MISSISSIPPI LEGISLATURE

By: Representatives Ford (73rd), Hopkins, To: Judiciary A Stamps

HOUSE BILL NO. 510

1 AN ACT TO AMEND SECTION 43-15-13, MISSISSIPPI CODE OF 1972, 2 TO REVISE THE FOSTER CARE PLACEMENT PROGRAM TO CREATE THE FOSTER 3 PARENTS' BILL OF RIGHTS; TO REQUIRE THE DEPARTMENT OF CHILD 4 PROTECTION SERVICES TO PROVIDE THE FOSTER PARENTS' BILL OF RIGHTS 5 AND RESPONSIBILITIES TO ALL FOSTER PARENTS AT FOSTER PARENT 6 TRAINING; AND FOR RELATED PURPOSES.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. Section 43-15-13, Mississippi Code of 1972, is amended as follows: 9

10 43-15-13. (1) For purposes of this section, "children" 11 means persons found within the state who are under the age of 12 twenty-one (21) years, and who were placed in the custody of the 13 Department of Child Protection Services by the youth court of the 14 appropriate county. For purposes of this chapter, "commercial 15 sexual exploitation" means any sexual act or crime of a sexual 16 nature, which is committed against a child for financial or economic gain, to obtain a thing of value, for guid pro guo 17 18 exchange of property or any other purpose.

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19 (2) The Department of Child Protection Services shall
20 establish a foster care placement program for children whose
21 custody lies with the department, with the following objectives:

(a) Protecting and promoting the health, safety andwelfare of children;

(b) Preventing the unnecessary separation of children from their families by identifying family problems, assisting families in resolving their problems and preventing the breakup of the family where the prevention of child removal is desirable and possible when the child can be cared for at home without endangering the child's health and safety;

30 (c) Remedying or assisting in the solution of problems
31 that may result in the neglect, abuse, exploitation, commercial
32 sexual exploitation, human trafficking or delinquency of children;

33 (d) Restoring to their families children who have been 34 removed, by the provision of services to the child and the 35 families when the child can be cared for at home without 36 endangering the child's health and safety;

37 (e) Placing children in suitable adoptive homes
38 approved by a licensed adoption agency or family protection
39 specialist, in cases where restoration to the biological family is
40 not safe, possible or appropriate;

(f) Assuring safe and adequate care of children away
from their homes, in cases where the child cannot be returned home
or cannot be placed for adoption, including temporary or emergency

H. B. No. 510 **~ OFFICIAL ~** 23/HR31/R1187 PAGE 2 (GT\JAB) 44 placement with a relative or fictive kin pending youth court 45 action on the case. At the time of placement, the department shall implement concurrent planning, as described in subsection 46 (8) of this section, so that permanency may occur at the earliest 47 48 opportunity. Consideration of possible failure or delay of 49 reunification should be given, to the end that the placement made is the best available placement to provide permanency for the 50 51 child; and

(g) Providing a family protection specialist or worker or team of such specialists or workers for a family and child throughout the implementation of their permanent living arrangement plan. Wherever feasible, the same family protection specialist or worker or team shall remain on the case until the child is no longer under the jurisdiction of the youth court.

The Department of Child Protection Services shall 58 (3) 59 administer a system of individualized plans, reviews and reports 60 once every six (6) months for each child under its custody within the State of Mississippi, which document each child who has been 61 62 adjudged a neglected, abandoned or abused child, including a child 63 alleged to have experienced commercial sexual exploitation and/or 64 human trafficking and whose custody was changed by court order as a result of that adjudication, and each public or private facility 65 66 licensed by the department. The Department of Child Protection 67 Services' administrative review shall be completed on each child within the first three (3) months and a relative placement, 68

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69 fictive kin placement, or foster care review once every six (6) 70 months after the child's initial forty-eight-hour shelter hearing. 71 That system shall be for the purpose of enhancing potential family 72 life for the child by the development of individual plans to 73 return the child to the child's natural parent or parents, or to 74 refer the child to the appropriate court for termination of parental rights and placement in a permanent relative's home, 75 76 adoptive home or foster/adoptive home. The goal of the Department 77 of Child Protection Services shall be to return the child to the 78 child's natural parent(s) or refer the child to the appropriate 79 court for termination of parental rights and placement in a 80 permanent relative's home, adoptive home or foster/adoptive home 81 within the time periods specified in this subsection or in 82 subsection (4) of this section. In furthering this goal, the department shall establish policy and procedures designed to 83 84 appropriately place children in permanent homes, and provide 85 counseling services and other appropriate services to children who have been victims of commercial sexual exploitation or human 86 87 trafficking. The policy shall include a system of reviews for all 88 children in foster care, as follows: foster care counselors in 89 the department shall make all possible contact with the child's 90 natural parent(s), custodial parent(s) of all siblings of the child, and any interested relative for the first two (2) months 91 92 following the child's entry into the foster care system, and provide care for victims of commercial sexual exploitation or 93

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94 human trafficking. For purposes of contacting custodial parent(s) 95 of a sibling, siblings include those who are considered a sibling under state law, and those who would have been considered a 96 sibling under state law, except for termination or disruption of 97 98 parental rights. For any child who has been in foster care for 99 fifteen (15) of the last twenty-two (22) months regardless of 100 whether the foster care was continuous for all of those twenty-two 101 (22) months, the department shall file a petition to terminate the 102 parental rights of the child's parents. The time period starts to run from the date the court makes a finding of abuse and/or 103 104 neglect, or commercial sexual exploitation or human trafficking, 105 or sixty (60) days from when the child was removed from his or her home, whichever is earlier. The department can choose not to file 106 107 a termination of parental rights petition if the following apply:

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(a) The child is being cared for by a relative; and/or(b) The department has documented compelling andextraordinary reasons why termination of parental rights would not

be in the best interests of the child. Before granting or denying a request by the department for an extension of time for filing a termination of parental rights action, the court shall receive a written report on the progress which a parent of the child has made in treatment, to be made to the court in writing by a mental health/substance abuse therapist or counselor.

117 (4) In the case of any child who is placed in foster care on 118 or after July 1, 1998, except in cases of aggravated circumstances

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H. B. No. 510 23/HR31/R1187 PAGE 6 (GT\JAB) (5) The foster care review once every six (6) months shall be conducted by the youth court or its designee(s), and/or by personnel within the Department of Child Protection Services or by a designee or designees of the department and may include others appointed by the department, and the review shall include at a minimum an evaluation of the child based on the following:

149 (a) The extent of the care and support provided by the150 parents or parent while the child is in temporary custody;

(b) The extent of communication with the child byparents, parent or guardian;

153 (c) The degree of compliance by the agency and the 154 parents with the social service plan established;

155 (d) The methods of achieving the goal and the plan156 establishing a permanent home for the child;

157 (e) Social services offered and/or utilized to
158 facilitate plans for establishing a permanent home for the child;
159 and

160 Relevant testimony and recommendations from the (f) 161 foster parent of the child, the grandparents of the child, the 162 quardian ad litem of the child, when appointed, the 163 Court-Appointed Special Advocate (CASA) of the child, 164 representatives of any private care agency that has cared for the 165 child, the family protection worker or family protection 166 specialist assigned to the case, and any other relevant testimony 167 pertaining to the case.

H. B. No. 510 *** OFFICIAL *** 23/HR31/R1187 PAGE 7 (GT\JAB) 168 Each child's review plan once every six (6) months shall be 169 filed with the court which awarded custody and shall be made 170 available to natural parents or foster parents upon approval of 171 the court. The court shall make a finding as to the degree of 172 compliance by the agency and the parent(s) with the child's social 173 service plan. The court also shall find that the child's health 174 and safety are the paramount concern. In the interest of the child, the court shall, where appropriate, initiate proceedings on 175 176 The Department of Child Protection Services shall its own motion. report to the Legislature as to the number of those children, the 177 178 findings of the foster care review board and relevant statistical 179 information in foster care in a semiannual report to the 180 Legislature to be submitted to the Joint Oversight Committee of 181 the Department of Child Protection Services. The report shall not 182 refer to the specific name of any child in foster care.

183 (6) (a) The Department of Child Protection Services, with 184 the cooperation and assistance of the State Department of Health, 185 shall develop and implement a training program for foster care 186 parents to indoctrinate them as to their proper responsibilities 187 upon a child's entry into their foster care. The program shall 188 provide a minimum of twelve (12) clock hours of training, which 189 shall include training foster care parents about providing mental 190 and physical support to children who have experienced commercial 191 sexual exploitation or human trafficking. The foster care training program shall be satisfactorily completed by such foster 192

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H. B. No. 510 23/HR31/R1187 PAGE 8 (GT\JAB) 193 care parents before or within ninety (90) days after child 194 placement with the parent. Record of the foster care parent's 195 training program participation shall be filed with the court as 196 part of a child's foster care review plan once every six (6) 197 months.

198 (b) (i) The court may waive foster care training for199 an appropriate relative placement.

(ii) A relative exempted from foster care training
is not eligible for board payments, foster care payments, kinship
care payments, therapeutic care payments, or any other monthly
payments from the department to assist in the care of the child.

(7) When the Department of Child Protection Services is considering placement of a child in a foster home and when the department deems it to be in the best interest of the child, the department shall give first priority to placing the child in the home of one (1) of the child's relatives within the third degree, as computed by the civil law rule.

(a) In placing the child in a relative's home, the department may waive any rule, regulation or policy applicable to placement in foster care that would otherwise require the child to have a separate bed or bedroom or have a bedroom of a certain size, if placing the child in a relative's home would be in the best interest of the child and those requirements cannot be met in the relative's home.

H. B. No. 510 23/HR31/R1187 PAGE 9 (GT\JAB) (b) The court may waive foster care training for arelative only when appropriate.

219 The Legislature recognizes that the best interests of (8) 220 the child require that the child be placed in the most permanent 221 living arrangement as soon as is practicably possible. To achieve 222 this goal, the Department of Child Protection Services is directed 223 to conduct concurrent planning so that a permanent living 224 arrangement may occur at the earliest opportunity. Permanent 225 living arrangements may include prevention of placement of a child outside the home of the family when the child can be cared for at 226 227 home without endangering the child's health or safety; 228 reunification with the family, when safe and appropriate, if 229 temporary placement is necessary; or movement of the child toward 230 the most permanent living arrangement and permanent legal status. 231 When a child is placed in foster care or relative care, the 232 department shall first ensure and document that reasonable 233 efforts, as defined in Section 43-21-105, were made to prevent or 234 eliminate the need to remove the child from the child's home. The 235 department's first priority shall be to make reasonable efforts to 236 reunify the family when temporary placement of the child occurs or 237 shall request a finding from the court that reasonable efforts are 238 not appropriate or have been unsuccessful. A decision to place a 239 child in foster care or relative care shall be made with 240 consideration of the child's health, safety and best interests. At the time of placement, consideration should also be given so 241

H. B. No. 510 23/HR31/R1187 PAGE 10 (GT\JAB) that if reunification fails or is delayed, the placement made is the best available placement to provide a permanent living arrangement for the child. The department shall adopt rules addressing concurrent planning for reunification and a permanent living arrangement. The department shall consider the following factors when determining appropriateness of concurrent planning:

(a) The likelihood of prompt reunification;(b) The past history of the family;

250 (c) The barriers to reunification being addressed by 251 the family;

252 (d) The level of cooperation of the family;

(e) The foster parents' willingness to work with the family to reunite;

(f) The willingness and ability of the foster family or relative placement to provide an adoptive home or long-term placement;

258 (g) The age of the child; and

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(h) Placement of siblings.

(9) If the department has placed a child in foster care or relative care under a court order, the department may not change the child's placement unless the department specifically documents to the court that the current placement is unsafe or unsuitable or that another placement is in the child's best interests unless the new placement is in an adoptive home or other permanent placement. Except in emergency circumstances as determined by the department

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267 or where the court orders placement of the child under Section 268 43-21-303, the foster parents, grandparents or other relatives of 269 the child shall be given an opportunity to contest the specific 270 reasons documented by the department at least seventy-two (72) 271 hours before any such departure, and the court may conduct a 272 review of that placement unless the new placement is in an 273 adoptive home or other permanent placement. When a child is 274 returned to foster care or relative care, the former foster 275 parents or relative placement shall be given the prior right of return placement in order to eliminate additional trauma to the 276 277 child.

278 The Department of Child Protection Services shall (10)279 provide the foster parents, grandparents or other relatives with 280 at least a seventy-two-hour notice of departure for any child 281 placed in their foster care or relative care, except in emergency 282 circumstances as determined by the department or where the court 283 orders placement of the child under Section 43-21-303. The 284 parent/legal guardian, grandparents of the child, guardian ad 285 litem and the court exercising jurisdiction shall be notified in 286 writing when the child leaves foster care or relative care 287 placement, regardless of whether the child's departure was planned 288 or unplanned. The only exceptions to giving a written notice to 289 the parent(s) are when a parent has voluntarily released the child 290 for adoption or the parent's legal rights to the child have been terminated through the appropriate court with jurisdiction. 291

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H. B. No. 510 23/HR31/R1187 PAGE 12 (GT\JAB) 292 (11)There is hereby created a Foster Parents' Bill of 293 Rights and Responsibilities which shall be provided to all foster 294 parents at foster parent training. The Department of Child 295 Protection Services shall extend the following rights to persons 296 who provide foster care and relative care and shall require those 297 included responsibilities from participating persons who provide 298 foster care and relative care: 299 (a) A clear understanding of their role while providing 300 care and the roles of the birth parent(s) and the placement agency in respect to the child in care; 301 302 Respect, consideration, trust and value as a family (b) 303 who is making an important contribution to the agency's 304 objectives; 305 Notification of basic benchmarks that must be met (C) 306 by the foster parent such as appointments, home visits, visiting 307 the child at school, and meetings with the child's family; 308 Advance notice of information regarding scheduled (d) 309 meetings, appointments, and court hearings concerning the foster 310 child; 311 The opportunity to communicate with professionals (e) 312 who work with the foster child including, but not limited to, 313 therapists, physicians, and teachers who work directly with the 314 child; 315 (f) The opportunity to communicate and collaborate, without the threat of reprisal, with a department representative 316

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342 the child, and prospective and finalized adoptive parents of the 343 child without the threat of reprisal. However, this right creates no obligation of the birth family, other foster parents, or 344 345 prospective and finalized adoptive parents to communicate; 346 (* * *1) Involvement in all the agency's crucial 347 decisions regarding the child as team members who have pertinent information based on their day-to-day knowledge of the child in 348 349 care and involvement in case planning, including, but not limited 350 to, individual service planning meetings, foster care review, 351 individual educational planning meetings, and medical 352 appointments; 353 The opportunity to help plan visitations between (m) 354 the child and the child's siblings and biological family. 355 Visitations should be scheduled at a time that meets the needs of 356 the child, the biological family, and the foster family whenever 357 possible. Recognizing that visitation with family members is an 358 important right of children in foster care, foster parents shall 359 be flexible and cooperative with regard to family visits but shall 360 have the right to advance notice of all scheduled visitations; 361 (n) Administrative staff who represent the department 362 on call twenty-four (24) hours a day, seven (7) days a week, for 363 the purpose of aiding the foster parent; 364 (o) A comprehensive list of all resources available to 365 the foster parent and child including, but not limited to, dental

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366 providers, medical providers, respite workers in the area, day 367 cares, and methods for submitting reimbursements;

368 (***<u>p</u>) Support from the family protection worker or 369 the family protection specialist in efforts to do a better 370 day-to-day job in caring for the child and in working to achieve 371 the agency's objectives for the child and the birth family through 372 provision of:

373 (i) * * * A copy of the "Foster Child Information 374 Form" and all other pertinent information about the child and the 375 birth family including behavioral problems, medical and dental 376 health history, psychological information, educational status, 377 cultural and family background, and other issues relative to the 378 child which are known to the department at the time the child is 379 placed in foster care prior to the child's placement with a foster 380 parent or parents. The department shall gather and provide all 381 additional current medical, dental, educational, and psychological 382 information available from the child's service providers within 383 fifteen (15) calendar days of placement. When the department 384 knows of information after the fifteen (15) days, the department 385 shall make that information available to the foster parent as soon 386 as practicable; 387 (ii) An explanation of the plan concerning the 388 placement of the child in the foster parent's home and any 389 necessary information on an ongoing basis which is relevant to the

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390 <u>care of the child, including timely information related to changes</u> 391 in the case plan;

(* * *iii) Help in using appropriate resources to 392 393 meet the child's needs, including counseling or other services for 394 victims of commercial sexual exploitation or human trafficking; 395 (* * *iv) Direct interviews between the family 396 protection worker or specialist and the child, previously 397 discussed and understood by the foster parents; 398 (* * *v) Information regarding whether the child experienced commercial sexual exploitation or human trafficking; 399 400 (vi) Information related to the Healthy, Hunger-Free Kids Act of 2010 which makes any foster child 401 402 categorically eligible, without the necessity of an application, 403 for free school meals if their care and placement is the 404 responsibility of an agency administering a state IV-B or IV-E 405 plan or if a court has placed the child with a caretaker 406 household. Foster parents shall protect the confidentiality of 407 the child working directly with a designated school official in 408 completing the application for free lunches. 409 (* * *q) The opportunity to develop confidence in 410 making day-to-day decisions in regard to the child; 411 (* * *r) The opportunity to learn and grow in their vocation through planned education in caring for the child; 412 413 (* * *s) The opportunity to be heard regarding agency

414 practices that they may question;

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415 (* * *t) <u>An explanation of all costs eligible for</u> 416 reimbursement including, but not limited to:

417 Reimbursement for costs of the child's care in (i) 418 the form of a board payment based on the age of the child as 419 prescribed in Section 43-15-17 unless the relative is exempt from 420 foster care training and chooses to exercise the exemption; and 421 (* * *ii) Reimbursement for property damages caused by 422 children in the custody of the Department of Child Protection 423 Services in an amount not to exceed Five Hundred Dollars 424 (\$500.00), as evidenced by written documentation. The Department 425 of Child Protection Services shall not incur liability for any 426 damages as a result of providing this reimbursement. 427 * * * 428 (* * *u) Understanding the department's function in

420 (***<u>u</u>) onderstanding the department's function in 429 regard to the foster care and relative care program and related 430 social service programs;

431 $(* * *\underline{v})$ Sharing with the department any information 432 which may contribute to the care of children;

433 (* * $\underline{*w}$) Functioning within the established goals and 434 objectives to improve the general welfare of the child;

435 $(* * *\underline{x})$ Recognizing the problems in home placement 436 that will require professional advice and assistance and that such 437 help should be utilized to its full potential;

438 $(* * * \underline{y})$ Recognizing that the family who cares for the 439 child will be one of the primary resources for preparing a child

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440 for any future plans that are made, including return to birth 441 parent(s), termination of parental rights or

442 reinstitutionalization;

443 $(* * *\underline{z})$ Expressing their views of agency practices 444 which relate to the child with the appropriate staff member;

(* * *<u>aa</u>) Understanding that all information shared with the persons who provide foster care or relative care about the child and his/her birth parent(s) must be held in the strictest of confidence;

449 (***<u>bb</u>) Cooperating with any plan to reunite the 450 child with his birth family and work with the birth family to 451 achieve this goal; and

452 (***<u>cc</u>) Attending dispositional review hearings and 453 termination of parental rights hearings conducted by a court of 454 competent jurisdiction, or providing their recommendations to the 455 court in writing.

456 **SECTION 2.** This act shall take effect and be in force from 457 and after July 1, 2023.