## House Amendments to Senate Bill No. 2263

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE 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:

SECTION 1. Section 93-17-3, Mississippi Code of 1972, is
amended as follows:

8 93-17-3. (1) Except as otherwise provided in this section,
9 a court of this state has jurisdiction over a proceeding for the
10 adoption or readoption of a minor commenced under this chapter if:

11 (a) Immediately before commencement of the proceeding, 12 the minor lived in this state with a parent, a guardian, a 13 prospective adoptive parent or another person acting as parent, for at least six (6) consecutive months, excluding periods of 14 15 temporary absence, or, in the case of a minor under six (6) months 16 of age, lived in this state from soon after birth with any of 17 those individuals and there is available in this state substantial 18 evidence concerning the minor's present or future care;

(b) Immediately before commencement of the proceeding,
the prospective adoptive parent lived in this state for at least
six (6) consecutive months, excluding periods of temporary

22 absence, and there is available in this state substantial evidence 23 concerning the minor's present or future care;

(c) The agency that placed the minor for adoption is
licensed in this state and it is in the best interest of the minor
that a court of this state assume jurisdiction because:

(i) The minor and the minor's parents, or the minor and the prospective adoptive parent, have a significant connection with this state; and

30 (ii) There is available in this state substantial31 evidence concerning the minor's present or future care;

32 (d) The minor and the prospective adoptive parent or 33 parents are physically present in this state and the minor has 34 been abandoned or it is necessary in an emergency to protect the 35 minor because the minor has been subjected to or threatened with mistreatment or abuse or is otherwise neglected, and the 36 37 prospective adoptive parent or parents, if not residing in 38 Mississippi, have completed and provided the court with a satisfactory Interstate Compact for Placement of Children (ICPC) 39 40 home study and accompanying forms;

(e) It appears that no other state would have jurisdiction under prerequisites substantially in accordance with paragraphs (a) through (d), or another state has declined to exercise jurisdiction on the ground that this state is the more appropriate forum to hear a petition for adoption of the minor, and it is in the best interest of the minor that a court of this state assume jurisdiction; or

(f) The child has been adopted in a foreign country,
the agency that placed the minor for adoption is licensed in this
state, and it is in the best interest of the child to be readopted
in a court of this state having jurisdiction.

(2) A court of this state may not exercise jurisdiction over a proceeding for adoption of a minor if, at the time the petition for adoption is filed, a proceeding concerning the custody or adoption of the minor is pending in a court of another state exercising jurisdiction substantially in conformity with the Uniform Child Custody Jurisdiction Act or this section unless the proceeding is stayed by the court of the other state.

(3) If a court of another state has issued a decree or order concerning the custody of a minor who may be the subject of a proceeding for adoption in this state, a court of this state may not exercise jurisdiction over a proceeding for adoption of the minor unless:

64 (a) The court of this state finds that the court of the65 state which issued the decree or order:

66 (i) Does not have continuing jurisdiction to
67 modify the decree or order under jurisdictional prerequisites
68 substantially in accordance with the Uniform Child Custody
69 Jurisdiction Act or has declined to assume jurisdiction to modify
70 the decree or order; or

(ii) Does not have jurisdiction over a proceeding
for adoption substantially in conformity with subsection (1)(a)

73 through (d) or has declined to assume jurisdiction over a 74 proceeding for adoption; and

75 (b) The court of this state has jurisdiction over the76 proceeding.

77 Any person may be adopted in accordance with the (4)78 provisions of this chapter in term time or in vacation by an 79 unmarried adult, by a married person whose spouse joins in the 80 petition, by a married person whose spouse does not join in the 81 petition because such spouse does not cohabit or reside with the petitioning spouse, and in any circumstances determined by the 82 83 court that the adoption is in the best interest of the child. 84 Only the consenting adult will be a legal parent of the child. 85 The adoption shall be by sworn petition filed in the chancery 86 court of the county in which the adopting petitioner or petitioners reside or in which the child to be adopted resides or 87 88 was born, or was found when it was abandoned or deserted, or in 89 which the home is located to which the child has been surrendered by a person authorized to so do. The petition shall be 90 91 accompanied by a doctor's or nurse practitioner's certificate 92 showing the physical and mental condition of the child to be 93 adopted and a sworn statement of all property, if any, owned by 94 the child. In addition, the petition shall be accompanied by 95 affidavits of the petitioner or petitioners stating the amount of 96 the service fees charged by any adoption agencies or adoption 97 facilitators used by the petitioner or petitioners and any other 98 expenses paid by the petitioner or petitioners in the adoption S. B. 2263 PAGE 4

99 process as of the time of filing the petition. If the doctor's or 100 nurse practitioner's certificate indicates any abnormal mental or 101 physical condition or defect, the condition or defect shall not, 102 in the discretion of the chancellor, bar the adoption of the child 103 if the adopting parent or parents file an affidavit stating full 104 and complete knowledge of the condition or defect and stating a 105 desire to adopt the child, notwithstanding the condition or 106 defect. The court shall have the power to change the name of the 107 child as a part of the adoption proceedings. The word "child" in this section shall be construed to refer to the person to be 108 109 adopted, though an adult.

110 Adoption by couples of the same gender is prohibited. (5)111 (6) No person may be placed in the home of or adopted by the 112 prospective adopting parties before a court-ordered or voluntary 113 home study is satisfactorily completed by a licensed adoption 114 agency, a licensed, experienced social worker approved by the 115 chancery court, a court-appointed guardian ad litem that has 116 knowledge or training in conducting home studies if so directed by 117 the court, or by the Department of Human Services on the 118 prospective adoptive parties if required by Section 93-17-11.

(7) No person may be adopted by a person or persons who reside outside the State of Mississippi unless the provisions of the Interstate Compact for Placement of Children (Section 43-18-1 et seq.) have been complied with. In such cases Forms 100A, 100B (if applicable) and evidence of Interstate Compact for Placement of Children approval shall be added to the permanent adoption

125 record file within one (1) month of the placement, and a minimum 126 of two (2) post-placement reports conducted by a licensed 127 child-placing agency shall be provided to the Mississippi 128 Department of Child Protection Services Interstate Compact for 129 Placement of Children office.

130 (8) No person may be adopted unless the provisions of the 131 Indian Child Welfare Act (ICWA) have been complied with, if 132 applicable. When applicable, proof of compliance shall be 133 included in the court adoption file prior to finalization of the adoption. If not applicable, a written statement or paragraph in 134 135 the petition for adoption shall be included in the adoption 136 petition stating that the provisions of ICWA do not apply before 137 finalization.

138 The readoption of a child who has automatically acquired (9) 139 United States citizenship following an adoption in a foreign 140 country and who possesses a Certificate of Citizenship in 141 accordance with the Child Citizenship Act, CAA, Public Law 106-395, may be given full force and effect in a readoption 142 143 proceeding conducted by a court of competent jurisdiction in this 144 state by compliance with the Mississippi Registration of Foreign 145 Adoptions Act, Article 9 of this chapter.

146 (10) For adult adoptees who consent to the adoption, a 147 chancellor may waive any of the petition requirements and 148 procedural requirements within subsections (4), (6), (7), and (8) 149 of this section.

150 SECTION 2. This act shall take effect and be in force from 151 and after July 1, 2022, and shall stand repealed on June 30, 2022. Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 93-17-3, MISSISSIPPI CODE OF 1972, TO

- 2 AUTHORIZE THE CHANCELLOR TO WAIVE PROCEDURAL REQUIREMENTS FOR
- 3 ADULT ADOPTEES WHO CONSENT TO THE ADOPTION; AND FOR RELATED
- 4 PURPOSES.

HR31\SB2263A.J

Andrew Ketchings Clerk of the House of Representatives