Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2221

BY: Committee

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

14 SECTION 1. Sections 1 through 4 of this act shall be known 15 and may be cited as the "Jimmy Kaigler Alzheimer's Support Act." James Street "Jimmy" Kaigler was born and raised in Clarksdale, 16 17 Mississippi, and was a graduate of the University of Mississippi. 18 Kaigler served as a Captain in the United States Air Force from 19 1966 to 1972. Following his tour in Vietnam, Captain Kaigler was awarded the Bronze Star for meritorious service. Kaigler later 20 21 worked as President and CEO of Memorial Hospital in Gulfport. 22 Sections 1 through 4 of this act shall serve as testament to

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23 Captain Kaigler's life as well as a tribute to the loving care 24 provided by his wife and family.

25 **SECTION 2.** (1) The Legislature finds that:

(a) Families caring for a loved one with Alzheimer's
disease or a related dementia at home are often burdened with
excessive financial or personal costs of providing continuous
care;

30 (b) Medicare does not pay for long-term care or provide31 support to family caregivers;

32 (c) Long-term care insurance is costly and may not be 33 affordable to low and middle income families and may not cover 34 essential services for the length of time needed for an 35 Alzheimer's patient; and

36 (d) Providing respite care services to those with
37 Alzheimer's may delay or supplant the need for transfer to a
38 long-term skilled nursing facility, allowing for the individual
39 with Alzheimer's to remain in his or her home environment.

40 <u>SECTION 3.</u> As used in Sections 1 through 4 of this act, the 41 following terms shall be defined as provided in this section:

42 (a) "Alzheimer's disease or related dementia" means the
43 diseases and conditions characterized by a decline in memory,
44 language, problem-solving and other thinking skills that affect a
45 person's ability to perform everyday activities.

46 (b) "Mississippi Dementia Care Program" means the
47 Alzheimer's or related dementia pilot program created in this act.

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(c) "Informal caregiver" means any spouse, adult child, relative or friend who provides unpaid assistance to an individual living in the community who suffers from Alzheimer's or other related dementia.

(d) "Respite care" means temporary, substitute support or living arrangements to provide a brief period of relief or rest for informal caregivers. Respite care may include in-home care by appropriately trained individuals, or care in an adult day care or assisted living or nursing home setting, for an intermittent, occasional or emergency basis.

58 SECTION 4. (1) Subject to the appropriation of federal 59 funds for that purpose, there is established within the Department 60 of Human Services a pilot program known as the "Mississippi Dementia Care Program" for the purpose of providing respite care 61 62 services to informal caregivers of persons with Alzheimer's 63 disease or related dementia. The pilot program shall use existing 64 respite care services infrastructure and selected fiscal agent to 65 carry out the operations of the program.

66 (2) The Mississippi Dementia Care Program shall:

(a) Be operated for a period of three (3) consecutive
years beginning on July 1, 2022, and continuing through July 1,
2025;

(b) Begin enrolling participating individualsimmediately upon beginning of the program; and

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(c) Actively serve not more than sixty (60) enrollees
for the first year of operation, and maintain this number of
enrollees for the second and third year of operation.

75 (3) To receive assistance from the Mississippi Dementia Care 76 program, the family unit must be assessed according to the 77 guidelines developed by the department to determine the need for 78 respite care services. This assessment must determine, at a 79 minimum, that:

80 (a) The family unit is unable to pay for respite care 81 without jeopardizing other basic needs, including, but not limited 82 to, food, shelter and medications; and

(b) The homebound person with Alzheimer's disease or
related dementia for whom the family unit is caring is sixty (60)
years of age or older, requires assistance to remain in the home,
and, without this assistance, would need to move to an assisted
living facility or a nursing facility.

(4) The Department of Human Services shall promulgate rules
and regulations to effectuate the purposes of Sections 1 through 4
of this act.

91 (5) The executive director of the department shall submit a 92 report to the Legislature on or before January 1, 2023, and on or 93 before January 1st of each year thereafter until the end of the 94 pilot program period. The report shall include, but is not 95 limited to, the following information:

(a) Total spent on program funding;

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97 (b) The amount of administrative costs to operate the 98 program;

99 (c) The number of individuals and informal caregivers100 served by the program;

101 (d) The income ranges of the individuals and informal102 caregivers participating in this program; and

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(e) The efficacy of the assistance program.

104 (6) This section does not create an entitlement to respite 105 care services through the provisions of this program, and the 106 services provided and the number of individuals served are subject 107 to appropriations of federal funds for that purpose.

108 <u>SECTION 5.</u> (1) As used in this section, the term "regional 109 food banks" means the three (3) Feeding America partner food banks 110 that serve Mississippi, including Feeding the Gulf Coast, 111 Mid-South Food Bank, and Mississippi Food Network, which are 112 nonprofit organizations that solicit, warehouse and redistribute 113 eligible food to agencies in Mississippi that feed families and 114 individuals who qualify based on federal guidelines.

(2) Subject to the appropriation of federal funds for that purposes, the Department of Human Services shall establish a grant program for regional food banks to provide annual grant funding to the regional food banks for the purchase, transportation, storage and distribution of food in Mississippi. Grants shall be made from federal funds available to the department for such purpose.

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122 purchase of food or agricultural commodities for repackaging or 123 processing, or both, of food for distribution to emergency food 124 providers serving Mississippi and program participants residing in 125 Mississippi.

(3) The department shall administer the program and shall
use not more than one percent (1%) of the funds made available for
the program for expenses of administering the program.

129 (4) All food purchases made through the use of program funds130 shall be made in accordance with the following standards:

131 (a) Procurement from Mississippi-based food sources132 shall be given preference when available and at a reasonable cost;

(b) Food shall be purchased at wholesale prices orcompetitive bid prices or better; and

(c) Funds for food and food provided through this program shall be used to supplement and not replace funds for food or food provided through the U.S. Department of Agriculture's federal commodities program.

139 (5) The department shall allocate money to regional food 140 banks based on population, food insecurity rates, and county 141 service areas. The annual percentage formula for each nonprofit 142 food bank shall be calculated on a pro rata basis by dividing the 143 total number of food insecure persons in the food bank's service 144 area by the total number of food insecure persons in the state. The data for this formula shall be derived from the latest 145 available data from Feeding America. 146

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147 (6) Not more than seven percent (7%) of the grant funds made 148 available through the program to a regional food bank shall be 149 used by any regional food bank for the payment of administrative 150 and incidental costs.

151 (7) No regional food bank shall charge any person who is 152 eligible under the program for food or encourage any eligible 153 person to contribute money in order to receive food under the 154 program.

155 SECTION 6. From and after March 1, 2021, any community 156 foundation holding funds appropriated by Section 2, Chapter 104, Laws of 2020, as amended by Section 1, Chapter 118, Laws of 2020, 157 may (a) make grants in amounts to be determined by the foundations 158 159 to any food pantry, regardless of whether the funds were 160 designated for food pantries or nonprofit entities; or (b) 161 transfer funds to another community foundation for the purpose 162 described in paragraph (a). No community foundation or food 163 pantry shall be subject to the provisions of Section 31-7-1 et seq., unless it is an agency of the State of Mississippi or its 164 165 governing authority, since Section 31-7-1 et seq. applies only to 166 state agencies and to governing authorities.

167 **SECTION 7.** This act shall take effect and be in force from 168 and after July 1, 2021, except for Section 6, which shall take 169 effect and be in force from and after the passage of this act.

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

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AN ACT TO ESTABLISH THE MISSISSIPPI DEMENTIA CARE PROGRAM 1 2 WITHIN THE DEPARTMENT OF HUMAN SERVICES AS A PILOT PROGRAM FOR THE 3 PURPOSE OF RESPITE CARE SERVICES TO INFORMAL CAREGIVERS OF AND PERSONS WITH ALZHEIMER'S DISEASE OR RELATED DEMENTIA; TO PROVIDE 4 5 THAT THE DEPARTMENT OF HUMAN SERVICES SHALL ADMINISTER THE 6 PROGRAM; TO PROVIDE THAT THE DEPARTMENT OF HUMAN SERVICES SHALL 7 ESTABLISH A GRANT PROGRAM FOR REGIONAL FOOD THAT SERVE MISSISSIPPI 8 TO PROVIDE ANNUAL GRANT FUNDING TO THE REGIONAL FOOD BANKS; TO 9 PROVIDE A FORMULA TO CALCULATE THE ANNUAL PERCENTAGE OF FUNDS 10 AWARDED TO EACH REGIONAL FOOD BANK; TO AUTHORIZE CERTAIN COMMUNITY 11 FOUNDATION HOLDING CERTAIN APPROPRIATED FEDERAL FUNDS TO MAKE 12 GRANTS TO FOOD PANTRIES; AND FOR RELATED PURPOSES.