MISSISSIPPI LEGISLATURE

REGULAR SESSION 2022

By: Senator(s) Jackson, Barnett, Jordan, Simmons (13th), Butler (38th), Blackmon, Turner-Ford, Butler (36th), Horhn, Thomas, Frazier, Simmons (12th), Norwood To: Labor; Accountability, Efficiency, Transparency

SENATE BILL NO. 2114

- AN ACT TO ENACT A MINIMUM WAGE LAW FOR THE STATE OF MISSISSIPPI, WITH ANNUAL INCREMENTAL INCREASES OVER A THREE-YEAR PERIOD; TO DEFINE EMPLOYERS AND EMPLOYEES SUBJECT TO THE MINIMUM WAGE LAW; TO EMPOWER THE MISSISSIPPI DEPARTMENT OF EMPLOYMENT 5 SECURITY, OFFICE OF THE GOVERNOR, TO ENFORCE AND ADMINISTER THE 6 PROVISIONS OF THE MINIMUM WAGE LAW; TO PROVIDE CRIMINAL PENALTIES 7 AND A CIVIL CAUSE OF ACTION AGAINST EMPLOYERS FOR VIOLATIONS OF THE MINIMUM WAGE LAW; TO AMEND SECTION 17-1-51, MISSISSIPPI CODE 8 9 OF 1972, TO AUTHORIZE MUNICIPAL AND COUNTY GOVERNING AUTHORITIES, 10 IN THEIR DISCRETION, TO MANDATE A WAGE THAT IS MORE THAN THE STATE 11 MINIMUM WAGE; TO AMEND SECTION 25-3-40, MISSISSIPPI CODE OF 1972, 12 TO CONFORM; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 14 **SECTION 1.** This act shall be known as the Mississippi
- 15 Minimum Wage Act.
- 16 **SECTION 2.** It is declared to be the public policy of the
- 17 State of Mississippi to establish fair minimum wages for workers
- 18 in order to safeguard their health, efficiency and general
- 19 well-being and to protect those workers as well as their employers
- 20 from the effects of unfair competition resulting from wage levels
- 21 detrimental to their health, efficiency and well-being.

- 22 **SECTION 3.** (1) Except as otherwise provided in this act,
- 23 every employer shall pay each of its employees a fair minimum wage
- 24 as provided in this section.
- 25 (2) The state minimum wage shall be as follows:
- 26 (a) Beginning July 1, 2022, the rate of not less than
- 27 Eight Dollars and Fifty Cents (\$8.50) per hour;
- 28 (b) Beginning July 1, 2023, the rate of not less than
- 29 Nine Dollars and Fifty Cents (\$9.50) per hour;
- 30 (c) Beginning July 1, 2024, the rate of not less than
- 31 Ten Dollars and Fifty Cents (\$10.50) per hour; and
- 32 (d) Beginning July 1, 2025, the rate of not less than
- 33 Twelve Dollars (\$12.00) per hour.
- 34 (3) Whenever the highest federal minimum wage is increased
- 35 to an amount exceeding the minimum wage established under this
- 36 section, the state minimum wage shall be increased to the amount
- 37 of the federal minimum wage plus one-half of one
- 38 percent (1/2 of 1%) more than the federal rate, rounded to the
- 39 nearest whole cent, effective on the same date as the increase in
- 40 the highest federal minimum wage, and shall apply to all wage
- 41 orders and administrative regulations then in force.
- 42 (4) The rates for learners, beginners, and persons under the
- 43 age of eighteen (18) years shall be not less than eighty-five
- 44 percent (85%) of the state minimum wage for the first two hundred
- 45 (200) hours of their employment and equal to the applicable state

- 46 minimum wage thereafter, except institutional training programs
- 47 specifically exempted by the director.
- 48 **SECTION 4.** As used in this act, unless the context otherwise
- 49 requires:
- 50 (a) "Director" means the Executive Director of the
- 51 Mississippi Department of Employment Security.
- 52 (b) "Department" means the Mississippi Department of
- 53 Employment Security, Office of the Governor, established under
- 54 Section 71-5-101.
- (c) "Wage" means compensation due to an employee by
- 56 reason of his or her employment, payable in legal tender of the
- 57 United States or checks on banks convertible into cash on demand
- 58 at full face value, subject to any deductions, charges or
- 59 allowances as may be permitted by this act or by regulations of
- 60 the department under this act.
- 61 (d) "Employ" includes to permit to work.
- 62 (e) "Employer" includes any individual, partnership,
- 63 association, corporation, business trust, or any person or group
- 64 of persons acting directly or indirectly in the interest of an
- 65 employer in relation to an employee. The term "employer" does not
- 66 include:
- 67 (i) Any individual, partnership, association,
- 68 corporation, business trust, or any person or group of persons
- 69 acting directly or indirectly in the interest of an employer in

- 70 relation to an employer that employs fewer than five (5) employees
- 71 in a regular employment relationship; or
- 72 (ii) Any person, firm or corporation, or other
- 73 entity subject to the provisions of the federal Fair Labor
- 74 Standards Act of 1938.
- 75 (f) "Independent contractor" means any individual who
- 76 contracts to perform certain work away from the premises of his or
- 77 her employer, uses his or her own methods to accomplish the work,
- 78 and is subject to the control of the employer only as to the
- 79 result of his or her work.
- 80 (g) "Employee" includes any individual employed by an
- 81 employer but does not include:
- 82 (i) Any individual employed in a bona fide
- 83 executive, administrative or professional capacity, or as an
- 84 outside commission-paid salesperson, who customarily performs his
- 85 or her services away from his or her employer's premises, taking
- 86 orders for goods or services;
- 87 (ii) Any student performing services for any
- 88 school, college or university in which he or she is enrolled and
- 89 is regularly attending classes;
- 90 (iii) Any individual employed by the United States
- 91 or by the state or any political subdivision of the state, except
- 92 public schools and school districts;
- 93 (iv) Any individual engaged in an activity of any
- 94 educational, charitable, religious or nonprofit organization where

95	the employer/employee relationship does not in fact exist or where
96	the service is rendered to the organization gratuitously;
97	(v) Any bona fide independent contractor;
98	(vi) Any individual employed by an agricultural
99	employer who did not use more than five hundred (500) man-days of
100	agricultural labor in any calendar quarter of the preceding
101	calendar year;
102	(vii) The parent, spouse, child or other member of
103	an agricultural employer's immediate family;
104	(viii) An individual who:
105	1. Is employed as a hand-harvest laborer and
106	is paid on a piece-rate basis in an operation that has been, and
107	is customarily and generally recognized as having been, paid on a
108	piece-rate basis in the region of employment;
109	2. Commutes daily from his or her permanent
110	residence to the farm on which he or she is so employed; and
111	3. Has been employed in agriculture less than
112	thirteen (13) weeks during the preceding calendar year;
113	(ix) A migrant who:
114	1. Is sixteen (16) years of age or under and
115	is employed as a hand-harvest laborer;
116	2. Is paid on a piece-rate basis in an
117	operation which has been, and is customarily and generally

recognized as having been, paid on a piece-rate basis in the

region of employment;

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120	3. Is employed on the same farm as his or her
121	parents; and
122	4. Is paid the same piece-rate as employees
123	over age sixteen (16) are paid on the same farm;
124	(x) Any employee principally engaged in the range
125	production of livestock; or
126	(xi) Any employee employed in planting or tending
127	trees, cruising, surveying or felling timber, or in preparing or
128	transporting logs or other forestry products to the mill,
129	processing plants, or railroad or other transportation terminal if
130	the number of employees employed by his or her employer in the
131	forestry or lumbering operations does not exceed eight (8).
132	(h) "Occupation" means any occupation, service, trade,
133	business, industry, or branch or group of industries or employment
134	or class of employment in which employees are gainfully employed.
135	(i) "Gratuities" means voluntary monetary contributions
136	received by an employee from a guest, patron or customer for
137	services rendered.
138	(j) "Man-day" means any day during any portion of which
139	an employee performs any agricultural labor.
140	SECTION 5. Nothing in this act shall be deemed to interfere
141	with, impede, or in any way diminish the right of employers and
142	employees to bargain collectively through representatives of their
143	own choosing in order to establish wages or other conditions of

work.

145	SECTION 6.	(1)	Anv	emplover	who	willfully:

- Hinders or delays the department or its authorized 146 representative in the performance of its duties in the enforcement 147 of this act: 148
- 149 Refuses to admit the department or its authorized 150 representative to any place of employment;
- 151 Fails to make, keep and preserve any records as 152 required under the provisions of this act or to make the record 153 accessible to the department or its authorized representative upon 154 demand;
- 155 Refuses to furnish a sworn statement of the record (d) 156 or any other information required for the proper enforcement of 157 this act to the department or its authorized representative upon 158 demand; or
- 159 Fails to post a summary of this act or a copy of 160 any applicable regulations as required by this act shall be deemed 161 in violation of this act and shall, upon conviction, be fined not 162 less than One Hundred Dollars (\$100.00) nor more than Four Hundred 163 Dollars (\$400.00). For the purposes of this subsection, each 164 violation shall constitute a separate offense.
- 165 (2)Any employer who pays or agrees to pay minimum wages at 166 a rate less than the rate applicable under this act shall be quilty of a felony and the employer shall: 167
- 168 Be fined not less than Four Thousand Dollars (a) (\$4,000.00) nor more than Ten Thousand Dollars (\$10,000.00) for 169

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- 170 each offense if the total amount of all unpaid wages owed to an
- 171 employee is more than Two Thousand Dollars (\$2,000.00);
- 172 (b) Be fined not less than Two Thousand Dollars
- 173 (\$2,000.00) nor more than Four Thousand Dollars (\$4,000.00) or the
- 174 agent or officer of the employer shall be imprisoned not more than
- one (1) year, or both, for each offense if the total amount of all
- 176 unpaid wages owed to an employee is more than One Thousand Dollars
- 177 (\$1,000.00), but not more than Two Thousand Dollars (\$2,000.00);
- 178 (c) Be fined not less than One Thousand Dollars
- 179 (\$1,000.00) nor more than Two Thousand Dollars (\$2,000.00) or the
- 180 agent or officer of the employer shall be imprisoned not more than
- 181 six (6) months, or both, for each offense if the total amount of
- 182 all unpaid wages owed to an employee is more than Five Hundred
- 183 Dollars (\$500.00) but not more than One Thousand Dollars
- 184 (\$1,000.00); or
- 185 (d) Be fined not less than Four Hundred Dollars
- 186 (\$400.00) nor more than One Thousand Dollars (\$1,000.00) or the
- 187 agent or officer of the employer shall be imprisoned not more than
- 188 three (3) months, or both, for each offense if the total amount of
- 189 all unpaid wages owed to an employee is Five Hundred Dollars
- 190 (\$500.00) or less.
- 191 (3) Any employer who willfully discharges or in any other
- 192 manner willfully discriminates against any employee because:
- 193 (a) The employee has made any complaint to his or her
- 194 employer, to the department, or to the director or his authorized

195	representative	that	he	or	she	has	not	been	paid	minimum	wages	in
196	accordance with	n the	pro	vis	sions	s of	this	s act:	:			

- 197 The employee has caused to be instituted or is (b) about to cause to be instituted any proceeding under or related to 198 199 this act; or
- 200 (C) The employee has testified or is about to testify 201 in any such proceeding, shall be deemed in violation of this act 202 and shall, upon conviction, be fined not more than One Hundred 203 Dollars (\$100.00).
- 204 **SECTION 7.** (1) For any occupation, the department shall 205 make and revise any administrative regulations, including 206 definitions of terms, as it may deem appropriate to carry out the 207 purposes of this act or necessary to prevent the circumvention or 208 evasion of those purposes and to safeguard the minimum wage rates 209 established.
- 210 The regulations may include, but are not limited to, 211 regulations governing:
- 212 Outside or commission salespeople;
- 213 Learners and apprentices, their number, proportion (b) 214 or length of service;
- 215 (C) Part-time pay, bonuses or fringe benefits;
- 216 Special pay for special or extra work; (d)
- 217 Permitted charges to employees or allowances for
- 218 board, lodging, apparel, or other facilities or services
- customarily furnished by employers to employees; 219

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220	(f)	Allowances	for	gratuities;	or
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- (g) Allowances for other special conditions or circumstances that may be usual in a particular employer/employee relationship.
- (3) Regulations or revisions issued by the department under this section shall be made only after a public hearing, at which any person may be heard by the department, at least ten (10) days subsequent to publication of notice of the hearing in a newspaper of general circulation throughout the State of Mississippi.
- 229 **SECTION 8.** The director or his or her authorized 230 representatives shall:
 - business or employment of any employer in the state for the purpose of examining and inspecting any or all books, registers, payrolls and other records of any employer that in any way relate to or have a bearing upon the question of wages, hours or other conditions of employment of any employees; copy any or all of the books, registers, payrolls or other records as he or she may deem necessary or appropriate and question employees for the purpose of ascertaining whether the provisions of this act and regulations issued under this act have been and are being complied with;
 - (b) Have authority to require from the employer full and correct statements in writing, including sworn statements, with respect to wages, hours, names, addresses and any information

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244	pertaining to his or her employees as the director or his or her
245	authorized representative may deem necessary or appropriate;
246	(c) Publish all regulations made by the department; and
247	(d) Otherwise implement and enforce the regulations and
248	decisions of the department.
249	SECTION 9. (1) Except as otherwise provided in this
250	section, no employer shall employ any of his or her employees for
251	a workweek longer than forty (40) hours unless the employee
252	receives compensation for his or her employment in excess of the
253	hours above specified at a rate not less than one and one-half
254	(1-1/2) times the regular rate of pay at which he is employed.
255	(2) The provisions regarding the payment of wages at one and
256	one-half $(1-1/2)$ times the regular rate of pay for overtime
257	services shall not be applicable with respect to agricultural
258	employees.
259	SECTION 10. (1) Every employer of an employee engaged in
260	any occupation in which gratuities have been customarily and
261	usually constituted and have been recognized as a part of
262	remuneration for hiring purposes shall be entitled to an allowance
263	for gratuities as a part of the hourly wage rate provided in
264	Section 3 of this act in an amount not to exceed fifty percent
265	(50%) of the minimum wage established by Section 3 of this act,
266	provided that the employee actually received that amount in

gratuities and that the application of the foregoing gratuity

allowances results in payment of wages other than gratuities to

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269	tipped employees, including full-time students, subject to the
270	provisions of this act, of not less than fifty percent (50%) of
271	the minimum wage prescribed by this act.

- In determining whether an employee received in (2) gratuities the amount claimed, the director may require the employee to show to the satisfaction of the director that the actual amount of gratuities received by him or her during any workweek was less than the amount determined by the employer as the amount by which the wage paid the employee was deemed to be increased under this section.
- 279 SECTION 11. (1) Every employer subject to any provisions of 280 this act shall keep a summary of this act, approved by the 281 department, and copies of any applicable regulations issued under 282 this act posted in a conspicuous and accessible place in or about 283 the premises where any person subject to this act is employed.
- 284 Employers shall be furnished copies of the summaries of 285 this statute and regulations by the director on request without 286 charge.
- 287 SECTION 12. (1) Every employer subject to any provision of 288 this act or of any regulation issued under this act shall make and 289 keep for a period of not less than three (3) years, in or about 290 the premises where any employee is employed, a record of the name, 291 address and occupation of each of his or her employees, the rate 292 of pay and the amount paid each pay period to each employee and 293 any other information as the department prescribes by regulation

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- as necessary or appropriate for the enforcement of the provisions of this act or of the regulations under this act.
- 296 (2) The records shall be open for inspection or 297 transcription by the director or his or her authorized 298 representative at any reasonable time.
- 299 (3) Every employer shall furnish to the director or to his 300 or her authorized representative on demand a sworn statement of 301 the records and information upon forms prescribed or approved by 302 the director.
- SECTION 13. (1) Any employer who pays any employee less
 than minimum wages to which the employee is entitled under or by
 virtue of this act shall be liable to the employee affected for
 the full amount of the wages, less any amount actually paid to the
 employee by the employer, and for costs and reasonable attorney's
 fees as may be allowed by the court.
- 309 (2) Any agreement between the employee and employer to work 310 for less than minimum wages shall be no defense to the action.
- 311 (3) The venue of the action shall lie in the circuit court 312 of any county in which the services which are the subject of the 313 employment were performed.
- 314 (4) The director shall have the authority to fully enforce 315 this act by instituting legal action to recover any wages which he 316 or she determines to be due to employees under this act.
- 317 **SECTION 14.** Section 17-1-51, Mississippi Code of 1972, is 318 amended as follows:

319 17-1-51. (1) No county, board of supervisors of a county, 320 municipality or governing authority of a municipality is 321 authorized to establish a mandatory, minimum living wage rate 322 lower than the rate provided in Section 3 of this act, minimum 323 number of vacation or sick days, whether paid or unpaid, that 324 would regulate how a private employer pays its employees. Each 325 county, board of supervisors of a county, municipality or 326 governing authority of a municipality shall be prohibited from 327 establishing a mandatory, minimum living wage rate lower than the rate provided in Section 3 of this act, minimum number of vacation 328 329 or sick days, whether paid or unpaid, that would regulate how a 330 private employer pays its employees.

- (2) The Legislature finds that the prohibitions of subsection (1) of this section are necessary to ensure an economic climate conducive to new business development and job growth in the State of Mississippi while protecting the health and well-being of workers. * * *
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- (* * *3) The Legislature concludes from * * this finding
 that, in order for a business to remain competitive and yet
 attract and retain the highest possible caliber of employees, and
 thereby remain sound, an enterprise must work in * * * an
 environment * * that respects * * its workers and that
 encourages the payment of fair minimum wage rates * * *. The net
- 343 impact of any local * * * wages greater than the rate provided in

344	Section 3 of this act and * * * will be economically * * * stable
345	and create \star \star \star a <u>rise and increase</u> in the standard of living for
346	the citizens of the state. * * *
347	SECTION 15. Section 25-3-40, Mississippi Code of 1972, is
348	amended as follows:
349	25-3-40. On July 1, 1978, and each year thereafter, the
350	Mississippi Compensation Plan shall be amended to provide salary
351	increases in such amounts and percentages as might be recommended
352	by the Legislative Budget Office and as may be authorized by funds
353	appropriated by the Legislature for the purpose of granting
354	incentive salary increases as deemed possible dependent upon the
355	availability of general and special funds.
356	It is hereby declared to be the intent of the Mississippi
357	Legislature to implement the minimum wage as enacted by statutory
358	law of the United States Congress subject to funds being available
359	for that purpose.
360	implement the state minimum wage as provided in Section 3 of this
361	act. It is the intent and purpose of this section to maximize
362	annual salary increases consistent with the availability of funds
363	as might be determined by the Mississippi Legislature at its
364	regular annual session and that all salary increases hereafter be
365	made consistent with the provisions of this section.