable Compensation Plan for each classification.

213 SECTION 4. In compliance with the "Mississippi Performance Budget and Strategic Planning Act of 1994," it is the intent of 214 215 the Legislature that the funds provided herein shall be utilized in the most efficient and effective manner possible to achieve the 216

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217	intended mission of this agency. Based on the funding authorized,
218	this agency shall make every effort to attain the targeted
219	performance measures provided below:
220	FY2022
221	Performance Measures Target
222	General Administration
223	Support as a percent of total budget (%) 9.20
224	State prisoners per 100,000 population
225	(includes only inmates sentenced to more
226	than a year) (Number of) 619
227	Average annual incarceration cost per
228	inmate (\$) 39.91
229	Offenders returning to incarceration
230	with 3 years of release (%) 33.00
231	Farming Operations
232	Annual income from farm sales (\$) 1,000,000.00
233	Parole Board
234	Inmates paroled (Number of) 5,100
235	Private Prisons
236	ABE program slots available (Number of) 572
237	VOC-ED program slots available (Number of) 221
238	A&D program slots available (Number of) 186
239	Medical Services
240	Total inmate days in a hospital (Number of) 4,172
241	Regional Facilities



242	ABE Program slots available (Number of)	585
243	VOC-ED program slots available (Number of)	700
244	A&D Program slots available (Number of)	424
245	Probation/parole	
246	Recidivism rate within 12 months of	
247	release to field supervision (%)	10.70
248	Recidivism rate within 36 months of	
249	release to field supervision (%)	14.00
250	Community Work Centers	
251	Recidivism rate within 12 months of	
252	release (%)	6.50
253	Recidivism rate within 36 months of	
254	release (%)	25.90
255	Restitution Centers	
256	Recidivism rate within 12 months (%)	16.80
257	Recidivism rate within 36 months (%)	35.50
258	Local Confinement	
259	Number of Inmates Housed in County Jails	
260	(Inmate Days)	260,626
261	Institutional Security	
262	Assault on inmates per 100 inmates	
263	(Number of)	7
264	Assaults on officers per 100 officers	
265	(Number of)	19
266	Youthful Offender School	



267	Recidivism rate within 12 months of
268	release (%) 26.00
269	Recidivism rate within 36 months of
270	release (%) 50.00
271	Evidenced Based Intervention
272	Recidivism rate for inmates who complete
273	the ABE program (%) 24.00
274	Recidivism rate for inmates who complete
275	a vocational program (%) 16.00
276	Recidivism rate for inmates who complete
277	the A&D program (%) 23.00
278	Offenders possessing GED Certificate or
279	High School Diploma at time of release
280	(%)
281	Offenders obtaining marketable job
282	skills during incarceration (%) 3.00
283	A reporting of the degree to which the performance targets
284	set above have been or are being achieved shall be provided in the
285	agency's budget request submitted to the Joint Legislative Budget
286	Committee for Fiscal Year 2023.
287	SECTION 5. Of the funds appropriated in Sections 1 and 2,
288	none shall be expended for personnel housing under the
289	jurisdiction of the Department of Corrections unless the
290	department shall collect a reasonable rent, after a finding of
291	fact as to what is a reasonable rent, and/or the cost of utilities

furnished to said housing. The Department of Corrections shall not pay for the installation or monthly service of any telephone installed in a staff residence under its jurisdiction.

295 It is further the intention of the Legislature that none of 296 the funds provided herein shall be used to pay certain utilities 297 for state-furnished housing for any employees. Such utilities 298 shall include electricity, natural gas, butane, propane and cable 299 services. Where actual cost cannot be determined, the agency 300 shall be required to provide meters to be in compliance with legislative intent. Such state-furnished housing shall include 301 302 single-family and multifamily residences but shall not include any 303 dormitory residences. Allowances for such utilities shall be 304 prohibited.

SECTION 6. Of the funds appropriated in Sections 1 and 2, and authorized for expenditure in Section 3, payment may be authorized for court-ordered attorney fees and any accrued interest subject to the approval of the Office of the Attorney General.

section 7. None of the money herein appropriated shall be
paid to any person who by the provision of Section 47-5-47,

Mississippi Code of 1972, as amended, is prohibited from being an
employee of the Mississippi Department of Corrections. The State
Department of Finance and Administration shall at least annually
make a report to the Joint Legislative Committee on Performance

Evaluation and Expenditure Review and to the Attorney General

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317	stating the name of any person prohibited under the provisions of
318	Section 47-5-47, Mississippi Code of 1972, as amended, from being
319	an employee of the Mississippi Department of Corrections who has
320	during the preceding year received any money herein appropriated.
321	In the event that any such person prohibited as hereinabove
322	provided from receiving funds herein appropriated should receive
323	any of said funds, the Attorney General shall immediately commence
324	action to recover the monies so paid to said person and to enjoin
325	the further employment of said person at the Mississippi

- 327 **SECTION 8.** It is the intent of the Legislature that all prisoners at Parchman shall work a minimum of eight (8) hours per day, excluding prisoners with a physical disability or those incarcerated in maximum security.
- SECTION 9. It is the intention of the Legislature that the 331 332 per diem rates paid to regional facilities shall not exceed 333 Thirty-one Dollars (\$31.00) per inmate. All regional facilities shall continue to receive the annual three percent (3%) increase 334 335 in the per diem rate as authorized in Section 47-5-933, 336 Mississippi Code of 1972, however, in no event shall any regional 337 facility's per diem rate exceed Thirty-one Dollars (\$31.00) per 338 inmate.
- 339 **SECTION 10.** The department or its contracted medical 340 provider will pay to a provider of a medical service for any and 341 all incarcerated persons from a correctional or detention facility

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Department of Corrections.

342 an amount based upon negotiated fees as agreed to by the medical 343 care service providers and the department and/or its contracted medical provider. In the absence of a negotiated discounted fee 344 345 schedule, medical care service providers will be paid by the 346 department or its contracted medical service provider an amount no 347 greater than the reimbursement rate applicable based on the 348 Mississippi Medicaid reimbursement rate. This limitation applies 349 to all medical care services, durable and nondurable goods, 350 prescription drugs and medications provided to any and all 351 incarcerated persons outside of the correctional or detention 352 facility. None of the monies appropriated herein may be used to pay for cosmetic medical procedures for any prisoner. Cosmetic 353 354 medical procedure means any medical procedure performed in order 355 to change an individual's appearance without significantly serving 356 to prevent or treat illness or disease or to promote proper 357 functioning of the body.

SECTION 11. It is the intention of the Legislature that the Commissioner of the Mississippi Department of Corrections shall have the authority to transfer cash from one special fund treasury fund to another special fund treasury fund under the control of the Department of Corrections. The purpose of this authority is to more efficiently use available cash reserves. It is further the intention of the Legislature that the Department of Corrections shall submit written justification for the transfer to the Legislative Budget Office and the Department of Finance and

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367 Administration on or before the fifteenth of the month prior to 368 the effective date of the transfer.

SECTION 12. The Commissioner of the Mississippi Department of Corrections is hereby authorized to transfer spending authority between and within budgets, both positions and funds, in an amount not to exceed twenty-five percent (25%) of the authorized budgets in the aggregate. It is further the intention of the Legislature that the Department of Corrections shall submit written justification for the transfer to the Legislative Budget Office and the Department of Finance and Administration on or before the fifteenth of the month prior to the effective date of the transfer.

SECTION 13. It is the intention of the Legislature that whenever two (2) or more bids are received by this agency for the purchase of commodities or equipment, and whenever all things stated in such received bids are equal with respect to price, quality and service, the Mississippi Industries for the Blind shall be given preference. A similar preference shall be given to the Mississippi Industries for the Blind whenever purchases are made without competitive bids.

SECTION 14. It is the intention of the Legislature that all funds held by the Inmate Welfare Fund be placed in a treasury fund effective July 1, 2021. Of the amounts appropriated in Section 2, an amount not exceeding Six Million Dollars (\$6,000,000.00) shall be available for expenditure in the Inmate Welfare Fund. Of these

392 funds, Five Hundred Thousand Dollars (\$500,000.00) shall be used 393 to provide for transitional housing and post release reentry 394 programs.

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SECTION 15. It is the intention of the Legislature that the Mississippi Department of Corrections shall maintain complete accounting and personnel records related to the expenditure of all funds appropriated under this act and that such records shall be in the same format and level of detail as maintained for Fiscal Year 2021. It is further the intention of the Legislature that the agency's budget request for Fiscal Year 2023 shall be submitted to the Joint Legislative Budget Committee in a format and level of detail comparable to the format and level of detail provided during the Fiscal Year 2022 budget request process.

It is the intention of the Legislature for the Mississippi Department of Corrections to manage funds budgeted and allocated. In so doing, the commissioner of the department shall have the authority to amend, extend and/or renew the term of any lease agreement or any inmate housing agreement in connection with a correctional facility. Notwithstanding any statutory limits to the contrary, such amendment, extension and/or renewal may be for a length of time up to and including ten (10) years as is necessary for the continued operations of such facilities and implementation of the department's duties and responsibilities in accordance with Title 47 of the Mississippi Code of 1972, as amended.

117	SECTION 17. With the funds herein appropriated, it is the
118	intent of the Legislature that upon vouchers submitted by the
119	board of supervisors of any county housing offenders in county
120	jails pending a probation or parole revocation hearing, the
121	department shall pay the reimbursement costs as provided for in
122	Section 47-5-901(3)(b), Mississippi Code of 1972, as amended by
123	House Bill No. 585, 2014 Regular Session.
124	SECTION 18. With the funds herein appropriated, it is the
125	intent of the Legislature, that for Fiscal Year 2022, the
126	Department of Corrections shall reimburse municipalities, up to
127	Twenty Dollars (\$20.00) a day, for the cost incurred of housing
128	inmates in any jail facility based on time served for the
129	conviction of larceny, shoplifting, or related convictions where
130	the value of the property taken is Five Hundred Dollars (\$500.00)
131	or more but is equal to or less than One Thousand Dollars
132	(\$1,000.00). A copy of the court abstract of record and the jail
133	docket shall be provided to show the total number of days an
134	individual was incarcerated in said jail facility. The
135	reimbursement shall be payable back to the municipality upon
136	receipt of required documentation and an invoice. Total
137	reimbursements resulting from this section shall not exceed One
138	Hundred Twenty-five Thousand Dollars (\$125,000.00).
139	SECTION 19. Of the funds appropriated under the provisions
140	of Section 2, funds may be expended to defray the costs of

clothing for sworn nonuniform law enforcement officers in an

- amount not to exceed One Thousand Dollars (\$1,000.00) annually per officer.
- SECTION 20. Of the funds appropriated in Section 1, it is
 the intention of the Legislature that Five Hundred Ten Thousand
 Two Hundred Sixty-one Dollars (\$510,261.00) shall be allocated to
- 447 Victim's Notification Programs supported by General Fund court
- 448 assessments.
- SECTION 21. Of the funds appropriated under the provisions
- of Section 2, Five Million Dollars (\$5,000,000.00), or so much
- 451 thereof, shall be derived out of any money in the State Treasury
- 452 to the credit of the Capital Expense Fund, as created in Section
- 453 27-103-303, Mississippi Code of 1972, and allocated in a manner as
- 454 determined by the Treasurer's Office. This appropriation is made
- 455 for the purpose of providing the funds necessary for repairs and
- 456 renovation of the physical facilities of the Mississippi
- 457 Department of Corrections.
- 458 **SECTION 22.** The money herein appropriated shall be paid by
- 459 the State Treasurer out of any money in the State Treasury to the
- 460 credit of the proper fund or funds as set forth in this act, upon
- 461 warrants issued by the State Fiscal Officer; and the State Fiscal
- 462 Officer shall issue his warrants upon requisitions signed by the
- 463 proper person, officer or officers, in the manner provided by law.
- 464 **SECTION 23.** This act shall take effect and be in force from
- 465 and after July 1, 2021.