Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2612

BY: Committee

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

9 SECTION 1. Section 73-59-5, Mississippi Code of 1972, is 10 amended as follows:

73-59-5. (1) (a) Any corporation, partnership or 11 12 individual seeking to be licensed and examined under this chapter 13 shall file with the board a written application on such form as 14 may be prescribed by the board. Such application shall be 15 accompanied by the payment of the license fee. If the application 16 sufficiently contains the information required pursuant to this 17 chapter, the applicant shall be examined by the board at its next 18 meeting using a uniform written examination prescribed by the

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19 board. The board shall administer an oral examination to 20 applicants who are unable to take the written examination. In 21 addition, the board, in examining such applicant, shall consider 22 the following:

23

(* * *i) Experience;

24 (* * *ii) Complaints; and

25 (*** \underline{iii}) Other pertinent information the board 26 may require.

27 (b) If, as a result of the examination, the board finds 28 that the applicant is qualified to engage in residential 29 construction or residential improvement in Mississippi, the 30 applicant shall be issued a license. Any applicant rejected by 31 the board shall be given the opportunity to be reexamined at the 32 next regularly scheduled examination date after a new application 33 has been filed and the license fee has again been paid.

34 (c) The board shall make and preserve a record of each 35 examination of an applicant and the findings of the board 36 pertaining to such examination. A certified copy of such record, 37 omitting confidential test questions, shall be furnished to the 38 applicant so requesting such record upon the payment of a fee to 39 the board that reasonably reflects the cost of furnishing such 40 record to the applicant.

41 (d) Each application or filing made under this section 42 shall include the social security number(s) of the applicant in 43 accordance with Section 93-11-64, Mississippi Code of 1972.

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44 (e) Each application for a license under this chapter 45 shall reveal any other states in which the applicant or any partner or business associate of the applicant is licensed and 46 whether the applicant, partner or business associate has had a 47 48 license revoked or suspended in any other state. If the applicant fails to provide this information, the board may deny or revoke 49 50 the applicant's license. If the applicant has had a license 51 revoked in another state, the board may deny the application for a 52 license in this state. 53 (2) As an alternative to the examinations provided for under subsection (1) of this section, an applicant who is a person or 54 55 entity required to be licensed by Section 73-59-3(1) may be issued 56 a license by the board if the applicant: 57 Is licensed by a municipality and/or county (a) (i) and submits documentation that the applicant has passed a 58 59 standardized examination such as an International Code Council 60 (ICC) examination or a municipality or county administered 61 examination; or 62 (ii) Can demonstrate, by notarized affidavit, that 63 the applicant has been acting in the applicable capacity described 64 in Section 73-59-3(1)(d) for not less than five (5) years and the 65 applicant submits all of the following: 66 1. One (1) reference letter from a building 67 official or board licensed contractor specifying the

68	classification of work for which the applicant is seeking a
69	license,
70	2. One (1) reference letter from a bank or
71	other financial institution, and
72	3. One (1) general reference letter from a
73	project owner, architect, supplier or similar person or entity;
74	and
75	(b) Completes any applicable video course made
76	available by the board and submits a certificate of completion for
77	the course to the board.
78	No person required to be licensed under Section 73-59-3(1)
79	may be issued a license under this subsection after December 31,
80	2023.
81	SECTION 2. Section 73-59-3, Mississippi Code of 1972, is
82	brought forward as follows:
83	73-59-3. (1) Except as otherwise provided in Section
84	73-59-15 or Section 33-1-39, the following persons or entities
85	shall be licensed by the board annually as an active licensee or
86	inactive licensee, as appropriate:
87	(a) Persons or entities acting in the capacity as a
88	residential builder;
89	(b) Persons or entities acting in the capacity as a
90	residential remodeler;

91 (c) Persons or entities acting in the capacity as a 92 construction manager through a contract or an agreement with the 93 owner of the property being improved or constructed upon;

94 (d) Any subcontractor, of any tier, performing the
95 following work or within the following trade, on any residential
96 construction or residential improvement project, no matter the
97 dollar amount of the construction or improvements:

98 (i) Electrical;

99 (ii) Plumbing;

100 (iii) Mechanical; and/or

101 (iv) Heating, ventilation and/or air conditioning; 102 and

103 (e) Persons or entities acting in the capacity as a104 residential solar contractor.

105 (2) As a prerequisite to obtaining a license or renewal 106 thereof, each of the persons or entities in subsection (1) of this 107 section shall submit to the board:

(a) Proof of workers' compensation insurance, if
required by applicable law; however, workers' compensation
insurance shall not be required for inactive licensees;

111 (b) A federal employment identification number or 112 social security number.

113 (3) The board may require liability insurance to be licensed 114 under this chapter and it shall be reflected on the certificate of

115 licensure; however, liability insurance shall not be required for 116 inactive licensees.

117 The board shall issue or renew a license to persons or (4) 118 entities required by subsection (1) of this section to be 119 licensed, upon payment to the board of the license fee. The 120 initial license fee shall be Fifty Dollars (\$50.00). The license 121 fee may thereafter be increased or decreased by the board and cannot exceed One Hundred Dollars (\$100.00); however, the receipts 122 123 from fees collected by the board shall be no greater than the 124 amount required to pay all costs and expenses incurred by the 125 board in enforcing the provisions of this chapter. Twenty-five 126 Dollars (\$25.00) of the fee required by this section which is 127 assessed to residential builders licensed under the provisions of 128 Section 73-59-1 et seq. shall be deposited to the Construction 129 Education Fund created pursuant to Section 31-3-14 and shall be 130 distributed to the Mississippi Housing Institute. The remaining 131 fees collected under this chapter shall be deposited into the special fund in the State Treasury known as the "State Board of 132 133 Contractors Fund" created pursuant to Section 31-3-17 and shall be 134 used for the administration and enforcement of this chapter and as 135 provided in Section 31-3-14. Amounts in such fund shall not lapse 136 into the State General Fund at the end of a fiscal year. Interest 137 accrued to such fund shall remain in the fund. All expenditures 138 from the special fund shall be by requisition to the Department of Finance and Administration, signed by the executive director of 139

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140 the board and countersigned by the chairman or vice chairman of 141 the board.

142 Except as provided in Section 33-1-39, the license shall (5) expire on the last day of the twelfth month following its issuance 143 144 or renewal and shall become invalid unless renewed. The board may 145 notify by mail or email every licensee under this chapter of the 146 date of the expiration of his license and the amount of the fee 147 required for renewal of the license for one (1) year. To receive 148 notification by email, a licensee must notify the board of his 149 desire to receive notification by email and provide an email 150 address. Such notice may be mailed or emailed within thirty (30) 151 days prior to the expiration date of the license. The failure on 152 the part of any licensee to renew his license annually in such 153 twelfth month shall not deprive such licensee of the right of 154 renewal, provided that renewal is effected within one hundred 155 eighty (180) days after the expiration date of the license by 156 payment of the license fee plus a penalty of ten percent (10%) of 157 the license fee. A new license required to replace a revoked, 158 lost, mutilated or destroyed license may be issued, subject to the 159 rules of the board, for a charge of not more than Fifty Dollars 160 (\$50.00). An inactive licensee may become an active licensee upon 161 application meeting all the requirements of this section.

162 (6) Any person who is not a resident of the State of163 Mississippi who desires to perform residential construction or

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164 residential improvement shall be licensed to perform such

165 construction or improvement as provided by this chapter.

166 **SECTION 3.** This act shall take effect and be in force from

167 and after its passage.

Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 73-59-5, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR AN ALTERNATIVE EXAMINATION METHOD FOR CERTAIN PERSONS OR ENTITIES APPLYING FOR A LICENSE UNDER THE LAWS REGULATING RESIDENTIAL BUILDERS AND REMODELERS; TO BRING FORWARD SECTION 573-59-3, MISSISSIPPI CODE OF 1972, WHICH IS A SECTION OF THE LAWS 6 REGULATING RESIDENTIAL BUILDERS AND REMODELERS, FOR THE PURPOSES 7 OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.