Adopted AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2487

BY: Committee

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

23 **SECTION 1.** The following shall be codified as Section 24 37-106-85, Mississippi Code of 1972: 25 37-106-85. Sections 37-106-85 through 37-106-93, Mississippi 26 Code of 1972, shall be known and may be cited as the "Mississippi Dual Credit Scholarship Program Act of 2023." 27 28 SECTION 2. The following shall be codified as Section 37-106-87, Mississippi Code of 1972: 29 30 37-106-87. There is hereby created the Mississippi Dual 31 Credit Scholarship Program, to be administered by the Mississippi 32 Postsecondary Education Financial Assistance Board established

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33 under Section 37-106-9. The Board shall set the dates and 34 deadlines for applying for funding for dual credit courses of 35 eligible Mississippi high school students under the provisions of 36 Sections 37-106-85 through 37-106-93 and award scholarships to 37 participating institutions for those who meet the eligibility 38 requirements provided herein.

39 SECTION 3. The following shall be codified as Section 40 37-106-89, Mississippi Code of 1972:

41 <u>37-106-89.</u> As used in this act, the following terms shall
42 have the meaning ascribed in this section, unless context of use
43 clearly requires otherwise:

(a) "Institution" means any postsecondary educational
institution that is a public state-supported institution of higher
learning, a public state-supported community or junior college, or
any not-for-profit private institution of higher learning in the
state. The term does not include proprietary colleges or
universities.

50 (b) "Student" means a high school student in a public,51 private, charter or home-school program in Mississippi.

(c) "Board" means the Mississippi Postsecondary
Education Financial Assistance Board established in Section
37-106-9, which is authorized and empowered to administer the
provisions of Chapter 106, Title 37, Mississippi Code of 1972.

56 (d) "Director" means the individual designated by the 57 Board of Trustees of State Institutions of Higher Learning to

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administer the provisions of the various financial assistance programs by promulgating the necessary rules and regulations for their effective administration.

(e) "Dual enrolled student" means a student who is
enrolled in a community or junior college or state institution of
higher learning while enrolled in high school, as defined in
Section 37-15-37(1)(a).

(f) "Dual credit student" means a student who is enrolled in a community or junior college or state institution of higher learning while enrolled in high school and who is receiving high school and college credit for postsecondary coursework, as defined in Section 37-15-38(1)(b).

(g) "Manual" means the procedures manual for the State of Mississippi Dual Enrollment and Accelerated Programs of which the contents of the manual are evaluated and approved by the academic officers of both the Mississippi Association of Community Colleges and the Mississippi Institutions of Higher Learning.

75 (h) "Program" means the Mississippi Dual Credit76 Scholarship Program.

77 SECTION 4. The following shall be codified as Section
78 37-106-91, Mississippi Code of 1972:

79 <u>37-106-91.</u> (1) (a) For institutions to be eligible for 80 participation in the program, the institution shall adhere to the 81 guidelines prescribed in the procedures manual for the State of 82 Mississippi Dual Enrollment and Accelerated Programs, hereinafter

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83 the "manual", and the requirements established by the Mississippi 84 Postsecondary Education Financial Assistance Board for 85 participating institutions set forth in this subsection.

Eligibility for funding shall be incorporated into 86 (b) 87 the manual, which shall outline the specific criteria for initial 88 and continued eligibility for participation for institutions, dual 89 enrollment students and dual credit students, respectively. The 90 academic officers of both the Mississippi Association of Community 91 Colleges and the Board of Trustees of State Institutions of Higher 92 Learning shall evaluate and approve the contents of the manual 93 each year.

94 (c) The board shall administer the Dual Credit
95 Scholarship Program as outlined in the manual. Funds for the
96 program shall be distributed by the board to the providing
97 institution of higher education on behalf of each eligible student
98 after the enrollment verification period. Funds shall not be
99 distributed by the board directly to the student.

100 Participation in the Mississippi Dual Credit (d) 101 Scholarship Program is optional for all institutions defined in 102 Section 37-106-89(a). However, in order to qualify for funding, 103 all quidelines in the manual must be followed by each institution. 104 All participating institutions shall be reimbursed (e) at the rate of forty percent (40%) of the average community 105 106 college credit hour tuition for the current academic year.

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107 (f) Participating institutions may elect to exclude 108 specific centers, branch campuses, collegiate academies and middle 109 college's within their governance or purview from participating in 110 the Mississippi Dual Credit Scholarship Program.

111 (2) For students to be eligible for participation in the 112 program, the scholarship applicant shall satisfy the student eligibility requirements prescribed in Procedures Manual for the 113 114 State of Mississippi Dual Enrollment and Accelerated Programs and 115 the requirements established for student eligibility set forth in 116 this subsection, and accordingly as follows:

117 (a) Each eligible student shall be gualified for 118 funding of up to fifteen (15) dual credit semester credit hours 119 prior to high school graduation;

120 If a dual credit student wishes to undertake more (b) 121 than fifteen (15) dual credit hours, he or she may be charged 122 regular tuition rates or another rate, to be determined by the 123 participating institution;

Eligible students must meet the eligibility 124 (C) 125 requirements as outlined in the manual;

126 All students who meet the eligibility requirements (d) 127 as outlined in the manual, regardless of participation method, 128 whether online, at a participating institution's campus, at a high 129 school campus, academic or career and technical education (CTE), 130 shall meet the requirements for funding allocation to the participating institution; 131

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(e) All Dual Credit Scholarship Program student
recipients shall be required to participate in an advising
component related to the Mississippi Articulation and Transfer
Tool (MATT) to ensure their understanding of course
transferability;

(f) Books, course materials, tools, supplies, lab fees,
transportation costs and other applicable course fees shall be the
responsibility of the student or high school district. Dual
Credit Scholarship Program funds shall not cover these costs;

(g) Middle college students shall be qualified for the Mississippi Dual Credit Scholarship Program funding only if the institution complies with the requirements of the manual; and

(h) Students must be residents of the State of
Mississippi. Resident status for the purposes of receiving
assistance under this chapter shall be determined in the same
manner as resident status for tuition purposes in Sections
37-103-1 through 37-103-29, with the exception of Section
37-103-17.

(3) To ensure appropriate articulation of college credits to
other institutions, only the courses on the "Approved Academic
Dual Credit Listing" shall be eligible for funding.

153 (4) (a) Early college students are not eligible for the154 Mississippi Dual Credit Scholarship Program funding.

155 (b) Dual enrolled students are excluded from156 participating in the Mississippi Dual Credit Scholarship Program.

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157 SECTION 5. The following shall be codified as Section 158 37-106-93, Mississippi Code of 1972:

159 <u>37-106-93.</u> In addition to the criteria established in 160 Section 37-106-91, the following program participation criteria 161 must be adhered to:

(a) Future enrollment at the providing institution
cannot be a requirement for a student to be eligible for Dual
Credit Scholarship Program funds;

165 (b) All community college career and technical166 education (CTE) courses shall be eligible for funding;

167 (c) The board shall promulgate rules as necessary to168 implement and administer this section;

(d) The board shall develop rules for ensuring that expenses of the scholarship program in each fiscal year do not exceed funding for the program in that fiscal year. For that purpose, and any other provision of this section to the contrary notwithstanding, the board may limit the acceptance of scholarship applications and may limit the award amount of scholarships;

(e) If the state appropriation is insufficient to fully fund all students eligible for participation in the program in a given year, those funds shall be prorated to the student's account at the eligible participating institution by an amount to be determined by the board. The student or school district will then be responsible for the remaining balance due for the course taken at the providing institution;

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(f) The board may conduct its own annual audits of any institution participating in the Mississippi Dual Credit Scholarship Program. The board may suspend or revoke an institution's eligibility to receive future funds under the program if it finds that the institution has not complied with the provisions of the manual and the requirements established in Section 37-106-91(1);

(g) The board may conduct its own annual audits of students participating in the Mississippi Dual Credit Scholarship Program. The board may suspend or revoke a high school's eligibility to participate in the program if it finds the student or high school has not complied with the provisions of the manual and the requirements established in Section 37-106-91(2);

(h) The board is authorized to receive one percent
(1.0%) of the annual amount appropriated for the program to offset
the expenses of administering the program;

(i) The average community college credit hour tuition
amount for the current academic year, as referenced in Section
37-106-91(1)(e), shall be provided annually by the Mississippi
Community College Board to the executive director of the board;

(j) At the end of the fiscal year, any unexpended balances appropriated by the Legislature for the implementation or administration of the program provided for in Sections

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205 37-106-85 through 37-106-93 shall not lapse into the State General 206 Fund, but shall carry over and be available for expenditure in the 207 succeeding fiscal year for the same purpose; and

208 (k) The program requires specific appropriation by the209 Legislature.

210 **SECTION 6.** This act shall take effect and be in force from

211 and after July 1, 2023, and shall stand repealed on June 30, 2023.

Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

AN ACT TO CREATE THE "MISSISSIPPI DUAL CREDIT SCHOLARSHIP 1 2 PROGRAM ACT OF 2023" TO BE ADMINISTERED BY THE POSTSECONDARY 3 EDUCATION FINANCIAL ASSISTANCE BOARD; TO DEFINE TERMINOLOGY; TO 4 REQUIRE THE BOARD TO SET THE DATES AND DEADLINES FOR APPLYING FOR 5 FUNDING FOR DUAL CREDIT COURSES OF ELIGIBLE MISSISSIPPI HIGH 6 SCHOOL STUDENTS; TO PROVIDE THAT ELIGIBILITY FOR PARTICIPATION IN 7 THE PROGRAM BY POSTSECONDARY EDUCATIONAL INSTITUTIONS AND STUDENTS 8 ALL ARE REQUIRED TO ADHERE TO THE GUIDELINES PRESCRIBED IN THE 9 PROCEDURES MANUAL FOR THE STATE OF MISSISSIPPI DUAL ENROLLMENT AND 10 ACCELERATED PROGRAMS; TO PROVIDE THE RATE AT WHICH PARTICIPATING INSTITUTIONS WILL BE REIMBURSED FOR PARTICIPATING STUDENTS; TO 11 12 PROVIDE ONLY THE COURSES ON THE "APPROVED ACADEMIC DUAL CREDIT 13 LISTING" ARE ELIGIBLE FOR FUNDING IN ORDER TO ENSURE APPROPRIATE 14 ARTICULATION OF COLLEGE CREDITS TO OTHER INSTITUTIONS; TO EXCLUDE 15 THE PARTICIPATION OF EARLY COLLEGE STUDENTS AND DUAL ENROLLED 16 STUDENTS FROM PARTICIPATION IN THE PROGRAM; TO PROVIDE THAT ANY 17 UNEXPENDED BALANCES APPROPRIATED BY THE LEGISLATURE REMAINING 18 AVAILABLE AT THE END OF THE FISCAL YEAR SHALL NOT LAPSE INTO THE 19 STATE GENERAL FUND, BUT SHALL CARRY OVER AND BE AVAILABLE FOR 20 EXPENDITURE IN THE SUCCEEDING FISCAL YEAR; AND FOR RELATED 21 PURPOSES.