MISSISSIPPI LEGISLATURE

**REGULAR SESSION 2023** 

By: Representative Banks

To: Appropriations

HOUSE BILL NO. 1482

1 AN ACT TO CREATE NEW SECTION 25-11-126, MISSISSIPPI CODE OF 2 1972, TO PROVIDE THAT CERTAIN PERSONS WHO ARE RECEIVING A 3 RETIREMENT ALLOWANCE FROM THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM WHO ARE ELECTED AS A MEMBER OF THE LEGISLATURE AFTER RETIREMENT, 4 5 AND CERTAIN MEMBERS OF THE LEGISLATURE WHO ARE ELIGIBLE TO RECEIVE 6 A RETIREMENT ALLOWANCE FROM THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM WHILE SERVING AS A MEMBER OF THE LEGISLATURE, MAY RECEIVE A 7 RETIREMENT ALLOWANCE FROM THE SYSTEM WHILE SERVING AS A MEMBER OF 8 9 THE LEGISLATURE; TO PROVIDE THAT THOSE PERSONS SHALL RECEIVE 50% OF THE AMOUNT OF THE COMPENSATION PROVIDED FOR EACH REGULAR 10 SESSION AND EACH EXTRAORDINARY SESSION, PROVIDED THAT THE PERSON 11 12 SERVES AS A MEMBER OF THE LEGISLATURE FOR A PERIOD OF TIME NOT TO 13 EXCEED ONE-HALF OF THE NORMAL WORKING DAYS FOR THE POSITION IN ANY FISCAL YEAR, OR SHALL RECEIVE COMPENSATION FOR SERVING AS A MEMBER 14 15 OF THE LEGISLATURE IN AN AMOUNT NOT TO EXCEED 25% OF THE PERSON'S 16 AVERAGE COMPENSATION, WITHOUT ANY LIMITATION ON THE PERIOD OF TIME 17 THAT THE PERSON SERVES AS A MEMBER OF THE LEGISLATURE IN A FISCAL 18 YEAR; TO PROVIDE THAT THOSE PERSONS SHALL NOT BE ACTIVE MEMBERS OF 19 THE RETIREMENT SYSTEM OR THE SUPPLEMENTAL LEGISLATIVE RETIREMENT 20 PLAN AND SHALL NOT RECEIVE ANY CREDITABLE SERVICE FOR THE PERIOD 21 DURING WHICH THEY RECEIVE A RETIREMENT ALLOWANCE WHILE SERVING AS 22 A MEMBER OF THE LEGISLATURE; TO AMEND SECTIONS 25-11-105, 25-11-127, 25-11-305, 5-1-41 AND 5-1-47, MISSISSIPPI CODE OF 1972, 23 24 IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR RELATED 25 PURPOSES.

26 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

## 27 **SECTION 1.** The following shall be codified as Section

28 25-11-126, Mississippi Code of 1972:

H. B. No. 1482 G1/2 23/HR31/R831 PAGE 1 (RF\JAB) 29 25 - 11 - 126. (1) (a) Any person who has twenty-five (25) or 30 more years of creditable service and is not less than seventy (70) years of age, who is receiving a retirement allowance under this 31 32 article and who is elected as a member of the Legislature after 33 retirement, whose effective date of retirement is not less than 34 ninety (90) consecutive days before the first day that the person 35 begins service as a member of the Legislature, may choose to continue to receive a retirement allowance under this article 36 37 while serving as a member of the Legislature in the manner provided in this section, in addition to receiving the amount of 38 39 the compensation for members of the Legislature specified in subsection (6) of this section. 40

(b) Any member of the Legislature who has twenty-five (25) or more years of creditable service and is not less than seventy (70) years of age may choose to receive a retirement allowance under this article while serving as a member of the Legislature in the manner provided in this section, in addition to receiving the amount of the compensation for members of the Legislature specified in subsection (6) of this section.

48 (2) Any person who is eligible to receive a retirement 49 allowance under subsection (1) (a) of this section shall notify the 50 executive director of the system before taking office as a member 51 of the Legislature of his or her choice about continuing to 52 receive the retirement allowance while serving as a member of the 53 Legislature. If the person chooses not to continue receiving the

H. B. No. 1482 23/HR31/R831 PAGE 2 (RF\JAB) 54 retirement allowance while serving as a member of the Legislature, 55 the retirement allowance shall cease on the day that he or she 56 begins serving as a member of the Legislature. After the person 57 is no longer serving as a member of the Legislature, in order to 58 begin receiving a retirement allowance under this article again, 59 the person shall make application to the executive director of the 60 system, and the retirement allowance shall begin on the first of 61 the month following the date that the application is received by 62 the executive director.

Any member of the Legislature who is eligible to receive 63 (3) a retirement allowance under subsection (1)(b) of this section and 64 who chooses to receive a retirement allowance while serving as a 65 66 member of the Legislature shall make application to the executive 67 director of the system, and the retirement allowance shall begin on the first of the month following the date that the application 68 69 is received by the executive director. The member of the 70 Legislature shall not be required to withdraw from service in 71 order to receive the retirement allowance.

(4) Any person to whom this section applies who receives or continues to receive a retirement allowance under this article while serving as a member of the Legislature shall not be an active member of the retirement system or the Supplemental Legislative Retirement Plan and shall not receive any creditable service for the period during which he or she receives a retirement allowance while serving as a member of the Legislature.

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 3 (RF\JAB) 79 (5) Any person to whom this section applies who chooses not 80 to receive a retirement allowance while serving as a member of the Legislature shall be an active and contributing member of the 81 82 retirement system and the Supplemental Legislative Retirement Plan 83 and shall receive creditable service for the period during which 84 he or she serves as a member of the Legislature without receiving a retirement allowance. If the person has previously received a 85 retirement allowance under this article and serves as a member of 86 87 the Legislature for more than six (6) months without receiving a 88 retirement allowance, the person shall have his or her allowance 89 recomputed when he or she retires again, which shall include the 90 service after he or she again became a contributing member of the 91 retirement system.

92 (6) Any person to whom this section applies who receives or 93 continues to receive a retirement allowance under this article 94 while serving as a member of the Legislature shall receive, as 95 selected by the person:

96 (a) Fifty percent (50%) of the amount of the
97 compensation provided under Section 5-1-41 for each regular
98 session and each extraordinary session, and the full amount of all
99 other compensation, per diem, expense allowance and mileage
100 provided for members of the Legislature, provided that the person
101 serves as a member of the Legislature for a period of time not to
102 exceed one-half (1/2) of the normal working days for the position

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H. B. No. 1482 23/HR31/R831 PAGE 4 (RF\JAB) 103 in any fiscal year, which shall be determined in the manner 104 provided in Section 25-11-127(4); or

(b) Compensation for serving as a member of the Legislature in an amount not to exceed twenty-five percent (25%) of the person's average compensation, and the full amount of all other compensation, per diem, expense allowance and mileage provided for members of the Legislature, without any limitation on the period of time that the person serves as a member of the Legislature in a fiscal year.

SECTION 2. Section 25-11-105, Mississippi Code of 1972, is amended as follows:

114 25-11-105. I. THOSE WHO ARE ELIGIBLE FOR MEMBERSHIP

115 The membership of this retirement system shall be composed as 116 follows:

117 (a) (i) All persons who become employees in the state 118 service after January 31, 1953, and whose wages are subject to 119 payroll taxes and are lawfully reported on IRS Form W-2, except those who are specifically excluded, \* \* \* those as to whom 120 121 election is provided in Articles 1 and 3, and those persons who 122 choose to receive or continue to receive a retirement allowance 123 while serving as a member of the Legislature as authorized by 124 Section 25-11-126, shall become members of the retirement system 125 as a condition of their employment.

(ii) From and after July 1, 2002, any individualwho is employed by a governmental entity to perform professional

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 5 (RF\JAB) 128 services shall become a member of the system if the individual is 129 paid regular periodic compensation for those services that is 130 subject to payroll taxes, is provided all other employee benefits 131 and meets the membership criteria established by the regulations 132 adopted by the board of trustees that apply to all other members 133 of the system; however, any active member employed in such a 134 position on July 1, 2002, will continue to be an active member for 135 as long as they are employed in any such position.

136 All persons who become employees in the state (b) service after January 31, 1953, except those specifically excluded 137 138 or as to whom election is provided in Articles 1 and 3, unless 139 they file with the board before the lapse of sixty (60) days of 140 employment or sixty (60) days after the effective date of the cited articles, whichever is later, on a form prescribed by the 141 board, a notice of election not to be covered by the membership of 142 143 the retirement system and a duly executed waiver of all present 144 and prospective benefits that would otherwise inure to them on account of their participation in the system, shall become members 145 146 of the retirement system; however, no credit for prior service 147 will be granted to members who became members of the system before 148 July 1, 2007, until they have contributed to Article 3 of the 149 retirement system for a minimum period of at least four (4) years, 150 or to members who became members of the system on or after July 1, 151 2007, until they have contributed to Article 3 of the retirement system for a minimum period of at least eight (8) years. 152 Those

153 members shall receive credit for services performed before January 154 1, 1953, in employment now covered by Article 3, but no credit 155 shall be granted for retroactive services between January 1, 1953, 156 and the date of their entry into the retirement system, unless the 157 employee pays into the retirement system both the employer's and 158 the employee's contributions on wages paid him during the period from January 31, 1953, to the date of his becoming a contributing 159 160 member, together with interest at the rate determined by the board 161 of trustees. Members reentering after withdrawal from service shall qualify for prior service under the provisions of Section 162 25-11-117. From and after July 1, 1998, upon eligibility as noted 163 164 above, the member may receive credit for such retroactive service 165 provided:

(i) The member shall furnish proof satisfactory to the board of trustees of certification of that service from the covered employer where the services were performed; and

(ii) The member shall pay to the retirement system on the date he or she is eligible for that credit or at any time thereafter before the date of retirement the actuarial cost for each year of that creditable service. The provisions of this subparagraph (ii) shall be subject to the limitations of Section 415 of the Internal Revenue Code and regulations promulgated under Section 415.

176 Nothing contained in this paragraph (b) shall be construed to 177 limit the authority of the board to allow the correction of

H. B. No. 1482 ~ OFFICIAL ~ 23/HR31/R831 PAGE 7 (rF\JAB) 178 reporting errors or omissions based on the payment of the employee 179 and employer contributions plus applicable interest.

(c) All persons who become employees in the state service after January 31, 1953, and who are eligible for membership in any other retirement system shall become members of this retirement system as a condition of their employment, unless they elect at the time of their employment to become a member of that other system.

(d) All persons who are employees in the state service
on January 31, 1953, and who are members of any nonfunded
retirement system operated by the State of Mississippi, or any of
its departments or agencies, shall become members of this system
with prior service credit unless, before February 1, 1953, they
file a written notice with the board of trustees that they do not
elect to become members.

193 (e) All persons who are employees in the state service 194 on January 31, 1953, and who under existing laws are members of any fund operated for the retirement of employees by the State of 195 196 Mississippi, or any of its departments or agencies, shall not be 197 entitled to membership in this retirement system unless, before 198 February 1, 1953, any such person indicates by a notice filed with 199 the board, on a form prescribed by the board, his individual 200 election and choice to participate in this system, but no such 201 person shall receive prior service credit unless he becomes a 202 member on or before February 1, 1953.

H. B. No. 1482 ~ OFFICIAL ~ 23/HR31/R831 PAGE 8 (RF\JAB) 203 (f) Each political subdivision of the state and each 204 instrumentality of the state or a political subdivision, or both, 205 is authorized to submit, for approval by the board of trustees, a 206 plan for extending the benefits of this article to employees of 207 any such political subdivision or instrumentality. Each such plan 208 or any amendment to the plan for extending benefits thereof shall 209 be approved by the board of trustees if it finds that the plan, or the plan as amended, is in conformity with such requirements as 210 211 are provided in Articles 1 and 3; however, upon approval of the 212 plan or any such plan previously approved by the board of 213 trustees, the approved plan shall not be subject to cancellation 214 or termination by the political subdivision or instrumentality. 215 No such plan shall be approved unless:

(i) It provides that all services that constitute employment as defined in Section 25-11-5 and are performed in the employ of the political subdivision or instrumentality, by any employees thereof, shall be covered by the plan, with the exception of municipal employees who are already covered by existing retirement plans; however, those employees in this class may elect to come under the provisions of this article;

(ii) It specifies the source or sources from which the funds necessary to make the payments required by paragraph (d) of Section 25-11-123 and of paragraph (f) (v)2 and 3 of this section are expected to be derived and contains reasonable assurance that those sources will be adequate for that purpose;

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 9 (RF\JAB) 228 (iii) It provides for such methods of 229 administration of the plan by the political subdivision or 230 instrumentality as are found by the board of trustees to be 231 necessary for the proper and efficient administration thereof; 232 (iv) It provides that the political subdivision or 233 instrumentality will make such reports, in such form and 234 containing such information, as the board of trustees may from 235 time to time require; 236 (v) It authorizes the board of trustees to 237 terminate the plan in its entirety in the discretion of the board 238 if it finds that there has been a failure to comply substantially 239 with any provision contained in the plan, the termination to take effect at the expiration of such notice and on such conditions as 240 may be provided by regulations of the board and as may be 241 consistent with applicable federal law. 242 243 1. The board of trustees shall not finally 244 refuse to approve a plan submitted under paragraph (f), and shall not terminate an approved plan without reasonable notice and 245 246 opportunity for hearing to each political subdivision or 247 instrumentality affected by the board's decision. The board's 248 decision in any such case shall be final, conclusive and binding 249 unless an appeal is taken by the political subdivision or 250 instrumentality aggrieved by the decision to the Circuit Court of 251 the First Judicial District of Hinds County, Mississippi, in

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252 accordance with the provisions of law with respect to civil causes 253 by certiorari.

254 2. Each political subdivision or 255 instrumentality as to which a plan has been approved under this 256 section shall pay into the contribution fund, with respect to 257 wages (as defined in Section 25-11-5), at such time or times as 258 the board of trustees may by regulation prescribe, contributions 259 in the amounts and at the rates specified in the applicable 260 agreement entered into by the board.

261 3. Every political subdivision or 262 instrumentality required to make payments under paragraph (f)(v) 2 263 of this section is authorized, in consideration of the employees' 264 retention in or entry upon employment after enactment of Articles 265 1 and 3, to impose upon its employees, as to services that are 266 covered by an approved plan, a contribution with respect to wages 267 (as defined in Section 25-11-5) not exceeding the amount provided 268 in Section 25-11-123(d) if those services constituted employment within the meaning of Articles 1 and 3, and to deduct the amount 269 270 of the contribution from the wages as and when paid. 271 Contributions so collected shall be paid into the contribution 272 fund as partial discharge of the liability of the political 273 subdivisions or instrumentalities under paragraph  $(f)(v)^2$  of this 274 section. Failure to deduct the contribution shall not relieve the 275 employee or employer of liability for the contribution.

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H. B. No. 1482 23/HR31/R831 PAGE 11 (RF\JAB) 276 4. Any state agency, school, political 277 subdivision, instrumentality or any employer that is required to submit contribution payments or wage reports under any section of 278 279 this chapter shall be assessed interest on delinquent payments or 280 wage reports as determined by the board of trustees in accordance 281 with rules and regulations adopted by the board and delinguent 282 payments, assessed interest and any other amount certified by the 283 board as owed by an employer, may be recovered by action in a 284 court of competent jurisdiction against the reporting agency 285 liable therefor or may, upon due certification of delinquency and 286 at the request of the board of trustees, be deducted from any 287 other monies payable to the reporting agency by any department or 288 agency of the state.

5. Each political subdivision of the state and each instrumentality of the state or a political subdivision or subdivisions that submit a plan for approval of the board, as provided in this section, shall reimburse the board for coverage into the expense account, its pro rata share of the total expense of administering Articles 1 and 3 as provided by regulations of the board.

(g) The board may, in its discretion, deny the right of
membership in this system to any class of employees whose
compensation is only partly paid by the state or who are occupying
positions on a part-time or intermittent basis. The board may, in

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 12 (RF\JAB) 300 its discretion, make optional with employees in any such classes 301 their individual entrance into this system.

(h) An employee whose membership in this system is contingent on his own election, and who elects not to become a member, may thereafter apply for and be admitted to membership; but no such employee shall receive prior service credit unless he becomes a member before July 1, 1953, except as provided in paragraph (b).

308 If any member of this system changes his employment (i) 309 to any agency of the state having an actuarially funded retirement 310 system, the board of trustees may authorize the transfer of the 311 member's creditable service and of the present value of the 312 member's employer's accumulation account and of the present value 313 of the member's accumulated membership contributions to that other 314 system, provided that the employee agrees to the transfer of his 315 accumulated membership contributions and provided that the other 316 system is authorized to receive and agrees to make the transfer.

317 If any member of any other actuarially funded system 318 maintained by an agency of the state changes his employment to an 319 agency covered by this system, the board of trustees may authorize 320 the receipt of the transfer of the member's creditable service and 321 of the present value of the member's employer's accumulation 322 account and of the present value of the member's accumulated 323 membership contributions from the other system, provided that the employee agrees to the transfer of his accumulated membership 324

H. B. No. 1482 23/HR31/R831 PAGE 13 (RF\JAB) 325 contributions to this system and provided that the other system is 326 authorized and agrees to make the transfer.

(j) Wherever state employment is referred to in this
 section, it includes joint employment by state and federal
 agencies of all kinds.

330 (k) Employees of a political subdivision or 331 instrumentality who were employed by the political subdivision or 332 instrumentality before an agreement between the entity and the 333 Public Employees' Retirement System to extend the benefits of this 334 article to its employees, and which agreement provides for the 335 establishment of retroactive service credit, and who became 336 members of the retirement system before July 1, 2007, and have 337 remained contributors to the retirement system for four (4) years, 338 or who became members of the retirement system on or after July 1, 339 2007, and have remained contributors to the retirement system for 340 eight (8) years, may receive credit for that retroactive service 341 with the political subdivision or instrumentality, provided that 342 the employee and/or employer, as provided under the terms of the 343 modification of the joinder agreement in allowing that coverage, 344 pay into the retirement system the employer's and employee's 345 contributions on wages paid the member during the previous 346 employment, together with interest or actuarial cost as determined 347 by the board covering the period from the date the service was 348 rendered until the payment for the credit for the service was Those wages shall be verified by the Social Security 349 made.

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 14 (RF\JAB) Administration or employer payroll records. Effective July 1, 1998, upon eligibility as noted above, a member may receive credit for that retroactive service with the political subdivision or instrumentality provided:

(i) The member shall furnish proof satisfactory to the board of trustees of certification of those services from the political subdivision or instrumentality where the services were rendered or verification by the Social Security Administration; and

(ii) The member shall pay to the retirement system on the date he or she is eligible for that credit or at any time thereafter before the date of retirement the actuarial cost for each year of that creditable service. The provisions of this subparagraph (ii) shall be subject to the limitations of Section 415 of the Internal Revenue Code and regulations promulgated under Section 415.

366 Nothing contained in this paragraph (k) shall be construed to limit the authority of the board to allow the correction of 367 368 reporting errors or omissions based on the payment of employee and 369 employer contributions plus applicable interest. Payment for that 370 time shall be made beginning with the most recent service. Upon 371 the payment of all or part of the required contributions, plus interest or the actuarial cost as provided above, the member shall 372 373 receive credit for the period of creditable service for which full payment has been made to the retirement system. 374

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 15 (RF\JAB) 375 (1) Through June 30, 1998, any state service eligible 376 for retroactive service credit, no part of which has ever been reported, and requiring the payment of employee and employer 377 378 contributions plus interest, or, from and after July 1, 1998, any 379 state service eligible for retroactive service credit, no part of 380 which has ever been reported to the retirement system, and 381 requiring the payment of the actuarial cost for that creditable service, may, at the member's option, be purchased in quarterly 382 383 increments as provided above at the time that its purchase is 384 otherwise allowed.

385 (m) All rights to purchase retroactive service credit 386 or repay a refund as provided in Section 25-11-101 et seq. shall 387 terminate upon retirement.

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## II. THOSE WHO ARE NOT ELIGIBLE FOR MEMBERSHIP

389 The following classes of employees and officers shall not 390 become members of this retirement system, any other provisions of 391 Articles 1 and 3 to the contrary notwithstanding:

392 (a) Patient or inmate help in state charitable, penal393 or correctional institutions;

394 (b) Students of any state educational institution
395 employed by any agency of the state for temporary, part-time or
396 intermittent work;

397 (c) Participants of Comprehensive Employment and 398 Training Act of 1973 (CETA) being Public Law 93-203, who enroll on 399 or after July 1, 1979;

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(d) From and after July 1, 2002, individuals who are
employed by a governmental entity to perform professional service
on less than a full-time basis who do not meet the criteria
established in I(a)(ii) of this section.

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## III. TERMINATION OF MEMBERSHIP

Membership in this system shall cease by a member withdrawing his accumulated contributions, or by a member withdrawing from active service with a retirement allowance, or by a member's death.

409 SECTION 3. Section 25-11-127, Mississippi Code of 1972, is 410 amended as follows:

411 25 - 11 - 127. (1) (a) No person who is being paid a 412 retirement allowance or a pension after retirement under this 413 article shall be employed or paid for any service by the State of 414 Mississippi, including services as an employee, contract worker, 415 contractual employee or independent contractor, until the retired 416 person has been retired for not less than ninety (90) consecutive 417 days from his or her effective date of retirement. After the 418 person has been retired for not less than ninety (90) consecutive 419 days from his or her effective date of retirement or such later date as established by the board, he or she may be reemployed 420 421 while being paid a retirement allowance under the terms and 422 conditions provided in this section or in Section 25-11-126.

423 (b) No retiree of this retirement system who is 424 reemployed or is reelected to office after retirement shall

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 17 (rF\JAB) 425 continue to draw retirement benefits while so reemployed, except 426 as provided in this section or in Section 25-11-126.

427 (c) No person employed or elected under the exceptions 428 provided for in this section shall become a member under Article 3 429 of the retirement system.

430 (2) Any person who has been retired under the provisions of 431 Article 3 and who is later reemployed in service covered by this 432 article shall cease to receive benefits under this article unless 433 the person continues to receive a retirement allowance while 434 serving as a member of the Legislature under the authority of 435 Section 25-11-126, and the person shall again become a 436 contributing member of the retirement system. When the person 437 retires again, if that person has been a contributing member of 438 the retirement system during reemployment and the reemployment 439 exceeds six (6) months, the person shall have his or her benefit 440 recomputed, including service after again becoming a member, 441 provided that the total retirement allowance paid to the retired 442 member in his or her previous retirement shall be deducted from 443 the member's retirement reserve and taken into consideration in 444 recalculating the retirement allowance under a new option 445 selected.

(3) The board shall have the right to prescribe rules andregulations for carrying out the provisions of this section.

H. B. No. 1482 23/HR31/R831 PAGE 18 (RF\JAB) (4) The provisions of this section shall not be construed to 449 prohibit any retiree, regardless of age, from being employed and 450 drawing a retirement allowance either:

(a) For a period of time not to exceed one-half (1/2)
of the normal working days for the position in any fiscal year
during which the retiree will receive no more than one-half (1/2)
of the salary in effect for the position at the time of
employment, or

(b) For a period of time in any fiscal year sufficient
in length to permit a retiree to earn not in excess of twenty-five
percent (25%) of retiree's average compensation.

459 To determine the normal working days for a position under 460 paragraph (a) of this subsection, the employer shall determine the 461 required number of working days for the position on a full-time 462 basis and the equivalent number of hours representing the 463 full-time position. The retiree then may work up to one-half 464 (1/2) of the required number of working days or up to one-half 465 (1/2) of the equivalent number of hours and receive up to one-half 466 (1/2) of the salary for the position. In the case of employment 467 with multiple employers, the limitation shall equal one-half (1/2)468 of the number of days or hours for a single full-time position. 469 Notice shall be given in writing to the executive director, 470 setting forth the facts upon which the employment is being made, 471 and the notice shall be given within five (5) days from the date

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472 of employment and also from the date of termination of the 473 employment.

474 Except as otherwise provided in subsection (6) of this (5) 475 section, the employer of any person who is receiving a retirement 476 allowance and who is employed in service covered by subsection (4) 477 of this section as an employee or a contractual employee, and the 478 employer of any person who chooses to receive or continue to 479 receive a retirement allowance under this article while serving as 480 a member of the Legislature as authorized by Section 25-11-126, 481 shall pay to the board the full amount of the employer's 482 contribution on the amount of compensation received by the retiree 483 for his or her employment in accordance with regulations 484 prescribed by the board. The retiree shall not receive any 485 additional creditable service in the retirement system as a result 486 of the payment of the employer's contribution. This subsection 487 does not apply to persons who are receiving a retirement allowance 488 and who contract with an employer to provide services as a true 489 independent contractor, as defined by the board through 490 regulation.

(6) (a) A member may retire and continue in municipal or county elective office provided that the member has reached the age and/or service requirement that will not result in a prohibited in-service distribution as defined by the Internal Revenue Service, or a retiree may be elected to a municipal or county office, provided that the person:

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497 (i) Files annually, in writing, in the office of 498 the employer and the office of the executive director of the 499 system before the person takes office or as soon as possible after 500 retirement, a waiver of all salary or compensation and elects to 501 receive in lieu of that salary or compensation a retirement 502 allowance as provided in this section, in which event no salary or 503 compensation shall thereafter be due or payable for those 504 services; however, any such officer or employee may receive, in 505 addition to the retirement allowance, office expense allowance, 506 mileage or travel expense authorized by any statute of the State 507 of Mississippi; or

508 Elects to receive compensation for that (ii) 509 elective office in an amount not to exceed twenty-five percent 510 (25%) of the retiree's average compensation. In order to receive compensation as allowed in this subparagraph, the retiree shall 511 512 file annually, in writing, in the office of the employer and the 513 office of the executive director of the system, an election to 514 receive, in addition to a retirement allowance, compensation as 515 allowed in this subparagraph.

(b) The municipality or county in which the retired person holds elective office shall pay to the board the amount of the employer's contributions on the full amount of the regular compensation for the elective office that the retired person holds.

H. B. No. 1482 23/HR31/R831 PAGE 21 (RF\JAB) 521 (c) As used in this subsection, the term "compensation" 522 does not include office expense allowance, mileage or travel 523 expense authorized by a statute of the State of Mississippi.

524 SECTION 4. Section 25-11-305, Mississippi Code of 1972, is 525 amended as follows:

526 25-11-305. (1) The membership of the Supplemental 527 Legislative Retirement Plan shall be composed as follows:

528 All members of the State Legislature who are (a) 529 currently serving in the capacity of an elected official of the 530 State Legislature and the person currently serving as President of 531 the Senate shall become members of this system on July 1, 1989, 532 unless they file with the board within thirty (30) days after July 533 1, 1989, on a form prescribed by the board, a notice of election 534 not to be covered in the membership of the Supplemental Legislative Retirement Plan and a duly executed waiver of all 535 536 present and prospective benefits which would otherwise inure to 537 them on account of their participation in the plan.

(b) All members of the State Legislature and thePresident of the Senate who are elected after July 1, 1989.

(2) Any state legislators who would have otherwise qualified for membership in the plan under subsection (1) of this section but who were excluded from membership by other provisions of this section as it read before March 26, 1991, shall become members of the plan upon March 26, 1991, and shall receive creditable service in the plan for the period from July 1, 1989, to March 26, 1991,

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 22 (RF\JAB) 546 upon payment of the proper employee and employer contributions for 547 that period.

(3) Membership in the plan shall cease by a member
withdrawing his accumulated contributions, or by a member
withdrawing from active service with a retirement allowance, or by
death of the member.

552 (4) No benefits under the plan shall accrue or otherwise be 553 payable to any person who does not qualify for membership in the 554 plan under subsection (1) of this section.

555 (5) Persons who choose to receive or continue to receive a 556 retirement allowance while serving as a member of the Legislature 557 as authorized by Section 25-11-126 shall not be active members of 558 the plan.

559 **SECTION 5.** Section 5-1-41, Mississippi Code of 1972, is 560 amended as follows:

561 5-1-41. \* \* \* Except as otherwise provided in Section 562 25-11-126, each Senator and Representative of the Legislature 563 shall receive as compensation at each regular session the sum of 564 Ten Thousand Dollars (\$10,000.00) and the mileage allowance 565 provided by Section 25-3-41, for each mile of the distance by the 566 most direct route usually traveled in coming to and returning from 567 the place where the Legislature sits. \* \* \* Except as otherwise provided in Section 25-11-126, each Senator and Representative 568 569 shall receive for attending each extraordinary session or called session the sum of Seventy-five Dollars (\$75.00) per day and 570

H. B. No. 1482 **~ OFFICIAL ~** 23/HR31/R831 PAGE 23 (RF\JAB) 571 mileage at the same rate as per regular session. Except as 572 otherwise provided in Section 25-11-126, in addition to the 573 above, \* \* \* each Senator and Representative and the Lieutenant 574 Governor shall receive the sum of One Thousand Five Hundred 575 Dollars (\$1,500.00) per month for expenses incidental to his 576 office for every full month of his term, except any month or major 577 fraction thereof when the Legislature is convened in regular or 578 extraordinary session; and payments shall be made to each Senator 579 and Representative and the Lieutenant Governor by the State Treasurer between the first and tenth day of each month following 580 581 the month for which the payments are due.

582 SECTION 6. Section 5-1-47, Mississippi Code of 1972, is 583 amended as follows:

584 5-1-47. (1) Except as otherwise provided in Section 585 25-11-126, in addition to the regular salary and mileage provided 586 by law, an expense allowance equal to the maximum daily expense 587 rate allowable to employees of the federal government for travel 588 in the high rate geographical area of Jackson, Mississippi, as may 589 be established by federal regulations for each legislative day in 590 actual attendance at a session shall be paid to the Lieutenant 591 Governor and members of the Senate and House of Representatives, 592 together with an additional mileage allowance as provided by 593 Section 25-3-41, for each mile of the distance by the most direct 594 route usually traveled in coming to and returning from the place where the Legislature is in session, which expense allowance and 595

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596 additional mileage allowance shall be paid at the end of each 597 seven-day period while the Legislature is in session.

(2) Except as otherwise provided in Section 25-11-126, in addition to the mileage allowance provided for in subsection (1) of this section, an expense allowance equal to the maximum daily expense rate allowable to employees of the federal government for travel in the high rate geographical area of Jackson, Mississippi, as may be established by federal regulations, per day, shall be paid to:

605 The Lieutenant Governor and members of the Senate, (a) 606 upon the approval of the Senate Rules Committee, for attending to 607 legislative duties on any of the following days that the Senate 608 does not convene in session on that day: (i) any day between 609 legislative regular or extraordinary sessions, or (ii) any day of a legislative regular session that has been extended beyond the 610 611 number of calendar days specified in Section 36, Mississippi 612 Constitution of 1890, when that day falls after the ninetieth or 613 one-hundred-twenty-fifth day of the session, as the case may be, 614 or (iii) any day during a legislative extraordinary session; and 615 Members of the House of Representatives, upon the (b) 616 approval of the House Management Committee, for attending to 617 legislative duties on any of the following days that the House

619 legislative regular or extraordinary sessions, or (ii) any day of 620 a legislative regular session that has been extended beyond the

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does not convene in session on that day: (i) any day between

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number of calendar days specified in Section 36, Mississippi Constitution of 1890, when that day falls after the ninetieth or one-hundred-twenty-fifth day of the session, as the case may be, or (iii) any day during a legislative extraordinary session.

625 (3) The expense allowance and additional mileage allowance 626 provided by this section for the Lieutenant Governor and members 627 of the Senate shall be paid from the appropriate legislative fund 628 of the Senate as provided by law, and the expense allowance and 629 additional mileage allowance for members of the House of Representatives shall be paid from the appropriate legislative 630 631 fund of the House of Representatives as provided by law, upon 632 warrants drawn for such purpose in the manner provided by law. 633 SECTION 7. This act shall take effect and be in force from 634 and after July 1, 2023.

H. B. No. 1482 23/HR31/R831 PAGE 26 (RF\JAB) The members to receive a retirement allowance while serving as a member of.