## Senate Amendments to House Bill No. 974

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

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

61 SECTION 1. Section 45-1-2, Mississippi Code of 1972, is 62 amended as follows:

63 45-1-2. (1) The Executive Director of the Department of
64 Public Safety shall be the Commissioner of Public Safety.

65 (2) The Commissioner of Public Safety shall establish the 66 organizational structure of the Department of Public Safety, which 67 shall include the creation of any units necessary to implement the 68 duties assigned to the department and consistent with specific 69 requirements of law including, but not limited to:

70 (a) Office of Public Safety Planning; 71 (b) Office of Mississippi Highway Safety Patrol; 72 (c) <u>Office of Mississippi Bureau of Investigation (to</u> 73 <u>be directed by a Lieutenant Colonel of the Mississippi Highway</u> 74 <u>Safety Patrol);</u>

75 (\*\*\*<u>d</u>) Office of Forensics Laboratories, which 76 includes the Office of the Medical Examiner;

77 (\*\*\*<u>e</u>) Office of Law Enforcement Officers' Training 78 Academy;

79 (\*\*\*f) Office of Support Services;

80 (\*\*\*g) Office of Narcotics, which shall be known as 81 the Bureau of Narcotics; \*\*\*

82 (\* \* \*<u>h</u>) Office of Homeland Security \* \* \*; and
83 (i) Office of Capitol Police.

(3) The department shall be headed by a commissioner, who
shall be appointed by and serve at the pleasure of the Governor.
The appointment of the commissioner shall be made with the advice
and consent of the Senate. \* \* <u>The commissioner shall have, at</u>
<u>a minimum, a bachelor's degree from an accredited college or</u>

89 <u>university</u>.

90

(4) Notwithstanding any provision of law to the contrary,

the commissioner \* \* \* shall appoint heads of offices, who shall 91 92 serve at the pleasure of the commissioner. The commissioner shall 93 have the authority to organize the offices established by subsection (2) of this section as deemed appropriate to carry out 94 95 the responsibilities of the department. The commissioner may 96 assign to the appropriate offices such powers and duties as deemed 97 appropriate to carry out the department's lawful functions. The 98 organization charts of the department shall be presented annually 99 with the budget request of the Governor for review by the Legislature. 100

101 (5) The commissioner \* \* \* shall appoint, from within the 102 Department of Public Safety, a statewide safety training officer H. B. 974 PAGE 2 103 who shall serve at the pleasure of the commissioner and whose duty 104 it shall be to perform public training for both law enforcement 105 and private persons throughout the state concerning proper 106 emergency response to the mentally ill, terroristic threats or 107 acts, domestic conflict, other conflict resolution, and such other 108 matters as the commissioner may direct.

109 The commissioner shall establish within the department (6) 110 the Mississippi Office of Homeland Security for the purpose of 111 seeing that the laws are faithfully executed and for the purpose 112 of investigating cyber-related crimes and suppressing crimes of 113 violence and acts of intimidation and terror. The commissioner is 114 hereby authorized to employ within the Office of Homeland Security 115 a director, investigators and other qualified personnel as he may 116 deem necessary to make investigation of cyber-related crimes, 117 crimes of violence and acts of terrorism or intimidation, to aid 118 in the arrest and prosecution of persons charged with such 119 cyber-related crimes, crimes of violence, acts of terrorism or 120 intimidation, or threats of violence and to perform other duties 121 as necessary to accomplish these purposes. Investigators and 122 other law enforcement personnel employed by the commissioner shall 123 have full power to investigate, apprehend, and arrest persons 124 committing cyber-related crimes, acts of violence, intimidation, 125 or terrorism anywhere in the state, and shall be vested with the 126 power of police officers in the performance of such duties as 127 provided herein. Such investigators and other personnel shall 128 perform their duties under the direction of the commissioner, or н. в. 974 PAGE 3

his designee. The commissioner shall be authorized to offer and
pay suitable rewards to other persons for aiding in such
investigation and in the apprehension and conviction of persons
charged with cyber-related crimes, acts of violence, or threats of
violence, or intimidation, or acts of terrorism.

134 ( \* \* \*7) The commissioner \* \* \* shall establish within the Office of Homeland Security a Mississippi Analysis and Information 135 136 Center (MSAIC Fusion Center) which shall be the highest priority 137 for the allocation of available federal resources for statewide information sharing, including the deployment of personnel and 138 139 connectivity with federal data systems. Subject to appropriation 140 therefor, the Mississippi Fusion Center shall employ three (3) 141 regional analysts dedicated to analyzing and resolving potential 142 threats identified by the agency's statewide social media 143 intelligence platform and the dissemination of school safety 144 information.

145 SECTION 2. (1) The department, through the Office of Capitol Police, shall have jurisdiction relative to the 146 147 enforcement of all laws of the State of Mississippi on the 148 properties, from curb to curb including adjoining streets, sidewalks and leased parking lots within the Capitol Complex, set 149 forth in Section 29-5-2, the Court of Appeals Building, the 150 151 Mississippi Department of Transportation Building and the Public Employees' Retirement System Building, and any property purchased, 152 constructed or otherwise acquired by the State of Mississippi for 153 154 conducting state business and not specifically under the

155 supervision and care by any other state entity, but which is 156 reasonably assumed the department would be responsible for such. 157 The department shall, through any person or persons appointed by 158 the commissioner, make arrests for any violation of any law of the 159 State of Mississippi on the grounds of or within those properties. 160 The Department of Public Safety shall, in addition, enforce the 161 provisions of this section and Sections 29-5-57 through 29-5-67, 162 29-5-73 through 29-5-75, and 29-5-81 through 29-5-95, and 163 prescribe such rules and regulations as are necessary therefor. 164 The powers and duties related to the administration of Sections 29-5-57 through 29-5-67, 29-5-73 through 29-5-75, and 29-5-81 165 166 through 29-5-95 shall remain with the Department of Finance and 167 Administration.

168 Subject to the approval of the Board of Trustees of (2)169 State Institutions of Higher Learning, the Board of Trustees and 170 the Department of Public Safety shall be authorized to enter into 171 a contract for the Department of Public Safety to supply the 172 security personnel with jurisdiction to enforce all laws of the 173 State of Mississippi on the property of the Board of Trustees 174 located at the corner of Ridgewood Road and Lakeland Drive in the 175 City of Jackson.

176 (3) The Department of Public Safety and the Department of
177 Agriculture are authorized to enter into a contract for the
178 Department of Public Safety to have jurisdiction and enforce all
179 laws of the State of Mississippi on the property of the Department
180 of Agriculture located at 121 North Jefferson Street and the new
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Farmer's Market Building located at the corner of High and Jefferson Streets in the City of Jackson, Hinds County, Mississippi. It is the intent of the Legislature that the Department of Public Safety will not post any security personnel at such buildings, but will provide regular vehicle patrols and responses to security system alarms.

187 The Department of Public Safety and the Mississippi Fair (4) Commission are authorized to enter into a contract for the 188 189 Department of Public Safety to have jurisdiction and enforce all 190 laws of the State of Mississippi on the property of the 191 Mississippi Fair Commission known as the "Mississippi State Fairgrounds Complex" and any and all of its outlying buildings and 192 193 property. The Department of Public Safety and the Mississippi 194 Fair Commission are authorized to enter into a contract for the 195 Department of Public Safety to supply the security personnel to 196 the Mississippi Fair Commission with jurisdiction to enforce all 197 laws of the State of Mississippi on this property and any and all buildings on this property. 198

(5) The Department of Public Safety and the Department of Revenue are authorized to enter into a contract for the Department of Public Safety to supply the security personnel with jurisdiction to enforce all laws of the State of Mississippi at the Alcoholic Beverage Control facility and the Department of Revenue main office.

205 (6) The Department of Public Safety shall have jurisdiction206 relative to the enforcement of all laws of the State of

207 Mississippi within the boundaries of the Capitol Complex 208 Improvement District created in Section 29-5-203. The Department 209 of Public Safety shall, through any person or persons appointed by 210 the Department of Public Safety, make arrests for any violation of any law of the State of Mississippi which occurs within the 211 212 boundaries of the district. The jurisdiction of the Department of 213 Public Safety under this subsection (6) shall be concurrent with 214 the jurisdiction of the City of Jackson, Mississippi, and that of 215 Hinds County, Mississippi. At any time and/or during any event necessitating the coordination of and/or utilization at multiple 216 217 jurisdictions, the Department of Public Safety shall be the lead 218 agency when the event occurs on property as defined herein. The 219 jurisdiction and authority of the Department of Public Safety 220 under this subsection (6) shall be in addition to any other jurisdiction and authority provided to the department under this 221 222 section or any other law.

223 SECTION 3. Section 45-1-3, Mississippi Code of 1972, is 224 amended as follows:

45-1-3. (1) When not otherwise specifically provided, the commissioner is authorized to make and promulgate reasonable rules and regulations to be coordinated, and carry out the general provisions of the Highway Safety Patrol and Driver's License Law of 1938.

230 (2) The commissioner shall have the authority to administer231 oaths.

232 SECTION 4. Section 45-6-3, Mississippi Code of 1972, is 233 amended as follows:

45-6-3. For the purposes of this chapter, the following words shall have the meanings ascribed herein, unless the context shall otherwise require:

(a) "Commission" means the Criminal Justice PlanningCommission.

(b) "Board" means the Board on Law Enforcement OfficerStandards and Training.

"Law enforcement officer" means any person 241 (C)242 appointed or employed full time by the state or any political 243 subdivision thereof, or by the state military department as 244 provided in Section 33-1-33, who is duly sworn and vested with 245 authority to bear arms and make arrests, and whose primary responsibility is the prevention and detection of crime, the 246 247 apprehension of criminals and the enforcement of the criminal and 248 traffic laws of this state and/or the ordinances of any political 249 subdivision thereof. The term "law enforcement officer" also 250 includes employees of the Department of Corrections who are 251 designated as law enforcement officers by the Commissioner of 252 Corrections pursuant to Section 47-5-54, **\* \* \*** those district 253 attorney criminal investigators who are designated as law 254 enforcement officers, the acting Commissioner of Public Safety, 255 the acting Director of Mississippi Bureau of Narcotics, the acting 256 Director of the Office of Homeland Security, and any employee of 257 the Department of Public Safety designated by the commissioner who н. в. 974

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258 has previously served as a law enforcement officer and who would 259 not otherwise be disqualified to serve in such capacity. However, 260 the term "law enforcement officer" shall not mean or include any 261 elected official or any person employed as a legal assistant to a 262 district attorney in this state, compliance agents of the State 263 Board of Pharmacy, or any person or elected official who, subject 264 to approval by the board, provides some criminal justice related 265 services for a law enforcement agency. As used in this paragraph, 266 "appointed or employed full time" means any person, other than a 267 deputy sheriff or municipal law enforcement officer, who is 268 receiving gross compensation for his or her duties as a law 269 enforcement officer of Two Hundred Fifty Dollars (\$250.00) or more 270 per week or One Thousand Seventy-five Dollars (\$1,075.00) or more 271 per month; for a deputy sheriff or municipal law enforcement 272 officer, the term "appointed or employed full time" means a deputy 273 sheriff or municipal law enforcement officer who is receiving 274 gross compensation for his or her duties as a law enforcement 275 officer of Four Hundred Seventy-five Dollars (\$475.00) or more per 276 week or Two Thousand Fifty Dollars (\$2,050.00) or more per month.

277 "Part-time law enforcement officer" shall mean any (d) 278 person appointed or employed in a part-time, reserve or auxiliary 279 capacity by the state or any political subdivision thereof who is 280 duly sworn and vested with authority to bear arms and make 281 arrests, and whose primary responsibility is the prevention and detection of crime, the apprehension of criminals and the 282 283 enforcement of the criminal and traffic laws of this state or the н. в. 974 PAGE 9

284 ordinances of any political subdivision thereof. However, the 285 term "part-time law enforcement officer" shall not mean or include 286 any person or elected official who, subject to approval by the 287 board, provides some criminal justice related services for a law 288 enforcement agency. As used in this paragraph, "appointed or 289 employed" means any person, other than a deputy sheriff or 290 municipal law enforcement officer, who is performing such duties 291 at any time whether or not they receive any compensation for 292 duties as a law enforcement officer provided that such 293 compensation is less than Two Hundred Fifty Dollars (\$250.00) per 294 week or One Thousand Seventy-five Dollars (\$1,075.00) per month; 295 for a deputy sheriff or municipal law enforcement officer, the 296 term "appointed or employed" means a deputy sheriff or municipal 297 law enforcement officer who is performing such duties at any time 298 whether or not they receive any compensation for duties as a law 299 enforcement officer provided that such compensation is less than 300 Four Hundred Seventy-five Dollars (\$475.00) per week or Two 301 Thousand Fifty Dollars (\$2,050.00) per month.

302 "Law enforcement trainee" shall mean any person (e) 303 appointed or employed in a full-time, part-time, reserve or 304 auxiliary capacity by the state or any political subdivision 305 thereof for the purposes of completing all the selection and 306 training requirements established by the board to become a law enforcement officer or a part-time law enforcement officer. 307 The 308 term "law enforcement trainee" also includes any employee of the 309 Department of Public Safety so designated by the Commissioner of н. в. 974 PAGE 10

310 <u>Public Safety.</u> \* \* \* Individuals <u>under this paragraph</u> shall not 311 have the authority to use force, bear arms, make arrests or 312 exercise any of the powers of a peace officer unless:

313 (i) The trainee is under the direct control and 314 supervision of a law enforcement officer;

315 (ii) The trainee was previously certified under 316 this chapter; or

317 (iii) The trainee is a certified law enforcement318 officer in a reciprocating state.

319 SECTION 5. Section 45-1-6, Mississippi Code of 1972, is 320 amended as follows:

321 45-1-6. (1) The Director of the Mississippi Bureau of 322 Investigation is authorized to retain on a contractual basis such 323 persons as he shall deem necessary to detect and apprehend 324 violators of the criminal statutes of this state.

325 (2) Those persons contracting with the Director of the 326 Mississippi Bureau of Investigation pursuant to subsection (1) 327 shall be known and hereinafter referred to as "special contract 328 agents."

329 (3) The investigative services provided for in this section
330 shall be designed to <u>support law enforcement efforts of state</u>
331 agencies and to support local law enforcement efforts.

(4) Special contract investigators shall have all powers
necessary and incidental to the fulfillment of their contractual
obligations, including the power of arrest when authorized by the
Director of the Mississippi Bureau of Investigation.

336 (5) No person shall be a special contract investigator337 unless he is at least twenty-one (21) years of age.

338 (6) The Director of the Mississippi Bureau of Investigation 339 shall conduct a background investigation of all potential special 340 contract investigators. All contract agents must meet the minimum 341 standard requirements established by the Board on Law Enforcement 342 Officer Standards and Training.

343 (7) Any contract pursuant to subsection (1) shall be:

344

(a) Reduced to writing; and

345 (b) Terminable upon written notice by either party, and 346 shall in any event terminate one (1) year from the date of 347 signing; and

348 (c) Approved as to form by the \* \* \* Commissioner of
349 Public Safety.

350 Such contracts shall not be public records and shall not be 351 available for inspection under the provisions of a law providing 352 for the inspection of public records as now or hereafter amended. 353 (8) Special contract investigators shall not be considered 354 employees of the Mississippi Bureau of Investigation for any 355 purpose.

(9) The Director of the Mississippi Bureau of Investigation
 shall have all powers necessary and incidental to the effective
 operation of this section.

359 (10) <u>The Mississippi Bureau of Investigation shall have</u>
 360 jurisdiction to investigate all incidents of officer-involved

361 <u>shootings, other than state trooper-involved shootings, resulting</u> H. B. 974 PAGE 12 362 in injury or death occurring in the state. However, the District

363 Attorney in the jurisdiction where such incident occurred may

364 designate another law enforcement agency to investigate the

365 incident if the District Attorney determines that there is a

366 conflict with the Mississippi Bureau of Investigation or that

367 other extenuating circumstances exist. The Attorney General shall

368 designate another law enforcement agency or task force to

369 investigate any incident of a state trooper-involved shooting

370 resulting in injury or death occurring in the state.

371 (\*\*\*<u>11</u>) Notwithstanding any other provisions contained in 372 this section, all contracts authorized under this section and 373 related matters shall be made available to the Legislative Budget 374 Office and the Department of Finance and Administration.

375 SECTION 6. Section 41-29-112, Mississippi Code of 1972, is 376 amended as follows:

377 41-29-112. (1) The Director of the Bureau of Narcotics is 378 authorized to retain on a contractual basis such persons as he 379 shall deem necessary to detect and apprehend violators of the 380 criminal statutes pertaining to the possession, sale or use of 381 narcotics or other dangerous drugs.

(2) Those persons contracting with the Director of the
Bureau of Narcotics, pursuant to subsection (1), shall be known
as, and are hereinafter referred to as, "special contract agents."
(3) The investigative services provided for in this section
shall be designed to support law enforcement efforts of state

387 agencies and to support local law enforcement efforts.

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388 (4) Special contract investigators shall have all powers
389 necessary and incidental to the fulfillment of their contractual
390 obligations, including the power of arrest when authorized by the
391 Director of the Bureau of Narcotics.

392 (5) No person shall be a special contract investigator393 unless he is at least eighteen (18) years of age.

394 The Director of the Bureau of Narcotics shall conduct a (6) 395 background investigation of all potential special contract 396 investigators. If the background investigation discloses a 397 criminal record, the applicant shall not be retained without the 398 express approval of the Director of the Bureau of Narcotics. Any 399 matters pertaining to special contract investigators shall be 400 exempt from the provisions of a law relating to meetings open to 401 the public, approved as now or hereafter amended.

402 (7) Any contract pursuant to subsection (1) shall be:

403

(a) Reduced to writing; and

404 (b) Terminable upon written notice by either party, and 405 shall in any event terminate one (1) year from the date of 406 signing; and

407 (c) Approved as to form by the \* \* \* <u>Commissioner of</u>
408 <u>Public Safety</u>.

Such contracts shall not be public records and shall not be available for inspection under the provisions of a law providing for the inspection of public records as now or hereafter amended. (8) Special contract investigators shall not be considered employees of the Bureau of Narcotics for any purpose.

414 (9) The Director of the Bureau of Narcotics shall have all 415 powers necessary and incidental to the effective operation of this 416 section.

(10) Notwithstanding any other provisions contained in this section, all said contracts and related matters shall be made available to the Legislative Budget Office and the State Fiscal Management Board.

421 SECTION 7. Section 27-104-7, Mississippi Code of 1972, as 422 amended by Senate Bill No. 2021, 2021 Regular Session, is amended 423 as follows:

424 27-104-7. (1) (a) There is created the Public Procurement 425 Review Board, which shall be reconstituted on January 1, 2018, and 426 shall be composed of the following members:

427 (i) Three (3) individuals appointed by the428 Governor with the advice and consent of the Senate;

(ii) Two (2) individuals appointed by the
Lieutenant Governor with the advice and consent of the Senate; and
(iii) The Executive Director of the Department of
Finance and Administration, serving as an ex officio and nonvoting
member.

434 (b) The initial terms of each appointee shall be as435 follows:

436 (i) One (1) member appointed by the Governor to437 serve for a term ending on June 30, 2019;

438 (ii) One (1) member appointed by the Governor to 439 serve for a term ending on June 30, 2020;

(iii) One (1) member appointed by the Governor to serve for a term ending on June 30, 2021;

442 (iv) One (1) member appointed by the Lieutenant443 Governor to serve for a term ending on June 30, 2019; and

(v) One (1) member appointed by the LieutenantGovernor to serve for a term ending on June 30, 2020.

After the expiration of the initial terms, all appointed members' terms shall be for a period of four (4) years from the expiration date of the previous term, and until such time as the member's successor is duly appointed and qualified.

450 (C) When appointing members to the Public Procurement 451 Review Board, the Governor and Lieutenant Governor shall take into 452 consideration persons who possess at least five (5) years of 453 management experience in general business, health care or finance 454 for an organization, corporation or other public or private 455 entity. Any person, or any employee or owner of a company, who 456 receives any grants, procurements or contracts that are subject to 457 approval under this section shall not be appointed to the Public 458 Procurement Review Board. Any person, or any employee or owner of 459 a company, who is a principal of the source providing a personal 460 or professional service shall not be appointed to the Public 461 Procurement Review Board if the principal owns or controls a 462 greater than five percent (5%) interest or has an ownership value of One Million Dollars (\$1,000,000.00) in the source's business, 463 whichever is smaller. No member shall be an officer or employee 464

465 of the State of Mississippi while serving as a voting member on 466 the Public Procurement Review Board.

467 (d) Members of the Public Procurement Review Board
468 shall be entitled to per diem as authorized by Section 25-3-69 and
469 travel reimbursement as authorized by Section 25-3-41.

470 (e) The members of the Public Procurement Review Board 471 shall elect a chair from among the membership, and he or she shall preside over the meetings of the board. The board shall annually 472 473 elect a vice chair, who shall serve in the absence of the chair. 474 No business shall be transacted, including adoption of rules of 475 procedure, without the presence of a quorum of the board. Three 476 (3) members shall be a quorum. No action shall be valid unless 477 approved by a majority of the members present and voting, entered 478 upon the minutes of the board and signed by the chair. Necessary 479 clerical and administrative support for the board shall be 480 provided by the Department of Finance and Administration. Minutes 481 shall be kept of the proceedings of each meeting, copies of which 482 shall be filed on a monthly basis with the chairs of the 483 Accountability, Efficiency and Transparency Committees of the 484 Senate and House of Representatives and the chairs of the 485 Appropriations Committees of the Senate and House of 486 Representatives.

487 (2) The Public Procurement Review Board shall have the488 following powers and responsibilities:

(a) Approve all purchasing regulations governing the
 purchase or lease by any agency, as defined in Section 31-7-1, of
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491 commodities and equipment, except computer equipment acquired 492 pursuant to Sections 25-53-1 through 25-53-29;

493 (b) Adopt regulations governing the approval of
494 contracts let for the construction and maintenance of state
495 buildings and other state facilities as well as related contracts
496 for architectural and engineering services.

The provisions of this paragraph (b) shall not apply to such contracts involving buildings and other facilities of state institutions of higher learning which are self-administered as provided under this paragraph (b) or Section 37-101-15(m);

501 (C) Adopt regulations governing any lease or rental 502 agreement by any state agency or department, including any state agency financed entirely by federal funds, for space outside the 503 504 buildings under the jurisdiction of the Department of Finance and 505 Administration. These regulations shall require each agency 506 requesting to lease such space to provide the following 507 information that shall be published by the Department of Finance 508 and Administration on its website: the agency to lease the space; 509 the terms of the lease; the approximate square feet to be leased; 510 the use for the space; a description of a suitable space; the 511 general location desired for the leased space; the contact 512 information for a person from the agency; the deadline date for the agency to have received a lease proposal; any other specific 513 514 terms or conditions of the agency; and any other information deemed appropriate by the Division of Real Property Management of 515 516 the Department of Finance and Administration or the Public

517 Procurement Review Board. The information shall be provided 518 sufficiently in advance of the time the space is needed to allow 519 the Division of Real Property Management of the Department of 520 Finance and Administration to review and preapprove the lease 521 before the time for advertisement begins;

522 (d) Adopt, in its discretion, regulations to set aside 523 at least five percent (5%) of anticipated annual expenditures for 524 the purchase of commodities from minority businesses; however, all 525 such set-aside purchases shall comply with all purchasing 526 regulations promulgated by the department and shall be subject to 527 all bid requirements. Set-aside purchases for which competitive 528 bids are required shall be made from the lowest and best minority 529 business bidder; however, if no minority bid is available or if 530 the minority bid is more than two percent (2%) higher than the 531 lowest bid, then bids shall be accepted and awarded to the lowest 532 and best bidder. However, the provisions in this paragraph shall 533 not be construed to prohibit the rejection of a bid when only one 534 (1) bid is received. Such rejection shall be placed in the 535 minutes. For the purposes of this paragraph, the term "minority 536 business" means a business which is owned by a person who is a 537 citizen or lawful permanent resident of the United States and who 538 is:

539 (i) Black: having origins in any of the black540 racial groups of Africa;

541 (ii) Hispanic: of Mexican, Puerto Rican, Cuban, 542 Central or South American, or other Spanish or Portuguese culture 543 or origin regardless of race;

(iii) Asian-American: having origins in any of the original people of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands;

547(iv) American Indian or Alaskan Native: having548origins in any of the original people of North America; or

549

(v) Female;

(e) In consultation with and approval by the Chairs of the Senate and House Public Property Committees, approve leases, for a term not to exceed eighteen (18) months, entered into by state agencies for the purpose of providing parking arrangements for state employees who work in the Woolfolk Building, the Carroll Gartin Justice Building or the Walter Sillers Office Building;

556 (f) Promulgate rules and regulations governing the 557 solicitation and selection of contractual services personnel, 558 including personal and professional services contracts for any 559 form of consulting, policy analysis, public relations, marketing, 560 public affairs, legislative advocacy services or any other 561 contract that the board deems appropriate for oversight, with the 562 exception of any personal service contracts entered into by any 563 agency that employs only nonstate service employees as defined in Section 25-9-107(c), any personal service contracts entered into 564 for computer or information technology-related services governed 565 566 by the Mississippi Department of Information Technology Services,

567 any personal service contracts entered into by the individual 568 state institutions of higher learning, any personal service 569 contracts entered into by the Mississippi Department of 570 Transportation, any personal service contracts entered into by the Department of Human Services through June 30, 2019, which the 571 572 Executive Director of the Department of Human Services determines 573 would be useful in establishing and operating the Department of 574 Child Protection Services, any personal service contracts entered 575 into by the Department of Child Protection Services through June 30, 2019, any contracts for entertainers and/or performers at the 576 577 Mississippi State Fairgrounds entered into by the Mississippi Fair 578 Commission, any contracts entered into by the Department of 579 Finance and Administration when procuring aircraft maintenance, 580 parts, equipment and/or services, any contract entered into by the 581 Department of Public Safety for service on specialized equipment 582 and/or software required for the operation at such specialized 583 equipment for use by the Office of Forensics Laboratories, and any contract for attorney, accountant, actuary auditor, architect, 584 585 engineer, anatomical pathologist, utility rate expert services, 586 and any personal service contracts approved by the Executive 587 Director of the Department of Finance and Administration and 588 entered into by the Coordinator of Mental Health Accessibility 589 through June 30, 2022. Any such rules and regulations shall 590 provide for maintaining continuous internal audit covering the activities of such agency affecting its revenue and expenditures 591 592 as required under Section 7-7-3(6)(d). Any rules and regulation н. в. 974

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593 changes related to personal and professional services contracts 594 that the Public Procurement Review Board may propose shall be 595 submitted to the Chairs of the Accountability, Efficiency and 596 Transparency Committees of the Senate and House of Representatives 597 and the Chairs of the Appropriation Committees of the Senate and 598 House of Representatives at least fifteen (15) days before the 599 board votes on the proposed changes, and those rules and 600 regulation changes, if adopted, shall be promulgated in accordance 601 with the Mississippi Administrative Procedures Act;

(g) Approve all personal and professional services
contracts involving the expenditures of funds in excess of
Seventy-five Thousand Dollars (\$75,000.00), except as provided in
paragraph (f) of this subsection (2) and in subsection (8);

606 Develop mandatory standards with respect to (h) contractual services personnel that require invitations for public 607 bid, requests for proposals, record keeping and financial 608 609 responsibility of contractors. The Public Procurement Review 610 Board shall, unless exempted under this paragraph (h) or under 611 paragraph (i) or (o) of this subsection (2), require the agency 612 involved to submit the procurement to a competitive procurement 613 process, and may reserve the right to reject any or all resulting 614 procurements;

(i) Prescribe certain circumstances by which agency
heads may enter into contracts for personal and professional
services without receiving prior approval from the Public
Procurement Review Board. The Public Procurement Review Board may
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619 establish a preapproved list of providers of various personal and 620 professional services for set prices with which state agencies may 621 contract without bidding or prior approval from the board;

622 (i) Agency requirements may be fulfilled by 623 procuring services performed incident to the state's own programs. 624 The agency head shall determine in writing whether the price 625 represents a fair market value for the services. When the procurements are made from other governmental entities, the 626 627 private sector need not be solicited; however, these contracts 628 shall still be submitted for approval to the Public Procurement 629 Review Board.

630 (ii) Contracts between two (2) state agencies, 631 both under Public Procurement Review Board purview, shall not 632 require Public Procurement Review Board approval. However, the 633 contracts shall still be entered into the enterprise resource 634 planning system \* \* \*;

(j) Provide standards for the issuance of requests for proposals, the evaluation of proposals received, consideration of costs and quality of services proposed, contract negotiations, the administrative monitoring of contract performance by the agency and successful steps in terminating a contract;

640 (k) Present recommendations for governmental 641 privatization and to evaluate privatization proposals submitted by 642 any state agency;

643 (1) Authorize personal and professional service
 644 contracts to be effective for more than one (1) year provided a
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funding condition is included in any such multiple year contract, except the State Board of Education, which shall have the authority to enter into contractual agreements for student assessment for a period up to ten (10) years. The State Board of Education shall procure these services in accordance with the Public Procurement Review Board procurement regulations;

651 (m) Request the State Auditor to conduct a performance 652 audit on any personal or professional service contract;

(n) Prepare an annual report to the Legislature
concerning the issuance of personal and professional services
contracts during the previous year, collecting any necessary
information from state agencies in making such report;

(o) Develop and implement the following standards and
procedures for the approval of any sole source contract for
personal and professional services regardless of the value of the
procurement:

(i) For the purposes of this paragraph (o), the
term "sole source" means only one (1) source is available that can
provide the required personal or professional service.

(ii) An agency that has been issued a binding,
valid court order mandating that a particular source or provider
must be used for the required service must include a copy of the
applicable court order in all future sole source contract reviews
for the particular personal or professional service referenced in
the court order.

670 (iii) Any agency alleging to have a sole source 671 for any personal or professional service, other than those exempted under paragraph (f) of this subsection (2) and subsection 672 (8), shall publish on the procurement portal website established 673 674 by Sections 25-53-151 and 27-104-165, for at least fourteen (14) 675 days, the terms of the proposed contract for those services. In 676 addition, the publication shall include, but is not limited to, the following information: 677 678 1. The personal or professional service offered in the contract; 679 680 2. An explanation of why the personal or professional service is the only one that can meet the needs of 681 682 the agency; 683 An explanation of why the source is the 3. 684 only person or entity that can provide the required personal or 685 professional service; 686 4. An explanation of why the amount to be expended for the personal or professional service is reasonable; 687 688 and 689 5. The efforts that the agency went through 690 to obtain the best possible price for the personal or professional 691 service. 692 (iv) If any person or entity objects and proposes that the personal or professional service published under 693 subparagraph (iii) of this paragraph (o) is not a sole source 694 695 service and can be provided by another person or entity, then the н. в. 974 PAGE 25

696 objecting person or entity shall notify the Public Procurement 697 Review Board and the agency that published the proposed sole 698 source contract with a detailed explanation of why the personal or 699 professional service is not a sole source service.

700 1. If the agency determines after review that (V) 701 the personal or professional service in the proposed sole source 702 contract can be provided by another person or entity, then the 703 agency must withdraw the sole source contract publication from the 704 procurement portal website and submit the procurement of the 705 personal or professional service to an advertised competitive bid 706 or selection process.

707 2. If the agency determines after review that 708 there is only one (1) source for the required personal or 709 professional service, then the agency may appeal to the Public 710 Procurement Review Board. The agency has the burden of proving 711 that the personal or professional service is only provided by one 712 (1) source.

713 3. If the Public Procurement Review Board has 714 any reasonable doubt as to whether the personal or professional 715 service can only be provided by one (1) source, then the agency 716 must submit the procurement of the personal or professional 717 service to an advertised competitive bid or selection process. No 718 action taken by the Public Procurement Review Board in this appeal 719 process shall be valid unless approved by a majority of the 720 members of the Public Procurement Review Board present and voting.

721 (vi) The Public Procurement Review Board shall 722 prepare and submit a quarterly report to the House of 723 Representatives and Senate Accountability, Efficiency and 724 Transparency Committees that details the sole source contracts 725 presented to the Public Procurement Review Board and the reasons 726 that the Public Procurement Review Board approved or rejected each 727 contract. These quarterly reports shall also include the 728 documentation and memoranda required in subsection (4) of this 729 section. An agency that submitted a sole source contract shall be 730 prepared to explain the sole source contract to each committee by 731 December 15 of each year upon request by the committee \* \* \*;

(p) Assess any fines and administrative penalties
provided for in Sections 31-7-401 through 31-7-423.

734 All submissions shall be made sufficiently in advance of (3) 735 each monthly meeting of the Public Procurement Review Board as 736 prescribed by the Public Procurement Review Board. If the Public 737 Procurement Review Board rejects any contract submitted for review 738 or approval, the Public Procurement Review Board shall clearly set 739 out the reasons for its action, including, but not limited to, the 740 policy that the agency has violated in its submitted contract and 741 any corrective actions that the agency may take to amend the 742 contract to comply with the rules and regulations of the Public 743 Procurement Review Board.

(4) All sole source contracts for personal and professional
services awarded by state agencies, other than those exempted
under Section 27-104-7(2)(f) and (8), whether approved by an
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747 agency head or the Public Procurement Review Board, shall contain 748 in the procurement file a written determination for the approval, 749 using a request form furnished by the Public Procurement Review 750 The written determination shall document the basis for the Board. 751 determination, including any market analysis conducted in order to 752 ensure that the service required was practicably available from 753 only one (1) source. A memorandum shall accompany the request 754 form and address the following four (4) points:

755 (a) Explanation of why this service is the only service756 that can meet the needs of the purchasing agency;

757 (b) Explanation of why this vendor is the only 758 practicably available source from which to obtain this service;

759 (c) Explanation of why the price is considered760 reasonable; and

(d) Description of the efforts that were made to conduct a noncompetitive negotiation to get the best possible price for the taxpayers.

764 In conjunction with the State Personnel Board, the (5) 765 Public Procurement Review Board shall develop and promulgate rules 766 and regulations to define the allowable legal relationship between 767 contract employees and the contracting departments, agencies and 768 institutions of state government under the jurisdiction of the 769 State Personnel Board, in compliance with the applicable rules and 770 regulations of the federal Internal Revenue Service (IRS) for federal employment tax purposes. Under these regulations, the 771 772 usual common law rules are applicable to determine and require н. в. 974

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that such worker is an independent contractor and not an employee, requiring evidence of lawful behavioral control, lawful financial control and lawful relationship of the parties. Any state department, agency or institution shall only be authorized to contract for personnel services in compliance with those regulations.

(6) No member of the Public Procurement Review Board shall use his or her official authority or influence to coerce, by threat of discharge from employment, or otherwise, the purchase of commodities, the contracting for personal or professional services, or the contracting for public construction under this chapter.

(7) Notwithstanding any other laws or rules to the contrary,
the provisions of subsection (2) of this section shall not be
applicable to the Mississippi State Port Authority at Gulfport.

(8) Nothing in this section shall impair or limit the
authority of the Board of Trustees of the Public Employees'
Retirement System to enter into any personal or professional
services contracts directly related to their constitutional
obligation to manage the trust funds, including, but not limited
to, actuarial, custodial banks, cash management, investment
consultant and investment management contracts.

(9) Notwithstanding the exemption of personal and
professional services contracts entered into by the Department of
Human Services and personal and professional services contracts
entered into by the Department of Child Protection Services from
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799 the provisions of this section under subsection (2)(f), before the 800 Department of Human Services or the Department of Child Protection 801 Services may enter into a personal or professional service 802 contract, the department(s) shall give notice of the proposed 803 personal or professional service contract to the Public 804 Procurement Review Board for any recommendations by the board. 805 Upon receipt of the notice, the board shall post the notice on its 806 website and on the procurement portal website established by 807 Sections 25-53-151 and 27-104-165. If the board does not respond 808 to the department(s) within seven (7) calendar days after 809 receiving the notice, the department(s) may enter the proposed 810 personal or professional service contract. If the board responds 811 to the department(s) within seven (7) calendar days, then the 812 board has seven (7) calendar days from the date of its initial 813 response to provide any additional recommendations. After the end 814 of the second seven-day period, the department(s) may enter the 815 proposed personal or professional service contract. The board is 816 not authorized to disapprove any proposed personal or professional 817 services contracts. This subsection shall stand repealed on July 818 1, 2022.

819 SECTION 8. Section 41-61-53, Mississippi Code of 1972, is 820 amended as follows:

41-61-53. For the purposes of Sections 41-61-51 through41-61-79, the following definitions shall apply:

823 (a) "Certification of death" means signing the death824 certificate.

825 (b) "Coroner" means the elected county official 826 provided for in Sections 19-21-101 through 19-21-107.

827 (c) "County medical examiner investigator" means a 828 nonphysician <u>coroner or deputy coroner</u> trained **\* \* \*** to 829 investigate and certify deaths affecting the public interest.

(d) "County medical examiner" means a licensed
physician \* \* who is a coroner or deputy coroner trained to
investigate and certify deaths affecting the public interest.

(e) "Death affecting the public interest" means any
death of a human being where the circumstances are sudden,
unexpected, violent, suspicious or unattended.

(f) "Medical examiner" means the medical examiner system which is composed of the State Medical Examiner, county medical examiners and county medical examiner investigators collectively, and is a jurisdictional identifier, not a title, unless the context clearly requires otherwise.

(g) <u>"Medical examiner investigator" means a</u>
nonphysician appointed, trained and supervised by the State
<u>Medical Examiner to investigate and assist with the certification</u>
of deaths affecting the public interest.

845  $( * * \underline{h})$  "Pronouncement of death" means the statement 846 of opinion that life has ceased for an individual.

847 (\*\*\*<u>i</u>) "State Medical Examiner" means the person 848 appointed by the Commissioner of Public Safety pursuant to Section 849 41-61-55 to investigate and certify deaths that affect the public 850 interest.

851 (\* \* \*j) "Autopsy" means a postmortem examination. 852 (\* \* \*k) "Postmortem examination" means an examination 853 of a dead human body that may include the least invasive to most 854 invasive methods based on the expertise and judgment of the 855 pathologist handling the case.

856 **SECTION 9.** Section 41-61-55, Mississippi Code of 1972, is 857 amended as follows:

858 41-61-55. (1) There is hereby created the position of State 859 Medical Examiner, under the supervision of the Commissioner of 860 Public Safety and within the Office of Forensic Laboratories. The 861 State Medical Examiner shall be appointed by the Commissioner of 862 Public Safety subject to \* \* \* review by the dean of the 863 University of Mississippi Medical Center School of Medicine and 864 the State Health Officer. The State Medical Examiner may be 865 discharged only for good cause \* \* \* by the Commissioner of Public 866 Safety \* \* \*.

867 (2) The State Medical Examiner must obtain a license to
868 practice medicine in Mississippi and be certified in forensic
869 pathology by the American Board of Pathology. The State Medical
870 Examiner may also be designated as the Chief Medical Examiner.

(3) There is hereby created the State Medical Examiner Advisory Council composed of the State Health Officer or his or her designee, the Dean of the University of Mississippi Medical Center School of Medicine or his or her designee, the Commissioner of Public Safety, the Attorney General or his or her designee, the President of the Mississippi Coroner and Medical Examiners

877 Association or his or her designee, the President of the 878 Mississippi Prosecutors Association or his or her designee, the 879 President of the Mississippi Public Defenders Association or his 880 or her designee, the President of the Mississippi Association of Chiefs of Police or his or her designee, and the President of the 881 882 Mississippi Sheriffs' Association or his or her designee. The 883 council shall be purely advisory and serve as a liaison between 884 the State Medical Examiner and the various entities related to the 885 Medical Examiner Act.

886 SECTION 10. Section 41-61-65, Mississippi Code of 1972, is 887 amended as follows:

888 41-61-65. (1) If, in the opinion of the medical examiner 889 investigating the case, it is advisable and in the public interest 890 that an autopsy or other study be made for the purpose of 891 determining the primary and/or contributing cause of death, an 892 autopsy or other study shall be made by the State Medical 893 Examiner, or the State Medical Examiner may choose a competent 894 pathologist who is designated by the State Medical Examiner or the 895 Department of Public Safety as a pathologist qualified to perform 896 postmortem examinations and autopsies to perform the autopsy or 897 study. To be eligible to be designated under this section, a 898 pathologist must be an M.D. or D.O. who is certified in \* \* \* 899 anatomic pathology by the American Board of Pathology unless a 900 certified **\* \* \*** anatomic pathologist is not available to perform a postmortem examination or autopsy within a reasonable time. 901 The 902 State Medical Examiner or designated pathologist may retain any н. в. 974

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903 tissues as needed for further postmortem studies or documentation. 904 When the medical examiner has received notification under Section 905 41-39-15(6) that the deceased is medically suitable to be an organ 906 and/or tissue donor, the State Medical Examiner or designated 907 pathologist may retain any biopsy or medically approved sample of 908 the organ and/or tissue in accordance with the provisions of 909 Section 41-39-15(6). A complete autopsy report of findings and 910 interpretations, prepared on forms designated for this purpose, 911 shall be submitted promptly to the State Medical Examiner. Copies of the report shall be furnished to the authorizing medical 912 913 examiner, district attorney and court clerk. A copy of the report 914 shall be furnished to one (1) adult member of the immediate family 915 of the deceased or the legal representative or legal guardian of 916 members of the immediate family of the deceased upon request. In 917 determining the need for an autopsy, the medical examiner may 918 consider the request from the district attorney or county 919 prosecuting attorney, law enforcement or other public officials or 920 private persons. However, if the death occurred in the manner 921 specified in subsection (2)(j) of Section 41-61-59, an autopsy 922 shall be performed by the State Medical Examiner or a designated pathologist who is qualified as required by this subsection, and 923 924 the report of findings shall be forwarded promptly to the State 925 Medical Examiner, investigating medical examiner, the State 926 Department of Health, the infant's attending physician and the local sudden infant death syndrome coordinator. In addition to 927 928 the authority granted under this section, medical examiner

929 investigators, under the supervision of the State Medical

930 Examiner, may assist with the performance or completion of

931 autopsies or other duties of the Office of the State Medical

932 Examiner.

933 (2)Any medical examiner or duly licensed physician 934 performing authorized investigations and/or autopsies as provided 935 in Sections 41-61-51 through 41-61-79 who, in good faith, complies 936 with the provisions of Sections 41-61-51 through 41-61-79 in the 937 determination of the cause and/or manner of death for the purpose of certification of that death, shall not be liable for damages on 938 939 account thereof, and shall be immune from any civil liability that 940 might otherwise be incurred or imposed.

941 Family members or others who disagree with the medical (3) 942 examiner's determination shall be able to petition and present written argument to the State Medical Examiner for further review. 943 944 If the petitioner still disagrees, he may petition the circuit 945 court, which may, in its discretion, hold a formal hearing. In 946 all those proceedings, the State Medical Examiner and the county 947 medical examiner or county medical examiner investigator who certified the information shall be made defendants. All costs of 948 949 the petition and hearing shall be borne by the petitioner.

950 **SECTION 11.** Section 41-61-75, Mississippi Code of 1972, is 951 amended as follows:

952 41-61-75. (1) For each investigation with the preparation953 and submission of the required reports, the following fees shall

954 be billed to and paid by the county for which the service is 955 provided:

956 A medical examiner or his deputy shall receive One (a) 957 Hundred Seventy-five Dollars (\$175.00) for each completed report 958 of investigation of death, plus the examiner's actual expenses. 959 In addition to that fee, in cases where the cause of death was 960 sudden infant death syndrome (SIDS) and the medical examiner 961 provides a SIDS Death Scene Investigation report, the medical 962 examiner shall receive for completing that report an additional Fifty Dollars (\$50.00), or an additional One Hundred Dollars 963 (\$100.00) if the medical examiner has received advanced training 964 965 in child death investigations and presents to the county a certificate of completion of that advanced training. The State 966 967 Medical Examiner shall develop and prescribe a uniform format and 968 list of matters to be contained in SIDS/Child Death Scene 969 Investigation reports, which shall be used by all county medical 970 examiners and county medical examiner investigators in the state.

(b) The pathologist performing autopsies as provided in Section 41-61-65 shall receive One Thousand Dollars (\$1,000.00) per completed autopsy, plus mileage expenses to and from the site of the autopsy, and shall be reimbursed for any out-of-pocket expenses for third-party testing, not to exceed One Hundred Dollars (\$100.00) per autopsy.

977 (2) Any medical examiner, physician or pathologist who is
978 subpoenaed for appearance and testimony before a grand jury,
979 courtroom trial or deposition shall be entitled to an expert

980 witness hourly fee to be set by the court and mileage expenses to 981 and from the site of the testimony, and such amount shall be paid 982 by the jurisdiction or party issuing the subpoena.

983 \* \* \*

984 SECTION 12. Section 41-61-77, Mississippi Code of 1972, is 985 amended as follows:

986 41-61-77. (1) The Department of Public Safety shall 987 establish and maintain a central office for the Mississippi 988 Forensics Laboratory and the State Medical Examiner with 989 appropriate facilities and personnel for postmortem medicolegal 990 examinations. District offices, with appropriate facilities and 991 personnel, may also be established and maintained if considered 992 necessary by the department for the proper management of 993 postmortem examinations.

994 The facilities of the central and district offices and their 995 staff services may be available to the medical examiners and 996 designated pathologists in their investigations.

997 In order to provide proper facilities for investigating (2)998 deaths as authorized in Sections 41-61-51 through 41-61-79, the 999 State Medical Examiner may arrange for the use of existing public 1000 or private laboratory facilities. The State Medical Examiner may 1001 contract with qualified persons to perform or to provide support services for autopsies, studies and investigations not 1002 inconsistent with other applicable laws. Such laboratory 1003 facilities may be located at the University of Mississippi Medical 1004 1005 Center or any other suitable location. The State Medical Examiner н. в. 974 PAGE 37

1006 may be an affiliate or regular faculty member of the Department of 1007 Pathology at the University of Mississippi Medical Center and may serve as a member of the faculty of other institutions of higher 1008 learning. He shall be authorized to employ, with the approval of 1009 1010 the Commissioner of Public Safety, such additional scientific, 1011 technical, administrative and clerical assistants as are necessary 1012 for performance of his duties. Such employees in the Office of 1013 the State Medical Examiner shall be subject to the rules, 1014 regulations and policies of the Mississippi State Personnel Board 1015 in their employment.

1016 (3) The State Medical Examiner shall be authorized to employ qualified pathologists as deputy \* \* \* state medical examiners as 1017 1018 are necessary to carry out the duties of his office. The deputy \* \* \* state medical examiners shall be licensed to practice 1019 medicine \* \* \* and, either board-certified in forensic pathology 1020 1021 by the American Board of Pathology or be a physician who is \* \* \* 1022 board certified in anatomic pathology by the American Board of 1023 Pathology. The State Medical Examiner may delegate specific 1024 duties to competent and qualified medical examiners within the 1025 scope of the express authority granted to him by law or 1026 regulation. Employees of the Office of the State Medical Examiner 1027 shall have the authority to enter any political subdivisions of 1028 this state for the purpose of carrying out medical investigations. SECTION 13. Section 45-3-9, Mississippi Code of 1972, is 1029

1030 amended as follows:

1031 45-3-9. (1) The chief of patrol, directors, inspectors, 1032 assistant inspectors, patrol officers and investigators of the department shall be selected after an examination as to physical 1033 1034 and mental fitness, knowledge of traffic laws, rules and 1035 regulations of this state, the laws of the state pertaining to 1036 arrest, and the rules and regulations of the Mississippi Department of Public Safety and Public Service Commission, such 1037 1038 examination to be prescribed by the commissioner. At the time of 1039 appointment they shall be citizens of the United States and the 1040 State of Mississippi, of good moral character, and shall be not 1041 less than twenty-one (21) years of age and shall have  $\star \star \star$  a high 1042 school diploma or High School Equivalency Diploma \* \* \*.

1043 (2) Sworn agents of the Mississippi Bureau of Narcotics who 1044 are employed as enforcement troopers shall retain all 1045 compensatory, personal and sick leave accrued pursuant to Sections 1046 25-3-92, 25-3-93 and 25-3-95.

1047 **SECTION 14.** Section 45-3-45, Mississippi Code of 1972, is 1048 amended as follows:

1049 45-3-45. The commissioner is hereby authorized to set up a 1050 training school for patrolmen. He shall prescribe the rules and 1051 regulations for the operation of same and the period of training 1052 to be required of appointees to the Mississippi Highway Safety 1053 Patrol. \* \* \* The period of training for recruits shall not be less than eighty (80) days; however, prior sworn law enforcement 1054 1055 officers who have at least two (2) years of law enforcement 1056 experience may have a period of additional training

1057that is less than eighty (80) days. The expense of such training1058shall be paid in the same manner as other expenses of the patrol.1059SECTION 15.Sections 15 through 19 of this act shall be

1060 known and referred to as the "Mississippi Unmanned Aircraft 1061 Systems Protection Act of 2021."

1062 <u>SECTION 16.</u> For the purposes of Sections 15 through 19 of 1063 this act, unless otherwise specified, the following terms shall 1064 have the following meanings:

1065 (a) "Correctional facility" means any:

1066 (i) Confinement facility operated or contracted by 1067 the Mississippi Department of Corrections;

1068 (ii) Confinement facility operated or contracted 1069 by the Federal Department of Prisons;

1070 (iii) Municipality or county jail;1071 (iv) Confinement facility operated or contracted

1072 by the Federal Department of Prisons; or

1073 (v) Public or private youth detention facility.
1074 (b) "Critical infrastructure" means any of the
1075 following, whether public or private:

1076 (i) Petroleum refinery or petroleum tank farm;
1077 (ii) Electrical power generation facility which
1078 supports the Mississippi power grid system;

1079 (iii) Natural gas processing and terminal 1080 facility;

1081 (iv) Military installation owned by the federal or 1082 state government; or

1083 (v) Entity contracted by the Department of Defense 1084 or State Military Department to produce defense products.

1085 (c) "Unmanned aircraft" means an aircraft that is 1086 constructed or operated without the possibility of direct human 1087 intervention from within or on the aircraft, including every 1088 object that is on board or otherwise attached to the aircraft, or 1089 carried or operated during flight, regardless or weight. For 1090 purposes of this act, this term is synonymous with the term 1091 "drone."

(d) "Unmanned aircraft system" means an unmanned aircraft and all associated elements, including, but not limited to, communication links, sensing devices, and components that control the unmanned aircraft.

1096 <u>SECTION 17.</u> A person commits the offense of unlawful use of 1097 an unmanned aircraft system if he or she knowingly:

(a) Uses an unmanned aircraft system to conduct surveillance of, collect information or data, or photographically or electronically record a critical infrastructure or correctional facility without the prior written consent of the owner, or the owner's designee, of the critical infrastructure or correctional facility; or

(b) Delivers or attempts to deliver contraband using an unmanned aircraft system on a correctional facility property or adjacent property for the purpose of introducing contraband into a correctional facility.

1108 <u>SECTION 18.</u> (1) Nothing in Sections 15 through 19 of this 1109 act shall be deemed to prohibit the operation of an unmanned 1110 aircraft system by a law enforcement agency for any lawful purpose 1111 in this state.

(2) A public agency or a public contractor, other than a law enforcement agency or contractor, may operate an unmanned aircraft system only if the public agency or contracted entity operates the unmanned aircraft system:

(a) With the written consent of the owner, or the owner's designee, of the critical infrastructure or correctional facility; and

1119 (b) In accordance with the rules and regulations1120 adopted by the Federal Aviation Administration.

(3) This act shall not pertain to unmanned aircraft operating under Federal Aviation Administration Certificates of Waiver Authorization.

1124 <u>SECTION 19.</u> (1) Any person who is convicted under Section 1125 17(a) of this act shall be guilty of a misdemeanor, punishable up 1126 to one (1) year in prison or a fine not to exceed One Thousand 1127 Dollars (\$1,000.00) for the first offense or both.

(2) Any person convicted under Section 17(b) of this act shall be guilty of a felony, punishable by a term of no less than three (3) years and no more than fifteen (15) years in the State Penitentiary or a fine not to exceed Twenty-five Thousand Dollars (\$25,000.000), or both.

1133 SECTION 20. Section 25-1-87, Mississippi Code of 1972, is
1134 amended as follows:

25-1-87. All motor vehicles owned or leased by the State of 1135 1136 Mississippi or any agency, department or political subdivision 1137 thereof, which shall include counties and municipalities, when 1138 such agency or department or political subdivision, which shall include counties and municipalities, is supported wholly or in 1139 1140 part by public taxes or by appropriations from public funds, shall 1141 have painted on both sides in letters at least three (3) inches in 1142 height, and on the rear in letters not less than one and one-half 1143 (1-1/2) inches in height, the name of the state agency or department, or political subdivision, which shall include counties 1144 1145 and municipalities, in a color which is in contrast with the color of the vehicle; provided, however, that a permanent decal may be 1146 1147 used in lieu of paint, and provided further, that any municipality 1148 may affix a permanent decal or design at least twelve (12) inches in height and twelve (12) inches in width on both sides of the 1149 vehicle with the name of the municipality within or across the 1150 1151 permanent decal or design, and the permanent design or decal shall 1152 be in a color or colors which are in contrast with the color of 1153 the vehicle. No privilege license tag shall be issued for such 1154 vehicle until the name has been painted thereon or a permanent 1155 design or decal affixed thereto as required by this section. A permanent decal may be used in lieu of paint. The provisions of 1156 1157 this paragraph shall not apply to vehicles used by the Chief 1158 Executive of the State of Mississippi, to vehicles owned or leased н. в. 974 PAGE 43

1159 by the Department of Economic and Community Development, to 1160 vehicles owned or leased by the Office of the Attorney General, to not more than one (1) vehicle owned or leased by the Department 1161 1162 of \* \* \* Public Safety for use by the Capitol Police, to vehicles 1163 owned or leased by the Mississippi State Board of Medical 1164 Licensure and used only by the Investigative Division of the board, to one (1) vehicle owned or leased by the Executive 1165 1166 Director of the Department of Mental Health, to not more than one 1167 (1) vehicle owned or leased by the Mississippi Division of 1168 Medicaid, to one (1) vehicle owned or leased by the State 1169 Department of Rehabilitation Services, to one (1) vehicle owned or 1170 leased by the Mississippi Department of Transportation, to one (1) 1171 vehicle owned or leased by the Commissioner of the Mississippi 1172 Department of Corrections, to not more than three (3) vehicles 1173 owned or leased by the Department of Corrections and used only by 1174 Community Services Division officers, to not more than one (1) 1175 vehicle owned or leased by the Mississippi Department of 1176 Transportation and used only by an investigator employed by the 1177 Mississippi Department of Transportation, to not more than two (2) 1178 vehicles owned or leased by the Mississippi Department of Marine 1179 Resources, or to not more than one (1) vehicle owned or leased by the \* \* \* Department of Revenue; and upon receipt of a written 1180 1181 request from the State Adjutant General, the Commissioner of Public Safety, the Director of the Alcoholic Beverage Control 1182 Division of the \* \* \* Department of Revenue, the Executive 1183 1184 Director of the Mississippi Department of Wildlife, Fisheries and н. в. 974 PAGE 44

1185 Parks, the Director of the Bureau of Narcotics, the Executive 1186 Officer of the Board of Pharmacy, the Executive Director of the Mississippi Gaming Commission, the State Auditor or a president or 1187 chancellor of a state institution of higher learning, the Governor 1188 1189 may authorize the use of specified unmarked vehicles only in 1190 instances where such identifying marks will hinder official investigations, and the governing authorities of any municipality 1191 1192 may authorize the use of specified, unmarked police vehicles when 1193 identifying marks would hinder official criminal investigations by 1194 the police. The written request or the order or resolution 1195 authorizing such shall contain the manufacturer's serial number, 1196 the state inventory number, where applicable, and shall set forth 1197 why the vehicle should be exempt from the provisions of this paragraph. In the event the request is granted, the Governor 1198 1199 shall furnish the State Department of Audit with a copy of his 1200 written authority for the use of the unmarked vehicles, or the 1201 governing authority, as the case may be, shall enter its order or 1202 resolution on the minutes and shall furnish the State Department 1203 of Audit with a certified copy of its order or resolution for the 1204 use of the unmarked police vehicle. The state property auditors 1205 of the State Department of Audit shall personally examine vehicles 1206 owned or leased by the State of Mississippi or any agency, 1207 department or commission thereof and report violations of the provisions of this paragraph to the State Auditor and the Chairman 1208 1209 of the Joint Legislative Committee on Performance Evaluation and 1210 Expenditure Review. Any vehicle found to be in violation of this н. в. 974 PAGE 45

1211 paragraph shall be reported immediately to the department head 1212 charged with such vehicle, and five (5) days shall be given for 1213 compliance; and if not complied with, such vehicles shall be 1214 impounded by the State Auditor until properly marked or exempted.

1215 Upon notification to the \* \* \* Department of Revenue by the 1216 State Auditor that any municipality or political subdivision is not in compliance with this section, the \* \* \* Department of 1217 1218 Revenue shall withhold any sales tax due for distribution to any 1219 such municipality and any excise tax on gasoline, diesel fuel, 1220 kerosene and oil due any such county and for any months 1221 thereafter, and shall continue to withhold such funds until 1222 compliance with this section is certified to the \* \* \* Department 1223 of Revenue by the State Department of Audit.

1224 County-owned motor vehicles operated by the sheriff's 1225 department shall not be subject to the provisions of this section, 1226 but shall be subject to the provisions of Section 19-25-15. 1227 County-owned motor vehicles operated by a family court established 1228 pursuant to Section 43-23-1 et seq., shall not be subject to the 1229 provisions of this section.

1230 State-owned or leased motor vehicles operated by the 1231 Department of Mental Health or by facilities operated by the 1232 Department of Mental Health and used for transporting patients 1233 living in group homes or alternative living arrangements shall not 1234 be subject to the provisions of this section.

1235 Up to four (4) passenger automobiles owned or leased by 1236 economic development districts or economic development authorities 1237 shall not be subject to the provisions of this section.

1238 State-owned or leased motor vehicles operated by the 1239 Agricultural and Livestock Theft Bureau of the Department of 1240 Agriculture and Commerce and used to investigate livestock theft 1241 shall not be subject to the provisions of this section.

1242 Up to three (3) motor vehicles owned or leased by the 1243 Pascagoula Municipal Separate School District for use by district 1244 security officers shall not be subject to the provisions of this 1245 section.

1246 Up to three (3) motor vehicles owned or leased by the 1247 Department of Human Services for use only by the Program Integrity 1248 Division and the executive director shall not be subject to the 1249 provisions of this section.

1250 Up to three (3) motor vehicles owned or leased by the 1251 Department of Insurance for use by the State Fire Marshal's Office 1252 shall not be subject to the provisions of this section.

1253 The motor vehicles of a public airport shall not be subject 1254 to the provisions of this section upon a finding by the governing 1255 authority of such airport that marking a motor vehicle as required 1256 in this section will compromise security at such airport.

1257 SECTION 21. Section 29-5-69, Mississippi Code of 1972, is 1258 amended as follows:

1259 29-5-69. During the period each year when the Legislature is 1260 in session, all parking spaces adjacent to the Capitol grounds on H. B. 974 PAGE 47 1261 the west side of President Street and on both sides of High Street 1262 shall be reserved for the use of Capitol employees. The Office of 1263 General Services is instructed to place signs to that effect on 1264 said streets during legislative sessions.

All employees in the Capitol who own automobiles shall be provided with distinctive stickers. Each such employee shall place the sticker in a prominent place on the rear of the automobile owned and regularly used by such employee.

Any person without a sticker on his automobile who parks in any space reserved in the first paragraph of this section shall be guilty of a misdemeanor and shall, upon conviction, be fined not to exceed Twenty-five Dollars (\$25.00).

Any person who is not a Capitol employee who has on his automobile a Capitol parking sticker or any Capitol employee who gives his parking sticker to a non-Capitol employee to use on such person's car, shall be guilty of a misdemeanor and shall, upon conviction, be fined One Hundred Dollars (\$100.00).

1278 The <u>Office of</u> Capitol Police **\* \* \*** <u>within the Department of</u> 1279 <u>Public Safety</u> shall have the authority and are directed to enforce 1280 the provisions of this section.

1281 SECTION 22. Section 2 of this act shall be codified in 1282 Chapter 1, Title 45, Mississippi Code of 1972.

1283 SECTION 23. Section 29-5-77, Mississippi Code of 1972, which 1284 provides jurisdiction to the Department of Finance and 1285 Administration to enforce the laws of Mississippi within the 1286 Capitol Complex, is repealed.

1287 **SECTION 24.** This act shall take effect and be in force from

1288 and after July 1, 2021.

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

AN ACT TO AMEND SECTION 45-1-2, MISSISSIPPI CODE OF 1972, TO 1 REVISE THE QUALIFICATIONS OF THE COMMISSIONER OF PUBLIC SAFETY; TO 2 3 EXPAND THE COMMISSIONER'S POWERS; TO REQUIRE THE COMMISSIONER TO 4 ESTABLISH WITHIN THE DEPARTMENT THE MISSISSIPPI OFFICE OF HOMELAND 5 SECURITY; TO CODIFY A NEW SECTION WITHIN CHAPTER 1, TITLE 45, 6 MISSISSIPPI CODE OF 1972, TO TRANSFER THE OFFICE OF CAPITOL POLICE 7 FROM THE DEPARTMENT OF FINANCE AND ADMINISTRATION TO THE DEPARTMENT OF PUBLIC SAFETY; TO AMEND SECTION 45-1-3, MISSISSIPPI 8 9 CODE OF 1972, TO AUTHORIZE THE COMMISSIONER TO ADMINISTER OATHS; TO AMEND SECTION 45-6-3, MISSISSIPPI CODE OF 1972, TO REVISE THE 10 DEFINITION OF THE TERM "LAW ENFORCEMENT OFFICER" TO INCLUDE THE 11 12 COMMISSIONER OF PUBLIC SAFETY AND OTHER DEPARTMENT OF PUBLIC 13 SAFETY EMPLOYEES; TO REVISE THE DEFINITION OF THE TERM "PART-TIME 14 LAW ENFORCEMENT OFFICER" TO INCLUDE ANY PART-TIME EMPLOYEE OF THE 15 DEPARTMENT OF PUBLIC SAFETY SO DESIGNATED BY THE COMMISSIONER; TO 16 AMEND SECTION 45-1-6, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 17 THE INVESTIGATIVE SERVICES PROVIDED ON A CONTRACTUAL BASIS TO THE 18 MISSISSIPPI BUREAU OF INVESTIGATION SHALL BE DESIGNED TO SUPPORT 19 LAW ENFORCEMENT EFFORTS OF STATE AGENCIES; TO REVISE THE APPROVAL 20 REQUIREMENTS OF CONTRACTUAL ARRANGEMENTS WITH THE MISSISSIPPI 21 BUREAU OF INVESTIGATION; TO PROVIDE JURISDICTION TO THE 22 MISSISSIPPI BUREAU OF INVESTIGATION TO INVESTIGATE ALL INCIDENTS 23 OF OFFICER-INVOLVED SHOOTINGS IN THE STATE; TO AMEND SECTION 24 41-29-112, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE 25 INVESTIGATIVE SERVICES PROVIDED ON A CONTRACTUAL BASIS TO THE 26 BUREAU OF NARCOTICS SHALL BE DESIGNED TO SUPPORT LAW ENFORCEMENT 27 EFFORTS OF STATE AGENCIES; TO REVISE THE APPROVAL REQUIREMENTS OF 28 CONTRACTUAL ARRANGEMENTS WITH THE MISSISSIPPI BUREAU OF NARCOTICS; 29 TO AMEND SECTION 27-104-7, MISSISSIPPI CODE OF 1972, AS AMENDED BY 30 SENATE BILL NO. 2021, 2021 REGULAR SESSION, TO EXEMPT FROM PUBLIC 31 PROCUREMENT REVIEW BOARD APPROVAL CONTRACTS ENTERED INTO BY THE 32 DEPARTMENT OF PUBLIC SAFETY FOR SERVICE ON SPECIALIZED EQUIPMENT 33 AND SOFTWARE USED BY THE OFFICE OF FORENSICS LABORATORIES AND 34 CONTRACTS FOR ANATOMICAL PATHOLOGY SERVICES; TO AMEND SECTION 41-61-53, MISSISSIPPI CODE OF 1972, TO DEFINE THE TERM "MEDICAL 35 36 EXAMINER INVESTIGATOR"; TO AMEND SECTION 41-61-55, MISSISSIPPI CODE OF 1972, TO REMOVE THE REQUIREMENT OF CERTAIN PERSONS TO 37 38 APPROVE THE APPOINTMENT OR DISCHARGE OF THE STATE MEDICAL 39 EXAMINER; TO AMEND SECTION 41-61-65, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE STATE MEDICAL EXAMINER TO USE MEDICAL EXAMINER 40 INVESTIGATORS; TO AMEND SECTION 41-61-75, MISSISSIPPI CODE OF 41 42 1972, TO DELETE THE AUTOMATIC REPEALER ON THE PROVISION THAT

43 AUTHORIZES FEES FOR MEDICAL EXAMINERS; TO AMEND SECTION 41-61-77, MISSISSIPPI CODE OF 1972, TO REMOVE THE REQUIREMENT THAT DEPUTY 44 STATE MEDICAL EXAMINERS BE LICENSED IN MISSISSIPPI TO PRACTICE 45 MEDICINE; TO AMEND SECTION 45-3-9, MISSISSIPPI CODE OF 1972, TO 46 47 REVISE THE QUALIFICATIONS OF CERTAIN POSITIONS WITHIN THE DEPARTMENT OF PUBLIC SAFETY; TO AMEND SECTION 45-3-45, MISSISSIPPI 48 49 CODE OF 1972, TO PROVIDE THAT PRIOR SWORN LAW ENFORCEMENT OFFICERS 50 MAY HAVE A PERIOD OF TRAINING THAT IS LESS THAN 80 DAYS; TO ENACT 51 THE "MISSISSIPPI UNMANNED AIRCRAFT SYSTEMS PROTECTION ACT OF 52 2021"; TO PROSECUTE UNAUTHORIZED FLYING OPERATIONS OF UNMANNED 53 AIRCRAFT SYSTEMS OVER CORRECTIONAL FACILITIES AND CRITICAL 54 INFRASTRUCTURE SITES; TO DEFINE TERMS; TO PENALIZE VIOLATIONS OF THE ACT; TO AMEND SECTIONS 25-1-87 AND 29-5-69, MISSISSIPPI CODE 55 OF 1972, TO CONFORM; TO REPEAL SECTION 29-5-77, MISSISSIPPI CODE 56 57 OF 1972, WHICH PROVIDES JURISDICTION TO THE DEPARTMENT OF FINANCE 58 AND ADMINISTRATION TO ENFORCE THE LAWS OF MISSISSIPPI WITHIN THE 59 CAPITOL COMPLEX; AND FOR RELATED PURPOSES.

SS26\HB974PS.J

Eugene S. Clarke Secretary of the Senate