Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 631

BY: Committee

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

13 SECTION 1. Section 17-25-11, Mississippi Code of 1972, is 14 amended as follows:

17-25-11. (1) Certified law enforcement officers or 15 16 certified part-time law enforcement officers, as defined in 17 Section 45-6-3, who are employed by a county or municipality may 18 wear the official uniform and may utilize the official firearm and the official vehicle issued by the employing jurisdiction while in 19 the performance of private security services in off-duty hours. 20 21 The governing authority of a municipality must approve of such use of the uniform * * *, official weapon and vehicle by municipal law 22

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enforcement officers by act spread upon the minutes of such board and approved by the chief executive. The sheriff of a county must approve such use of the uniform * * *, official weapon <u>and vehicle</u> by deputy sheriffs. Approval shall be on an employee-by-employee basis and not by general order. Any proceedings regarding application or approval and the minutes regarding same shall be a public record.

30 (2) Each governing board and chief executive or sheriff shall determine before the use of the official uniform * * *, 31 32 weapon and vehicle is approved that the proposed employment is not 33 likely to bring disrepute to the employing jurisdiction or its law enforcement agency, the officer at issue, or law enforcement 34 35 generally, and that the use of the official uniform * * *, weapon and vehicle in the discharge of the officer's private security 36 37 endeavor promotes the public interest.

38 (3) (a) Acts and omissions of an officer in discharge of private security employment shall be deemed to be the acts and 39 omissions of the person or entity * * * who hires or enters into 40 41 any independent contractual service agreement with an officer for *** * *** the private security services, and not the acts and 42 43 omissions of the employing jurisdiction whose uniform * * *, 44 weapon and vehicle are approved for *** * *** the private security use. * * * 45

46 (b) The person or entity, and the person's or entity's 47 insurer, who hires or enters into any independent contractual

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48 <u>service agreement with an</u> officer for private security services 49 shall:

50 Hold harmless the employing jurisdiction * * * (i) and fully indemnify the employing jurisdiction for any expense or 51 52 loss, including attorney's fees and any damage to the official 53 uniform, weapon and vehicle, which results from any action taken against the employing jurisdiction arising out of the acts or 54 55 omissions of the officer in discharge of private security services 56 while wearing the official uniform or using the official weapon * * * or vehicle; and 57 58 (ii) Name the employing jurisdiction as a named 59 insured on its general liability and automobile liability policies 60 for at least the amount of recovery provided for in Section 61 11-46-15. 62 (c) If the person or entity, and the person's or 63 entity's insurer, fails or refuses to endorse, indemnify and hold 64 harmless the employing jurisdiction, the employing jurisdiction shall not approve the use of any official uniform, weapon or 65 66 vehicle of the employing jurisdiction for private security 67 services. 68 (d) Neither the state nor any subdivision thereof shall 69 be liable for a claim or injury arising from the acts or omissions 70 of an officer in the discharge of *** * *** any private security 71 employment duties under this section, including travel to and from 72 private security employment duties in the official vehicle.

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(4) Certified police officers performing private jobs during their off-duty hours are required to notify the appropriate law enforcement agency of the place of employment, the hours to be worked, and the type of employment.

(5) The official uniform * * *, weapon <u>and vehicle</u> may be worn and utilized only at locations which are within the jurisdiction of the governmental entity whose uniform * * *, weapon and vehicle are involved.

81 SECTION 2. Section 21-19-49, Mississippi Code of 1972, is 82 amended as follows:

83 21-19-49. (1) The governing authority of any municipality or the board of supervisors of any county are hereby authorized 84 85 and empowered to appropriate money or dedicate and convey municipally-owned buildings and property or county-owned buildings 86 87 and property, as the case may be, to the school district or 88 districts situated within that municipality or county for the 89 purpose of erecting, purchasing or otherwise providing the school building or a site for such school building of such school 90 91 district, in cases where the governing authority or board of 92 supervisors are of the opinion that the location of such school 93 building within the corporate limits of the municipality or the 94 county, or in close proximity thereto, will be of special benefit 95 to the inhabitants of the municipality or county.

96 (2) Municipalities, municipal police departments and the 97 sheriffs' departments may contract with the school board of any

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98 school district to provide additional Law Enforcement Officers 99 Training Academy-certified police protection to said school 100 district on such terms and for such reimbursement as the school 101 district and the entity may agree in their discretion.

(3) (a) The governing authority of any municipality or the board of supervisors of any county may allow off-duty municipal or county law enforcement officers who are hired individually for security purposes by the school district or districts within that municipality or county to use municipal or county law enforcement uniforms and equipment, which includes vehicles, during such off-duty employment.

(b) If the person or entity, and the person's or entity's insurer, fails or refuses to endorse, indemnify and hold harmless the employing jurisdiction, the employing jurisdiction shall not approve the use of any official uniform, weapon or vehicle of the employing jurisdiction for private security services.

(4) The governing authority of any municipality, in its discretion, may donate funds, equipment or in-kind services to any school district located within the boundaries of the municipality to assist the voluntary character development or public service programs of that school district.

120 SECTION 3. This act shall take effect and be in force from 121 and after July 1, 2021.

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Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 17-25-11, MISSISSIPPI CODE OF 1972, 1 2 TO AUTHORIZE OFF-DUTY USE OF MUNICIPAL AND COUNTY POLICE VEHICLES 3 BY CERTAIN LAW ENFORCEMENT OFFICERS ENGAGING IN PRIVATE EMPLOYMENT 4 IN OFF-DUTY HOURS; TO PROVIDE THAT USE MUST BE APPROVED BY THE 5 LOCAL GOVERNMENTAL ENTITY WHOSE VEHICLE IS INVOLVED; TO REQUIRE 6 THE PERSON OR ENTITY HIRING THE OFFICER TO NAME THE EMPLOYING 7 JURISDICTION AS A NAMED INSURED ON ITS LIABILITY INSURANCE 8 POLICIES; TO PROHIBIT EMPLOYMENT WHERE THE PERSON OR ENTITY 9 REFUSES TO ENDORSE, INDEMNIFY AND HOLD HARMLESS THE EMPLOYING JURISDICTION; TO AMEND SECTION 21-19-49, MISSISSIPPI CODE OF 1972, 10 TO CONFORM TO THE PRECEDING SECTION; AND FOR RELATED PURPOSES. 11