To: Judiciary A

By: Representative Hood

HOUSE BILL NO. 1314

AN ACT TO CREATE THE "CHARITY PROTECTION ACT"; TO PROVIDE THAT THE PURPOSE OF THIS ACT IS TO MINIMIZE BURDENS PLACED ON THE CHARITABLE SECTOR, AND CREATE A GRANTMAKING ENVIRONMENT CENTERED ON EFFECTIVENESS AND IMPACT; TO DEFINE CERTAIN TERMS "CHARITABLE ORGANIZATION" AND "STATE AGENCY"; TO PROHIBIT STATE AGENCIES OR 5 6 OFFICIALS OF SUCH AGENCIES FROM IMPOSING ANY ANNUAL FILING OR 7 REPORTING REQUIREMENTS ON CERTAIN CHARITABLE ORGANIZATIONS THAT 8 ARE MORE BURDENSOME THAN THE REQUIREMENTS AS PROVIDED IN STATUTES 9 RELATING TO THE REGULATION OF CHARITABLE SOLICITATIONS; TO AMEND SECTIONS 79-11-503, 79-11-504, 79-11-507, 79-11-509, 79-11-513, 10 79-11-515, 79-11-518, 79-11-519 AND 79-11-521, MISSISSIPPI CODE OF 11 12 1972, WHICH RELATE TO THE REGULATION OF CHARITABLE SOLICITATIONS, 13 TO CONFORM WITH THE PRECEDING PROVISIONS; TO BRING FORWARD SECTIONS 79-11-501, 79-11-505, 79-11-511, 79-11-517, 79-11-523, 79-11-524, 79-11-525, 79-11-526, 79-11-527 AND 79-11-529, 14 15 16 MISSISSIPPI CODE OF 1972, WHICH RELATE TO THE REGULATION OF 17 CHARITABLE SOLICITATIONS, FOR PURPOSES OF POSSIBLE AMENDMENT; TO 18 BRING FORWARD SECTION 91-8-405, MISSISSIPPI CODE OF 1972, WHICH RELATES TO CHARITABLE TRUSTS, FOR PURPOSES OF POSSIBLE AMENDMENT; 19 20 AND FOR RELATED PURPOSES. 21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

22 SECTION 1. This act shall be known and may be cited as the

"Charity Protection Act". 23

24 SECTION 2. The purpose of this act is to minimize burdens

25 placed on the charitable sector, and create a grantmaking

26 environment centered on effectiveness and impact.

- SECTION 3. (1) As used in this act, the following terms
- 28 have the meanings as defined in this section, unless the context
- 29 clearly indicates otherwise:
- 30 (a) The term "charitable organization" has the meaning
- 31 as provided in Section 79-11-501.
- 32 (b) "State agency" means an agency, department,
- 33 commission, division, institution, board, council, office, bureau,
- 34 committee, instrumentality, or political subdivision of the State
- 35 of Mississippi, or any officer or other administrative unit
- 36 thereof. The term "state agency" does not include the Legislature
- 37 or any of its component units, the judiciary or any of its
- 38 component units, or the Governor.
- 39 **SECTION 4.** (1) Except as otherwise provided in federal law
- 40 or Sections 79-11-501 through 79-11-529, no state agency shall
- 41 impose any annual filing or reporting requirements upon a
- 42 charitable organization that is regulated or specifically exempted
- 43 from regulation under Sections 79-11-501 through 79-11-529, that
- 44 are more burdensome than the requirements as provided in such
- 45 sections.
- 46 (2) This section shall not apply to state grants and
- 47 contracts or fraud investigations, and shall not restrict
- 48 enforcement actions against specific nonprofit organizations.
- 49 **SECTION 5.** Section 79-11-503, Mississippi Code of 1972, is
- 50 amended as follows:

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- 51 79-11-503. (1) Except as otherwise provided in Section
- 52 79-11-505 and prior to any solicitation of contributions, every
- 53 charitable organization as defined in Section 79-11-501 which
- 54 solicits or intends to solicit contributions by any means
- 55 whatsoever shall file a registration statement with, and pay a
- 56 filing fee of Fifty Dollars (\$50.00) to, the Secretary of State.
- 57 A registration statement that contains false, misleading,
- 58 deceptive or incomplete information or documentation shall not be
- 59 considered sufficient. Except as otherwise provided in Section 3
- of this act, the registration statement shall be on forms
- 61 prescribed by the Secretary of State and shall contain the
- 62 following information and such other information that the
- 63 Secretary of State may require by rule:
- 64 (a) The name of the organization and the name or names
- 65 under which it intends to solicit contributions;
- (b) The names and addresses of the officers, directors,
- 67 trustees and chief executive officer of the organization;
- 68 (c) The addresses of the organization and any offices
- 69 in this state. If the organization does not maintain a principal
- 70 office, the name and address of the person having custody of its
- 71 financial records;
- 72 (d) Where and when the organization was legally
- 73 established, the form of its organization and its tax-exempt
- 74 status;

75	(e)	The	purpose	for	which	the	organization	and	the

- 76 purpose or purposes for which the contributions to be solicited
- 77 will be used;
- 78 (f) The date on which the fiscal year of the
- 79 organization ends;
- 80 (q) Whether the organization is authorized by any other
- 81 governmental authority to solicit contributions and a statement of
- 82 (i) whether the charitable organization or any of its present
- 83 officers, directors, executive personnel or trustees have ever had
- 84 a license or registration denied, suspended, revoked or enjoined
- 85 by any court or other governmental authority in this state or any
- 86 other state, or (ii) whether the charitable organization has
- 87 voluntarily entered into an assurance or voluntary discontinuance
- 88 or agreement with any jurisdiction or federal agency or officer;
- (h) The names and addresses of any professional
- 90 fundraisers or fund-raising counsel who are acting or have agreed
- 91 to act on behalf of the organization;
- 92 (i) Methods by which solicitation will be made;
- 93 (j) Copies of contracts between charitable
- 94 organizations and professional fundraisers or fund-raising counsel
- 95 relating to financial compensation or profit to be derived by the
- 96 professional fundraisers or fund-raising counsel. If any such
- 97 contract is executed after filing of a registration statement, a
- 98 copy thereof shall be filed within ten (10) days of the date of
- 99 execution;

100		(k)	The	board,	group	or	indivi	ldual	L hav	/ing	final	
101	authority	over	the	distri	bution,	CU	ıstody	and	use	of	contribution	າຣ
102	received;											

- 103 (1) A financial report as required by Section 104 79-11-507;
- (m) With the initial registration only, a copy of the current charter, articles of incorporation, agreement of association, instrument of trust, constitution, or other organizational instrument and a copy of the bylaws of the charitable organization; and
- 110 (n) With the initial registration or, if after

 111 registration, within thirty (30) days after its receipt, a copy of

 112 any federal tax exemption determination letter, any correspondence

 113 rescinding the charitable organization's tax-exempt status, or any

 114 notification from the Internal Revenue Service of any challenge to

 115 or investigation of the charitable organization's continued

 116 entitlement to federal tax exemption.
- 117 (2) The registration statement shall be signed and sworn to 118 under penalties of perjury by the president or other authorized 119 officer and the chief fiscal officer of the organization.
- 120 (3) The Secretary of State shall issue a certificate of
 121 registration to a charitable organization once the Secretary of
 122 State determines that such organization has complied with all
 123 provisions of this chapter. No charitable organization required

- to be registered under this section shall solicit funds without a valid certificate of registration.
- (4) (a) Such registration shall remain in effect until the time for annual renewal. Except as otherwise provided in Section 3 of this act, a charitable organization shall renew registration by filing forms prescribed by the Secretary of State and paying the Fifty Dollar (\$50.00) renewal fee on or before the fifteenth day of the fifth month following the close of the charitable
- 133 (b) Except as otherwise provided in Section 3 of this
 134 act, the Secretary of State, pursuant to Section 79-11-509, may
 135 promulgate rules to provide for extensions of the due date for
 136 filing of the annual renewal required by this section and may
 137 impose an administrative penalty against any organization which
 138 fails to comply with this section within the time prescribed, or
 139 fails to furnish such additional information as is requested by
- 141 (5) Every registered organization shall notify the Secretary 142 of State within thirty (30) days of any change in the information 143 required to be furnished by such organization under Sections 144 79-11-501 through 79-11-529.
- 145 (6) In no event shall a registered charitable organization 146 continue to solicit contributions in or from this state after the 147 date such organization should have filed, but failed to file, a

the Secretary of State within the required time.

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organization's taxable year.

- renewal and the financial report in accordance with the requirements of Sections 79-11-501 through 79-11-529.
- 150 If any local, county or area division of a charitable 151 organization is supervised and controlled by a superior or parent 152 organization, incorporated, qualified to do business, or doing business within this state, such local, county or area division 153 154 shall not be required to register under this section if the superior or parent organization files a registration statement on 155 156 behalf of the local, county or area division in addition to or as 157 part of its own registration statement. If a registration 158 statement has been filed by a superior or parent organization as 159 provided in subsection * * * (1) of this section, it shall file 160 the annual report required under Section 79-11-507 on behalf of 161 the local, county or area division in addition to or as part of 162 its own report, but the accounting information required under 163 Section 79-11-507 shall be set forth separately and not in 164 consolidated form with respect to every local, county or area 165 division which raises or expends more than Twenty-five Thousand 166 Dollars (\$25,000.00).
- 167 (8) Except as otherwise provided in Section 3 of this act,

 168 any registered charitable organization which for any reason opts

 169 not to renew its registration must, upon the expiration of its

 170 registration, provide to the Secretary of State a final report

 171 including the following, in addition to such other information the

 172 Secretary of State may require by rule:

173 (a) For domestic charitable organizations which hav	173	(a)	For	domestic	charitable	organizations	which h	nave
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- 174 dissolved pursuant to the Mississippi Nonprofit Corporation
- 175 Act * * *:
- 176 (i) All financial statements and reports required
- 177 by Section 79-11-507;
- 178 (ii) Articles of dissolution and certified minutes
- 179 reflecting the dissolution;
- 180 (iii) A list of officers and trustees of the
- 181 corporation, including their addresses and telephone numbers; and
- 182 (iv) A statement signed by an officer of the
- 183 corporation providing details of the final distribution of assets.
- 184 (b) For all other charitable organizations, foreign or
- 185 domestic, which opt not to renew for any other reason:
- 186 (i) All financial statements and reports required
- 187 by Section 79-11-507; and
- 188 (ii) A statement signed by an officer of the
- 189 charitable organization certifying that the organization has
- 190 ceased charitable solicitations within the state.
- 191 **SECTION 6.** Section 79-11-504, Mississippi Code of 1972, is
- 192 amended as follows:
- 79-11-504. Except as otherwise provided in Section 3 of this
- 194 act, the Secretary of State shall have the authority to:
- 195 (a) Promulgate rules of procedure and regulations
- 196 necessary for the administration of Sections 79-11-501 through

197	79-11-529,	Mississippi	Code of	1972,	subject	to	the	provisions	of
198	the Mississ	sippi Admini:	strative	Proced	dures Lav	V .			

- 199 (b) Honor written requests from interested persons for 200 interpretative opinions regarding registration and exemptions from 201 registration.
- 202 (c) Publish and disseminate information to the public 203 concerning persons subject to Sections 79-11-501 through 204 79-11-529, Mississippi Code of 1972.
- 205 (d) Perform any other functions and duties which may be
 206 necessary to carry out the provisions of Sections 79-11-501
 207 through 79-11-529, Mississippi Code of 1972.
- SECTION 7. Section 79-11-507, Mississippi Code of 1972, is amended as follows:
- 210 79-11-507. (1) Every charitable organization registered 211 pursuant to Section 79-11-503 that shall receive in any fiscal 212 year contributions in excess of Seven Hundred Fifty Thousand 213 Dollars (\$750,000.00) via monetary donations and all of whose 214 fund-raising functions are carried on by persons who are unpaid 215 for such services, and every charitable organization registered 216 pursuant to Section 79-11-503 whose fund-raising functions are not 217 carried on solely by persons who are unpaid for such services 218 shall file a financial statement for its most recently completed 219 fiscal year with the Secretary of State. The financial statement 220 shall be filed along with the registration statement required by

Section 79-11-503 and any renewals or final report thereafter.

222	Except as otherwise provided in Section 3 of this act, the
223	financial statement shall include a balance sheet and statement of
224	income and expense and shall be consistent with forms furnished by
225	the Secretary of State clearly setting forth the following: gross
226	receipts and gross income from all sources, broken down into total
227	receipts and income from each separate solicitation project or
228	source; cost of administration; cost of solicitation; cost of
229	programs designed to inform or educate the public; total net
230	amount disbursed or dedicated for each major purpose, charitable
231	or otherwise. The statement shall be signed by the president or
232	other authorized officer and the chief fiscal officer of the
233	organization, and shall be accompanied by an opinion signed by an
234	independent certified public accountant that the financial
235	statement therein fairly represents the financial operations of
236	the organization in sufficient detail to permit public evaluation
237	of its operations. The financial statement shall be accompanied
238	by any and all forms required to be filed by a charitable
239	organization with the United States Internal Revenue Service.

(2) Every organization registered pursuant to Section
79-11-503 that shall receive in any fiscal year contributions of
at least Two Hundred Fifty Thousand Dollars (\$250,000.00) but not
more than Seven Hundred Fifty Thousand Dollars (\$750,000.00) via
monetary donations and all of whose fund-raising functions are
carried on by persons who are unpaid for their services shall file
a financial statement reviewed by an independent certified public

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248	Section 79-11-503 and any renewals or final report thereafter with
249	the Secretary of State upon forms prescribed by him. Except as
250	otherwise provided in Section 3 of this act, the reviewed
251	financial statement shall cover the most recently completed fiscal
252	year and include such information as required by the Secretary of
253	State by rule or otherwise, including, but not limited to, the
254	gross receipts from contributions and the use of the proceeds of
255	such contributions. The statement shall be signed by the
256	president or other authorized officer of the organization who
257	shall certify under penalties of perjury that the statements
258	therein are true and correct to the best of the signer's
259	knowledge. The reviewed financial statement shall be accompanied
260	by any and all forms required to be filed by a charitable
261	organization with the United States Internal Revenue Service.

accountant along with the registration statement required by

(3) Every organization registered pursuant to Section 79-11-503 that shall receive in any fiscal year contributions not in excess of Two Hundred Fifty Thousand Dollars (\$250,000.00) and all of whose fund-raising functions are carried on by persons who are unpaid for their services shall file a financial report along with the registration statement required by Section 79-11-503 and any renewals or final report thereafter with the Secretary of State upon forms prescribed by him. Except as otherwise provided in Section 3 of this act, such financial report shall cover the most recently completed fiscal year and include such information

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272	as required by the Secretary of State by rule or otherwise,
273	including, but not limited to, the gross receipts from
274	contributions and the use of the proceeds of such contributions.
275	The report shall be signed by the president or other authorized
276	officer of the organization who shall certify under penalties of
277	perjury that the statements therein are true and correct to the
278	best of the signer's knowledge. Such financial report shall be
279	accompanied by any and all forms required to be filed by a
280	charitable organization with the United States Internal Revenue

- 282 Except as otherwise provided in Section 3 of this act, (4)283 any charitable organization receiving more than Twenty-five 284 Thousand Dollars (\$25,000.00) but less than Seven Hundred Fifty 285 Thousand Dollars (\$750,000.00) via monetary donations shall, at 286 the request of the Secretary of State, submit additional financial 287 information, including, but not limited to, an audited financial 288 statement prepared in accordance with generally accepted 289 accounting principles and accompanied by an opinion signed by an 290 independent certified public accountant that the financial 291 statement therein fairly represents the financial operations of 292 the organization in sufficient detail to permit public evaluation 293 of its operations.
- 294 (5) Except as otherwise provided in Section 3 of this act,
 295 the Secretary of State pursuant to Section 79-11-509 may
 296 promulgate rules to provide for extensions of the due date for

Service.

297	filing	$\circ f$	the	financial	statements	required	hv	this	chapter	and
201		\circ	CIIC	TITIATICIAL	5 Ca CCIIICII C5	ICquilca	Σ	CIII	CHapter	and

- 298 may impose an administrative penalty against any organization
- 299 which fails to comply with this section within the time
- 300 prescribed, or fails to furnish such additional information as is
- 301 requested by the Secretary of State within the required time.
- 302 **SECTION 8.** Section 79-11-509, Mississippi Code of 1972, is
- 303 amended as follows:
- 304 79-11-509. (1) The Secretary of State shall deny, suspend
- 305 or revoke a registration or an exemption for the following
- 306 reasons:
- 307 (a) The application for registration or renewal is
- 308 incomplete.
- 309 (b) The application or renewal fee (where applicable)
- 310 has not been paid.
- 311 (c) A document filed with the Secretary of State
- 312 contains one or more false or misleading statements or omits
- 313 material facts.
- 314 (d) The charitable contributions have not been or are
- 315 not being applied for the purpose or purposes stated in the
- 316 documents filed with the Secretary of State.
- 317 (e) Except as otherwise provided in Section 3 of this
- 318 act, the applicant or registrant has violated or failed to comply
- 319 with any provisions of this chapter or any rule or order
- 320 thereunder.

321	(f) Any applicant, registrant, officer, director, or
322	partner of the applicant or registrant, or any agent or employee
323	thereof who has been convicted of a felony or a misdemeanor
324	involving misrepresentation, misapplication or misuse of the money
325	or property of another maintains a position where he or she has
326	access to or control over the funds of the charitable
327	organization.

- 328 (g) The applicant or registrant has engaged in the use 329 or employment of dishonesty, fraud, deception, misrepresentation, 330 false promise or false pretense.
- 331 (h) The applicant or registrant has had the authority
 332 to engage in charitable or fund-raising activities denied, revoked
 333 or suspended by the Secretary of State or any other state or
 334 jurisdiction.
 - (i) The applicant or registrant has been convicted of any criminal offense committed in connection with the performance of activities regulated under Sections 79-11-501 through 79-11-529 or any criminal offense involving untruthfulness or dishonesty or any criminal offense relating adversely to the registrant's or applicant's fitness to perform activities regulated by Sections 79-11-501 through 79-11-529. For the purposes of this paragraph, a plea of guilty, non vult, nolo contendere or any other similar disposition of alleged criminal activity shall be deemed a conviction.

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345	(j) Any applicant, registrant, officer, director, or
346	partner of the applicant or registrant, or any agent, volunteer or
347	employee thereof, who has been convicted under federal or state
348	law of any criminal offense involving acts against children
349	maintains a position where he or she is in close contact with
350	children.

- 351 (k) Any officer, director, partner, employee, agent or 352 volunteer has accrued three (3) or more unremediated citations 353 issued by the Secretary of State pursuant to this section.
- 354 (1) Except as otherwise provided in Section 3 of this
 355 act, the applicant or registrant has engaged in other forms of
 356 misconduct as may be determined by the rules adopted by the
 357 Secretary of State.
 - (2) The Secretary of State shall notify the applicant or licensee of his intent to deny, suspend or revoke a license. The notification shall contain the reasons for the action and shall inform him of his right to request an administrative hearing within thirty (30) days of receipt of the notification. The denial, suspension or revocation shall become effective thirty (30) days after receipt of the notification unless a request for an administrative hearing is received by the Secretary of State before the expiration of the thirty (30) days. If a hearing is requested and the denial, suspension or revocation is upheld, the denial, suspension or revocation shall become effective upon the

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369	service	of	the	final	administrative	decision	on	the	applicant	or
370	licensee	∋.								

- 371 (3) Registration shall become effective no later than noon
 372 of the thirtieth day after a completed application is filed, if no
 373 denial order is in effect and no proceeding is pending under this
 374 chapter. The Secretary of State may, by rule or order, specify an
 375 earlier effective date, and the Secretary of State may, by order,
 376 defer the effective date until noon of the thirtieth day after the
 377 filing of any amendment.
- 378 (4) (a) Except as otherwise provided in Section 3 of this
 379 act, whenever it appears to the Secretary of State that any person
 380 has engaged in or is about to engage in any act or practice
 381 constituting a violation of any provision of this chapter or any
 382 rule or order hereunder, he may, in his discretion, seek one or
 383 more of the following remedies in addition to other remedies
 384 authorized by law:
- (* * * <u>i</u>) Issue a cease and desist order, with or without a prior hearing against the person or persons engaged in the prohibited activities, directing them to cease and desist from further illegal activity;
- (* * *<u>ii</u>) Administratively dissolve or seek the judicial dissolution of a domestic corporation that is a charitable organization, or revoke the certificate of authority of a foreign corporation that is a charitable organization; or

394	administrative penalty up to a maximum of Twenty-five Thousand
395	Dollars (\$25,000.00) for each offense, each violation to be
396	considered as a separate offense in a single proceeding or a
397	series of related proceedings;
398	(* * $\underline{*}\underline{b}$) For the purpose of determining the amount or
399	extent of a sanction, if any, to be imposed under paragraph
400	$(***\underline{a})$ (ii) or (iii) $***$ of this subsection, the Secretary of
401	State shall consider, among other factors, the frequency,
402	persistence and willfulness of the conduct constituting a
403	violation of this chapter or a rule promulgated thereunder or an
404	order of the Secretary of State, the number of persons adversely
405	affected by the conduct, and the resources of the person

(* * *iii) Issue an order imposing an

- in addition to the above remedies, the Secretary of State may issue a citation to any person engaging in any act or practice constituting a violation of any provision of this chapter or any rule or order hereunder. The Secretary of State shall establish rules providing remediation of certain citations, and the decision whether to allow such remediation will be within the Secretary of State's discretion.
- 415 (6) Except as otherwise provided in Section 3 of this act,
 416 whenever it appears to the Secretary of State or Attorney General
 417 that any person has engaged in or is about to engage in any act or

committing the violation.

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418	practice constituting a violation of any provision of Sections
419	79-11-501 through 79-11-529 or any rule or order thereunder,
420	either official may, in his discretion, take any or all of the
421	following actions: bring an action in chancery court to obtain a
422	temporary restraining order or injunction to enjoin the acts or
423	practices and enforce compliance with Sections 79-11-501 through
424	79-11-529 or any rule or order thereunder; collect administrative
425	penalties imposed under this section; or obtain on behalf of a
426	charitable organization the return or repayment of any property or
427	consideration received as private inurement or an excess benefit
428	in violation of Section 79-11-519(3)(j). Upon a proper showing a
429	permanent or temporary injunction, restraining order or writ of
430	mandamus shall be granted and a receiver or conservator may be
431	appointed for the defendant or the defendant's assets. In
432	addition, upon a proper showing, the court may enter an order of
433	rescission, restitution or disgorgement directed to any person who
434	has engaged in any act constituting a violation of any provision
435	of Sections 79-11-501 through 79-11-529 or any rule or order
436	thereunder. In addition the court may impose a civil penalty up
437	to a maximum of Twenty-five Thousand Dollars (\$25,000.00) for each
438	offense, and each violation shall be considered as a separate
439	offense in a single proceeding or a series of related proceedings.
440	The court may not require the Secretary of State or Attorney
441	General to post a bond.

443	of State may obtain a review of the order in the Chancery Court of
444	the First Judicial District of Hinds County, Mississippi, by
445	filing in the court, within thirty (30) days after the entry of
446	the order, a written petition praying that the order be modified
447	or set aside, in whole or in part. A copy of the petition shall
448	be forthwith served upon the Secretary of State and thereupon the
449	Secretary of State shall certify and file in court a copy of the
450	filing and evidence upon which the order was entered. When these
451	have been filed, the court has exclusive jurisdiction to affirm,
452	modify, enforce or set aside the order, in whole or in part.
453	SECTION 9. Section 79-11-513, Mississippi Code of 1972, is
454	amended as follows:
455	79-11-513. No person shall act as a professional fund-raiser
456	or fund-raising counsel for a charitable organization before he
457	has registered with the Secretary of State or after the expiration
458	or cancellation of such registration or any renewal thereof.
459	Applications for registration and renewals shall be in writing
460	sworn to under penalties of perjury in the form prescribed by the
461	Secretary of State and accompanied by the filing of a fee of Two
462	Hundred Fifty Dollars (\$250.00). The professional fund-raiser
463	applicant, at the time of making application, shall file with the
464	State Treasurer and have approved by the Secretary of State a bond

in which the applicant shall be the principal obligor in the sum

of Ten Thousand Dollars (\$10,000.00) with one or more corporate

(7) Any person aggrieved by a final order of the Secretary

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467	sureties licensed to do business in this state whose liability in
468	the aggregate will at least equal such sum. The bond shall run to
469	the Secretary of State for the use of the state and to any person
470	who may have a cause of action against the obligor of the bond for
471	any malfeasance or misfeasance in the conduct of such
472	solicitation; provided, that the aggregate limit of liability of
473	the surety to the state and to all such persons shall, in no
474	event, exceed the sum of such bond. Such limitation of liability,
475	as to the sum of the bond, as to the surety, shall not otherwise
476	affect any liability to any person by any charitable organization,
477	professional fund-raiser, professional solicitor or any other
478	person for a violation of this chapter. Registration when
479	effected shall be for a period of one (1) year, or a part thereof,
480	expiring on June 30 or on such other date as prescribed by rule
481	and may be renewed upon written application, under oath, in the
482	form prescribed by the Secretary of State and upon the remittance
483	of the renewal fee of Two Hundred Fifty Dollars (\$250.00) and the
484	filing of the bond for additional one-year periods. Except as
485	otherwise provided in Section 3 of this act, every professional
486	fund-raiser and fund-raising counsel required to register pursuant
487	to Sections 79-11-501 through 79-11-529 shall file an annual
488	written report with the Secretary of State containing such
489	information and documentation as he may require by rule.
490	SECTION 10. Section 79-11-515, Mississippi Code of 1972, is
491	amended as follows:

493	professional fund-raisers or fund-raising counsel and charitable
494	organizations shall be in writing and a true and correct copy of
495	such contract shall be filed by the professional fund-raiser or
496	fund-raising counsel who is a party thereto with the Secretary of
497	State at least ten (10) days prior to the performance by the
498	professional fund-raiser or fund-raising counsel of any service.
499	The contract must be signed by two (2) authorized officials of the
500	charitable organization, one (1) of whom must be a member of the
501	organization's governing body, and the authorized contracting
502	officer for the professional fund-raiser or fund-raising counsel.
503	True and correct copies of such contracts shall be kept on file in
504	the offices of the charitable organization and the professional
505	fund-raiser or fund-raising counsel during the term thereof and
506	until the expiration of a period of three (3) years subsequent to
507	the date the solicitation of contributions provided for therein
508	actually terminates. The contract shall contain all of the
509	following provisions:
510	(a) The legal name and address of the charitable

79-11-515. (1) All contracts entered into between

- organization as registered with the Secretary of State, unless that charitable organization is exempt from registration;
- 513 (b) A statement of the charitable purpose for which the 514 solicitation campaign is being conducted;

515	(c) A statement of the respective obligations of the
516	professional fund-raiser or fund-raising counsel and the
517	charitable organization;
518	(d) A clear statement of the fees or rate which will

518 (d) A clear statement of the fees or rate which will be 519 paid to the professional fund-raiser or fund-raising counsel;

The effective and termination dates of the contract

- and the date services will commence with respect to the solicitation in this state of contributions for a charitable organization;
- (f) For fund-raising counsel, a statement that the fund-raising counsel will not at any time have custody or control of contributions:
- (g) A statement that the charitable organization

 528 exercises control and approval over the content and volume of any

 529 solicitation; and
- 530 (h) Except as otherwise provided in Section 3 of this
 531 act, any other information required by the rules of the Secretary
 532 of State.
- 533 (2) Except as otherwise provided in Section 3 of this act,
 534 prior to the commencement of any solicitation, the professional
 535 fund-raiser shall file all of the following with the Secretary of
 536 State and such other information that the Secretary of State may,
 537 by rule, require a written report on forms prescribed by the
 538 Secretary of State containing information about the solicitation
 539 campaign, including, but not limited to, the following:

540	(a) The fund-raising methods to be used;
541	(b) The projected dates when the solicitation campaign
542	will commence and terminate;
543	(c) The location and telephone number from where the
544	solicitation campaign will be conducted if it will be conducted by
545	telephone;
546	(d) The name and residence address of each person
547	responsible for directing and supervising the conduct of the
548	solicitation campaign;
549	(e) A statement of whether the professional fund-raiser
550	will at any time have custody of any contributions;
551	(f) The account number and location of each bank
552	account where receipts from the campaign are to be deposited;
553	(g) A full and fair description of the charitable
554	program for which the solicitation campaign is being carried out;
555	and
556	(h) The written and signed consent of every charitable
557	organization on whose behalf the professional fund-raiser will be
558	soliciting contributions or whose name will be mentioned during
559	the solicitation.
560	(3) Not later than ninety (90) days after a solicitation
561	campaign has been completed and on the anniversary of the
562	commencement of a solicitation campaign lasting more than one (1)
563	vear, the professional fund-raiser shall furnish an accounting of

all contributions collected and expenses paid to the charitable

565	organization with which the professional fund-raiser has
566	contracted. The accounting shall be in writing and shall be
567	retained by the professional fund-raiser and charitable
568	organization for three (3) years. Except as otherwise provided in
569	Section 3 of this act, the professional fund-raiser shall file a
570	final report of the accounting with the Secretary of State on
571	forms prescribed by him and containing such information he may, by
572	rule, require not later than seven (7) days after it is furnished
573	to the charitable organization. This report shall be signed by
574	the contracting agent with the professional fund-raiser and also
575	by an authorized officer of the charitable organization.

- (4) Not later than two (2) days after receipt of each contribution, the professional fund-raiser shall deposit the entire amount of the contribution in an account at a bank or other federally insured financial institution which shall be in the name of the charitable organization with which the professional fund-raiser has contracted. Each contribution collected by the professional fund-raiser shall be solely in the name of that charitable organization. The charitable organization shall have sole control of all withdrawals from the account and the professional fund-raiser shall not be given the authority to withdraw any deposited funds from the account.
- 587 (5) During each solicitation campaign and for not less than 588 three (3) years after its completion, the professional fund-raiser

589	shall	maintain	the	follo	owin	g re	ecords	that	sh	all 1	be	made	availa	ble
590	to the	e Attorney	7 Gei	neral	or	the	Secret	tary	of	State	eι	nogu	request	:

- 591 (a) A record of each contribution that at any time is 592 in the custody of the professional fund-raiser, including the name 593 and address of each contributor and the date and amount of the 594 contribution; and
- 595 (b) The location of each bank or financial institution 596 in which the professional fund-raiser has deposited revenue from 597 the solicitation campaign and the account number of each account 598 into which the deposits were made.
- (6) Any material change in any information filed with the Secretary of State pursuant to this section shall be reported in writing by the professional fund-raiser or fund-raising counsel to the Secretary of State not more than seven (7) days after such change occurs.
- SECTION 11. Section 79-11-518, Mississippi Code of 1972, is amended as follows:
- 606 79-11-518. Every charitable organization, professional 607 fund-raiser, professional solicitor, or fund-raising counsel, 608 whether or not required to register pursuant to Sections 79-11-501 609 through 79-11-529, Mississippi Code of 1972, shall keep true and 610 correct books and records of solicitation activities that are covered by Sections 79-11-501 through 79-11-529, Mississippi Code 611 612 of 1972, or any rule or order adopted under Sections 79-11-501 through 79-11-529, Mississippi Code of 1972, except as otherwise 613

- 614 provided in Section 3 of this act. All such books and records
- 615 shall be open to inspection at all reasonable times by the
- 616 Secretary of State or the Attorney General, or their duly
- 617 authorized representatives. The records shall be retained for a
- 618 period of at least three (3) years.
- 619 **SECTION 12.** Section 79-11-519, Mississippi Code of 1972, is
- 620 amended as follows:
- 79-11-519. (1) It is the duty of the district attorneys and
- 622 county prosecuting attorneys of this state to prosecute all
- of violations of the provisions of Sections 79-11-501 through
- 624 79-11-529. In addition, actions for violations of Sections
- 79-11-501 through 79-11-529 may be prosecuted by the Attorney
- 626 General.
- 627 (2) Sections 79-11-501 through 79-11-529 shall not be
- 628 construed to limit or restrict the exercise of the powers or the
- 629 performance of the duties of the Attorney General which he or she
- 630 otherwise is authorized to exercise or perform under any other
- 631 provision of law by statute or otherwise except the rendering of
- 632 interpretative opinions in accordance with Section 79-11-503 which
- 633 shall be limited to the Secretary of State, except as otherwise
- 634 provided in Section 3 of this act.
- 635 (3) It shall be a violation of Sections 79-11-501 through
- 636 79-11-529 for any person:
- 637 (a) To misrepresent:
- (i) The purpose or beneficiary of a solicitation;

640	organization; or
641	(iii) That any other person sponsors or endorses a
642	solicitation * * * <u>;</u>
643	(b) To use or exploit the fact of registration so as to
644	lead the public to believe that such registration constitutes an
645	endorsement or approval by the state;
646	(c) To use the name of a charitable organization, or to
647	display any emblem, device or printed matter belonging to or
648	associated with a charitable organization without the express
649	written permission of the charitable organization;
650	(d) To make any false or misleading statement on any
651	document required by Sections 79-11-501 through 79-11-529 or any
652	rule or order thereunder;
653	(e) To fail to comply with the requirements of Sections
654	79-11-501 through 79-11-529 or any rule or order thereunder;
655	(f) To commit any unfair or deceptive act or practice;
656	to employ any device, scheme or artifice to defraud; to engage in
657	any act, practice or course of business which operates or would
658	operate as a fraud or deceit upon any person; or to obtain money
659	or property by means of any false pretense, representation or
660	promise;

(ii)

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24/HR26/R1848 PAGE 27 (MCL\KW) The purpose or nature of a charitable

campaign or a charitable sales promotion;

charitable organization of the proceeds from a solicitation

To fail to provide complete and timely payment to a

664	(h) To make any false or misleading statements in the
665	solicitations of contributions in this state or to omit to state
666	any fact necessary in order to make the statements made, in light
667	of the circumstances under which they are made, not misleading;

- (i) To refuse or fail, after notice, to produce any records required to be kept under Sections 79-11-501 through 79-11-529, or any rule or order promulgated thereunder;
- (j) To benefit, directly or indirectly, from any
 transaction in which an economic benefit is provided by a
 charitable organization where the value of the benefit provided by
 the organization exceeds the fair market value of the
 consideration received by the organization.
- 676 (4) It shall be a violation of Sections 79-11-501 through 677 79-11-529 for any charitable organization:
- (a) To engage in any financial transaction which is not related to the accomplishment of a charitable purpose, or which jeopardizes or interferes with the ability of the charitable organization to accomplish a charitable purpose;
- (b) To expend an unreasonable amount of money for solicitation or management;
- (c) To use the name which is the same as or confusingly similar to the name of another charitable organization unless the latter organization shall consent in writing to its use;
- 687 (d) To represent itself as being associated with 688 another charitable organization without the express written

689	acknowledgment	and	endorsement	of	such	other	charitable
690	organization;						

- 691 To use the services of an unregistered professional
- 692 fund-raiser or fund-raising counsel or professional solicitor;
- 693 (f) To fail to comply with any provisions of Sections
- 694 79-11-501 through 79-11-529 or any rule or order thereunder;
- 695 To employ as an officer, director, partner,
- 696 employee, agent or volunteer any person who has accrued three (3)
- 697 or more unremediated citations issued by the Secretary of State
- pursuant to Section 79-11-509; 698
- 699 (h) To employ as an officer, director, partner,
- 700 employee or agent any person who has been convicted of a felony or
- 701 misdemeanor involving misrepresentation, misapplication or misuse
- 702 of the money or property of another, in a capacity where that
- 703 person has access to or control over the funds of the charitable
- 704 organization;
- 705 To employ as an officer, director, partner, (i)
- 706 employee, volunteer or agent any person who has been convicted
- 707 under federal or state law of any criminal offense involving acts
- 708 against children, where such position will bring the person into
- 709 close contact with children; or
- 710 To apply the charitable organization's funds or
- assets for private inurement or excess benefits which exceed the 711
- 712 fair market value of the property or services received in return
- from directors, officers, or those persons who are deemed 713

- 714 disqualified persons or insiders under applicable federal law for
- 715 tax-exempt organizations.
- 716 (5) It shall be a violation of Sections 79-11-501 through
- 717 79-11-529 for any professional fund-raiser, professional
- 718 fund-raising counsel or any professional solicitor:
- 719 (a) To perform any services on behalf of an
- 720 unregistered charitable organization; or
- 721 (b) To fail to comply with any provisions of Sections
- 722 79-11-501 through 79-11-529 or any rule or order thereunder.
- 723 (6) It shall be a violation of Sections 79-11-501 through
- 724 79-11-529 for any person, in connection with a public safety
- 725 organization solicitation:
- 726 (a) To use any representation that implies that the
- 727 contribution is for or on behalf of a public safety agency or a
- 728 public safety organization, or using any emblem, device, or
- 729 printed matter belonging to or associated with a public safety
- 730 agency or organization, unless authorized in writing to do so by
- 731 the agency or organization;
- 732 (b) To use a name, symbol, or statement that is similar
- 733 to that used by a public safety agency or organization in a manner
- 734 that is intended to confuse or mislead a person being solicited;
- 735 (c) To represent or imply that the solicitor is a peace
- 736 officer or member of a public safety agency or public safety
- 737 organization if the solicitor is not;

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- 739 independent promoter, public safety publication, or cause by
- 740 representing that those who respond affirmatively to the
- 741 solicitation will receive favored treatment by public safety
- 742 personnel; or
- 743 (e) To fail to comply with any provisions of Sections
- 744 79-11-501 through 79-11-529 or any rule or order thereunder.
- 745 (7) A misrepresentation may be accomplished by words or
- 746 conduct or failure to disclose a material fact. Regardless of a
- 747 person's intent or the lack of injury, the above acts and
- 748 practices are prohibited in the planning, conduct or execution of
- 749 any solicitation or charitable sales promotion.
- 750 (8) The Secretary of State or the Attorney General may
- 751 exercise the authority granted in this section against any
- 752 charitable organization or person which or who operates under the
- 753 guise or pretense of being an organization exempted by the
- 754 provisions of Section 79-11-505, and is not in fact an
- 755 organization entitled to such an exemption.
- 756 **SECTION 13.** Section 79-11-521, Mississippi Code of 1972, is
- 757 amended as follows:
- 758 79-11-521. Except as otherwise provided in Section 3 of this
- 759 act, either the Secretary of State or Attorney General, in his or
- 760 her discretion: (a) may make such public or private

- 761 investigations within or outside of this state as deemed necessary
- 762 by the Secretary of State or Attorney General to determine whether

- 763 any person has violated or is about to violate any provision of 764 this chapter or any rule or order hereunder, or to aid in the 765 enforcement of Sections 79-11-501 through 79-11-529 or in the 766 prescribing of rules and forms hereunder; (b) may require or 767 permit any person to file a statement in writing, under oath or 768 otherwise, as to all the facts and circumstances concerning the 769 matter to be investigated; and (c) may publish information 770 concerning any violation of Sections 79-11-501 through 79-11-529 771 or any rule or order hereunder.
- 772 Except as otherwise provided in Section 3 of this act, for 773 the purpose of any investigation or proceeding under Sections 774 79-11-501 through 79-11-529, the Secretary of State or Attorney 775 General, or any designated officer may administer oaths and 776 affirmations, subpoena witnesses, compel their attendance, take 777 evidence, and require the production of any books, papers, 778 correspondence, memoranda, agreements, or other documents or 779 records which the Secretary of State or Attorney General deems 780 relevant or material to the inquiry.
- 781 **SECTION 14.** Section 79-11-501, Mississippi Code of 1972, is 782 brought forward as follows:
- 783 79-11-501. The following words and phrases as used in
 784 Sections 79-11-501 through 79-11-529 shall have the meanings as
 785 defined in this section unless the context clearly indicates
 786 otherwise:

788	following:
789	(A) Any person determined by the Internal
790	Revenue Service to be a tax exempt organization pursuant to
791	Section 501(c)(3) of the Internal Revenue Code; or
792	(B) Any person actually or purporting to be
793	established for any voluntary health and welfare, benevolent,
794	philanthropic, patriotic, educational, humane, scientific, public
795	health, environmental conservation, civic, or other eleemosynary
796	purpose or for the benefit of law enforcement personnel,
797	firefighters, or other public safety organizations, or any person
798	employing in any manner a charitable appeal as the basis of any
799	solicitation or an appeal that suggests that there is a charitable
800	purpose to any solicitation and includes each local, county or
801	area division within this state of such charitable organization,
802	provided such local, county or area division has authority and
803	discretion to disburse funds or property otherwise than by
804	transfer to any parent organization.
805	(ii) "Charitable organization" is not limited to
806	only those organizations to which contributions are tax deductible
807	under Section 170 of the Internal Revenue Code.
808	(iii) "Charitable organization" does not include
809	any bona fide duly constituted religious institutions and such
810	separate groups or corporations which form an integral part of

(a) (i) "Charitable organization" means either of the

religious institutions, provided that:

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812	(A) Such religious institutions, groups or
813	corporations are tax exempt pursuant to the Internal Revenue Code;
814	(B) No part of their net income inures to the
815	direct benefit of any individual; and
816	(C) Their conduct is primarily supported by
817	government grants or contracts, funds solicited from their own
818	membership, congregations and fees charged for services rendered.
819	(b) "Charitable purpose" means either of the following:
820	(i) Any purpose described in Section 501(c)(3) of
821	the Internal Revenue Code; or
822	(ii) Any voluntary health and welfare, charitable,
823	benevolent, philanthropic, patriotic, educational, humane,
824	scientific, public health, environmental conservation, civic, or
825	other eleemosynary purpose or for the benefit of law enforcement
826	personnel, firefighters, or other public safety organizations;
827	"Charitable purpose" is not limited to only those purposes
828	for which contributions are tax deductible under Section 170 of
829	the Internal Revenue Code.
830	(c) "Container" means any box, carton, package,
831	receptacle, canister, jar, dispenser, or machine that offers a
832	product for sale or distribution which is or purports to be a
833	solicitation of contributions for a charitable purpose.
834	(d) "Contribution" means the promise or grant of any
835	money or property of any kind or value, including the promise to
836	pay, except payments by members of an organization for membership

837 fees, dues, fines, assessments or for services rendered to 838 individual members, if membership in such organization confers a 839 bona fide right, privilege, professional standing, honor or other direct benefit, other than the right to vote, elect officers or 840 841 hold offices, and except money or property received from any 842 governmental authority. Reference to the dollar amount of 843 "contributions" in Sections 79-11-501 through 79-11-529 means in 844 the case of promises to pay, or payments for merchandise or rights 845 of any other description, the value of the total amount promised to be paid or paid for such merchandise or rights and not merely 846 847 that portion of the purchase price to be applied to a charitable 848 purpose.

(e) "Fundraising counsel" means a person (i) who for a fixed fee or rate under a written agreement plans, manages, advises or consults with respect to the solicitation in this state of contributions by a charitable organization, (ii) who neither solicits contributions nor directly or indirectly employ, procure or engage any person compensated to solicit contributions, and (iii) who does not at any time, whether directly or indirectly, receive or have custody or control of contributions. A bona fide nontemporary salaried officer or employee of a charitable organization shall not be deemed to be a fundraising counsel. No attorney, accountant or banker who renders professional services to a charitable organization or advises a person to make a charitable contribution during the course of rendering

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professional services to that person shall be deemed, as a result of the professional service or advice rendered, to be a fundraising counsel.

- (f) "Person" means any individual, organization, group, association, partnership, corporation, trust or any combination of them or any other entity however established within or without this state.
- 869 "Professional fundraiser" means any person who for 870 compensation or other consideration is retained by a charitable organization to solicit in or from this state contributions for 871 872 charitable purposes directly or in the form of payment for goods, 873 services or admission to fundraising events, whether such 874 solicitation is performed personally or through his agents, 875 servants or employees or through agents, servants or employees 876 especially employed by or for a charitable organization who are 877 engaged in the solicitation of contributions, the sale of goods or 878 services or the production of fundraising events under the 879 direction of such person, or a person who plans, conducts, 880 manages, carries on, advises or consults, whether directly or 881 indirectly, in connection with the solicitation of contributions, 882 sale of goods or services or the production of fundraising events 883 for or on behalf of any charitable organization, but does not 884 qualify as a fundraising counsel within the meaning of Sections 885 79-11-501 through 79-11-529, or who engages in the business of or 886 holds himself out as independently engaged in the business of

- soliciting contributions for such purposes. A bona fide officer
 or employee of a charitable organization shall not be deemed a
 professional fundraiser unless his salary or other compensation is
 paid as a commission which is computed on the basis of funds to be
 raised or actually raised.
- 892 (h) "Professional solicitor" means any person who is 893 employed or retained for compensation by a professional fundraiser 894 to solicit contributions for charitable purposes from persons in 895 this state.
- "Public safety organization" means a 896 (i) 897 nongovernmental organization that uses in its name, whether in a 898 publication of the organization, in a solicitation for 899 contributions to the organizations, for membership in the 900 organization, or to purchase advertising in a publication of the 901 organization, or in a solicitation to purchase products or tickets 902 to an event sponsored by or for the benefit of the organization by 903 a solicitor, the term officer, peace officer, police officer, 904 police law enforcement, reserve officer, deputy, deputy sheriff, 905 constable, deputy constable, fireman, firefighter, volunteer 906 fireman, emergency medical service provider, civil employee or any 907 other term in a manner that reasonably implies that the organization or that a contribution, purchase or membership will 908 909 benefit public safety personnel.
- 910 (j) "Solicitation" or "solicit" means the request, 911 directly or indirectly, for money, credit, property, financial

912	assistance, or any other thing of value on the plea or
913	representation that such money, credit, property, financial
914	assistance, or any other thing of value or a portion of it will be
915	used for a charitable purpose or will benefit a charitable
916	organization. "Solicitation" or "solicit" includes, but is not
917	limited to, the following methods of requesting or securing money,
918	credit, property, financial assistance or any other thing of
919	value:

- 920 (i) Any oral or written request.
- 921 (ii) The making of any announcement in the press, 922 over the radio or television, by telephone, through the mail or 923 any other media concerning an appeal or campaign by or for any 924 charitable organization or purpose.
- 925 (iii) The distribution, circulation, posting or 926 publishing of any handbill, written advertisement or other 927 publication which directly or by implication seeks to obtain a 928 contribution.
- 929 The offer of, attempt to sell, or sale of any 930 advertising space, book, card, tag, coupon, device, magazine, 931 membership, merchandise, subscription, flower, ticket, candy, 932 cookies or other tangible item in connection with which any appeal 933 is made for any charitable organization or purpose, or where the 934 name of any charitable organization is used or referred to in any 935 appeal as an inducement or reason for making any sale, or where 936 any statement is made that the whole or any part of the proceeds

937	from	the	sale	will	be	used	for	any	charitable	purpose	or	will
938	benef	it a	any ch	narita	able	e orga	aniza	atior	l.			

- 939 (v) The use or employment of container, canisters, 940 cards, receptacles or similar devices for the collection of money 941 or other thing of value in connection with which any appeal is 942 made for any charitable organization or purpose.
- 943 (vi) Any announcement requesting the public to 944 attend an appeal, assemblage, athletic or competitive event, 945 carnival, circus, concert, contest, dance, entertainment, 946 exhibition, exposition, game, lecture, meal, party, show, social 947 gathering or other performance or event of any kind.
- A solicitation shall take place whether or not the person making the solicitation receives any contribution, except that a charitable organization's use of its own name in any communication shall not alone be sufficient to constitute a solicitation.
- 952 **SECTION 15.** Section 79-11-505, Mississippi Code of 1972, is 953 brought forward as follows:
- 79-11-505. (1) The registration provisions of Section
 79-11-503 and the reporting provisions of Section 79-11-507 shall
 not apply to the following organizations:
- 957 (a) All educational institutions that are recognized by
 958 the State Board of Education or that are accredited by a regional
 959 accrediting association or by an organization affiliated with the
 960 National Commission on Accrediting, any foundation having an
 961 established identity with any of the aforementioned educational

- institutions, any other educational institution which makes the solicitation of contributions solely by its student body, alumni, faculty and trustees and their families or a library established under the laws of this state.
- 966 Fraternal, patriotic, social, educational, alumni organizations and historical societies when solicitation of 967 968 contributions is made solely by their membership; however, posts 969 of the American Legion and posts of the Veterans of Foreign Wars 970 of the United States may utilize nonmembers to assist designated supervisors in the conduct of bingo under the Charitable Bingo Law 971 972 and qualify for this exemption. This exemption shall be extended 973 to any subsidiary of a parent or superior organization if such 974 solicitation is made solely by the membership of the subsidiary, 975 parent or superior organization.
- or benefit of any individual, specified by name at the time of the solicitation, if the contributions collected are turned over to the named beneficiary, first deducting reasonable expenses for costs of banquets or social gatherings, if any, provided all fundraising functions are carried on by persons who are unpaid, directly or indirectly, for such services.
- 983 (d) Any charitable organization which does not intend 984 to solicit and receive and does not actually receive contributions 985 in excess of Twenty-five Thousand Dollars (\$25,000.00) during any 986 twelve-month period ending June 30 of any year or on such other

987 date as prescribed by rule, provided all of its fundraising 988 functions are carried on by persons who are unpaid for such 989 services. However, if the gross contributions received by such 990 charitable organization during any twelve-month period ending June 991 30 of any year or other date as prescribed by rule shall be in 992 excess of Twenty-five Thousand Dollars (\$25,000.00) it shall, 993 within thirty (30) days after the date it shall have received 994 total contributions in excess of Twenty-five Thousand Dollars 995 (\$25,000.00), register with and report to the Secretary of State 996 as required by this chapter.

997 Any charitable organization receiving an allocation 998 from an incorporated community chest or united fund, provided such 999 chest or fund is complying with the provisions of Sections 1000 79-11-501 through 79-11-529 relating to registration and filing of annual reports with the Secretary of State, and provided such 1001 1002 organization does not actually receive, in addition to such 1003 allocation, contributions in excess of Twenty-five Thousand 1004 Dollars (\$25,000.00) during any twelve-month period ending June 30 1005 of any year or such other date as prescribed by rule, and provided 1006 further, that all the fundraising functions of such organization 1007 are carried on by persons who are unpaid for such services. 1008 However, if the gross contributions other than such allocation received by such charitable organization during any twelve-month 1009 1010 period ending June 30 of any year or on such other date as prescribed by rule shall be in excess of Twenty-five Thousand 1011

- 1012 Dollars (\$25,000.00), it shall, within thirty (30) days after the
- 1013 date it shall have received such contributions in excess of
- 1014 Twenty-five Thousand Dollars (\$25,000.00), register with and
- 1015 report to the Secretary of State as required by this chapter.
- 1016 (f) All volunteer fire departments or rescue units,
- 1017 rural or otherwise, chartered under the laws and statutes of the
- 1018 State of Mississippi as nonprofit corporations.
- 1019 (g) Any humane society organized under the laws of
- 1020 Mississippi which receives not less than fifty percent (50%) of
- 1021 its annual funding from contracts with counties or municipalities
- 1022 for the care and keeping of estrays.
- 1023 (h) Any other organization which the Secretary of State
- 1024 by rule or order exempts from the registration requirements of
- 1025 this chapter upon finding that (i) such registration is neither
- 1026 necessary in the public interest nor for the protection of
- 1027 contributors, or (ii) such exemption shall further the objectives
- 1028 of compatibility with uniformity among the states.
- 1029 (2) Prior to any solicitations for contributions, each
- 1030 charitable organization claiming to be exempt shall file a Notice
- 1031 of Exemption on the forms prescribed by the Secretary of State.
- 1032 In any proceeding under this chapter, the burden of proving an
- 1033 exemption, or an exception from a definition, is upon the person
- 1034 claiming it.
- 1035 **SECTION 16.** Section 79-11-511, Mississippi Code of 1972, is
- 1036 brought forward as follows:

- 79-11-511. A charitable organization, person, professional fundraiser, fundraising counsel or professional solicitor, that solicits contributions in the State of Mississippi, shall be subject to notice or demand as provided in Section 79-35-13, and shall be subject to service of process as provided by the Mississippi Rules of Civil Procedure.
- SECTION 17. Section 79-11-517, Mississippi Code of 1972, is brought forward as follows:
- 1045 79-11-517. No person shall act as a professional solicitor 1046 in the employ of a professional fund-raiser required to register 1047 pursuant to Section 79-11-513 before he has registered with the 1048 Secretary of State or after the expiration or cancellation of such 1049 registration or any renewal thereof. Application for registration 1050 or renewal shall be in writing sworn to under penalties of perjury 1051 in the form prescribed by the Secretary of State. Such 1052 registration when effected shall be for a period of one (1) year, 1053 or a part thereof, expiring on June 30 or such other date as 1054 prescribed by rule, and may be renewed upon written application, 1055 sworn to under penalties of perjury, in the form prescribed by the 1056 Secretary of State for additional one-year periods.
- 1057 **SECTION 18.** Section 79-11-523, Mississippi Code of 1972, is 1058 brought forward as follows:
- 79-11-523. (1) (a) Prior to orally requesting a

 1060 contribution or contemporaneously with written requests for a

 1061 contribution, a professional fund-raiser and professional

1062	solicitor	shall	be	responsible	for	clearly	and	conspicuously

- 1063 disclosing:
- 1064 (i) The name of the professional fund-raiser as on
- 1065 file with the Secretary of State and that the solicitation is
- 1066 being conducted by a professional fund-raiser who is being paid
- 1067 for his services;
- 1068 (ii) If the professional solicitor acting on
- 1069 behalf of the professional fund-raiser identifies himself by name,
- 1070 the professional solicitor's legal name; and
- 1071 (iii) The name of the charitable organization as
- 1072 on file with the Secretary of State and a description of how the
- 1073 contributions raised by the solicitation will be utilized for a
- 1074 charitable purpose or, if no charitable organization exists, a
- 1075 description as to how the contributions raised by the solicitation
- 1076 will be utilized for a charitable purpose.
- 1077 (b) All responses given by a professional fund-raiser
- 1078 and professional solicitor to an oral or written request for
- 1079 information shall be truthful.
- 1080 (c) In the case of a solicitation campaign conducted
- 1081 orally, whether by telephone or otherwise, any written
- 1082 confirmation, receipt or reminder sent to any person who has
- 1083 contributed or has pledged to contribute shall include a clear and
- 1084 conspicuous disclosure of the information required under paragraph
- 1085 (1)(a) of this section.

1086	(2) If requested by the person being solicited, the
1087	professional fund-raiser and professional solicitor shall inform
1088	that person orally and then in writing within fourteen (14) days
1089	of the request of the fixed percentage of the gross revenue or the
1090	reasonable estimate of the percentage of the gross revenue that
1091	the charitable organization or sponsor will receive as benefit
1092	from the solicitation campaign.

- 1093 (3) In addition to the information required by subsection
 1094 (1), any written confirmation, receipt and reminder of a
 1095 contribution made pursuant to an oral solicitation and any written
 1096 solicitation shall conspicuously state verbatim:
- The official registration and financial information of

 (insert the legal name of the charity as registered with the

 Secretary of State) may be obtained from the Mississippi Secretary

 of State's office by calling 1-888-236-6167. Registration by the

 Secretary of State does not imply endorsement by the Secretary of

 State.
- (4) Prior to orally requesting or contemporaneously with
 written requests for advertising to appear in a for-profit
 publication which relates to, purports to relate to or which could
 reasonably be construed to relate to any charitable purpose, the
 professional fund-raiser or fund-raising counsel shall be
 responsible for clearly and conspicuously disclosing:
- 1109 (a) That the publication is a for-profit, commercial 1110 enterprise;

1111	(b)	The	true	name	of	the	solicitor	and	the	fact	that

1112 the solicitor is being paid for his services; and

- The publication is not directly affiliated or 1113 1114 sponsored by any charitable organization.
- 1115 Every container, as defined in Section 79-11-501, shall (5) 1116 have a printed or typed notice affixed to the container, in a conspicuous place and accessible to the public, that is easily 1117
- 1118 readable and legible that informs the public of the following:
- 1119 The approximate annual percentage paid, if any, to (a) any person to maintain, service or collect the contributions 1120
- 1121 raised by the solicitation;

and

1131

- 1122 The net percentage or sum annually paid for the 1123 most recent calendar year paid to the specific charitable purpose; 1124
- 1125 If the maintenance, service and collection from the 1126 container is done by volunteers or by paid individuals.
- 1127 The disclosure as required in this provision shall not apply to persons requesting any contributions for the relief or benefit 1128 1129 of any individual, specified by name at the time of the
- 1130 solicitation, if all of the contributions collected are turned
- 1132 functions are carried on by persons who are unpaid, directly or

over to the named beneficiary, and provided all fund-raising

- 1133 indirectly, for such services.
- 1134 SECTION 19. Section 79-11-524, Mississippi Code of 1972, is
- 1135 brought forward as follows:

- 79-11-524. Any fund-raising counsel, professional
 fund-raiser, professional solicitor or employee of any of these
 who makes a telephone solicitation subject to the provisions of
 this chapter to a residential telephone number shall make calls
 only between the hours of 9:00 a.m. and 9:00 p.m., Monday through
 Saturday. No calls shall be made on Sundays.
- SECTION 20. Section 79-11-525, Mississippi Code of 1972, is 1143 brought forward as follows:
- 1144 79-11-525. Every person who solicits, collects or expends contributions on behalf of a charitable organization or for a 1145 1146 charitable purpose, or who conducts a charitable sales promotion, and every officer, director, trustee or employee of that person 1147 1148 who is concerned with the solicitation, collection or expenditure of those contributions shall be considered a fiduciary and as 1149 1150 acting in a fiduciary capacity. This section does not supersede 1151 or otherwise alter the standard of care or the limitations on the 1152 liability of volunteers.
- SECTION 21. Section 79-11-526, Mississippi Code of 1972, is brought forward as follows:
- 79-11-526. (1) For purposes of this section, the following words and phrases shall have the meanings ascribed in this section unless the context clearly indicates otherwise:
- 1158 (a) "Sponsor" or "advertiser" means any person,

 1159 corporation or legal entity who, for charitable purposes or for

 1160 the promotion of the health, peace and welfare of the community,

- 1161 donates or contributes products, material, money or pays fees for
- 1162 advertising or displaying trademarks in order that an event may be
- 1163 held or conducted.
- 1164 (b) "Event" means a concert, benefit, fundraiser,
- 1165 auction or other occasion at which entertainment, food or
- 1166 beverages are provided.
- 1167 (2) A sponsor or advertiser of an event shall not be held
- 1168 vicariously liable for the negligence of another in connection
- 1169 with or as a consequence of his involvement as a sponsor or
- 1170 advertiser of an event if he does not exercise any control or
- 1171 supervision over any aspect of the event.
- 1172 (3) This section shall not confer immunity on a sponsor or
- 1173 advertiser of an event for willful acts or gross negligence, and a
- 1174 sponsor or advertiser of an event shall not be considered to be a
- 1175 part of a joint venture or the principal of an agent, with regard
- 1176 to any other person, corporation or legal entity which is
- 1177 participating in the event in a capacity other than that of a
- 1178 sponsor or advertiser.
- 1179 **SECTION 22.** Section 79-11-527, Mississippi Code of 1972, is
- 1180 brought forward as follows:
- 1181 79-11-527. The Secretary of State may enter into reciprocal
- 1182 agreements with a like authority of any other state or states for
- 1183 the purpose of exchanging information made available to the
- 1184 Secretary of State or to such other like authority.

1185	The information contained in or filed with any registration
1186	application, renewal or report may be made available to the public
1187	under such rules as the Secretary of State prescribes.
1188	Information in the possession of, filed with or obtained by the
1189	Secretary of State in connection with any investigation or
1190	examination under Sections 79-11-501 through 79-11-529 shall be
1191	confidential and exempt from the requirements of the Mississippi
1192	Public Records Act of 1983. No such information may be disclosed
1193	by the Secretary of State or any of his officers or employees
1194	unless necessary or appropriate in connection with a particular
1195	investigation or proceeding under Sections 79-11-501 through
1196	79-11-529 or for any law enforcement purpose.
1197	SECTION 23. Section 79-11-529, Mississippi Code of 1972, is
1198	brought forward as follows:
1199	79-11-529. Any person who knowingly and willingly violates
1200	the provisions of Sections 79-11-501 through 79-11-527 shall be
1201	guilty of a misdemeanor and, upon conviction, shall be punished by
1202	a fine not exceeding Two Thousand Dollars (\$2,000.00) or by
1203	imprisonment in the county jail for not more than one (1) year or
1204	both. In connection with any solicitation, any person employing a
1205	device, scheme or artifice to defraud; or engaging in any act,
1206	practice or course of business which operates or would operate as
1207	a fraud or deceit upon any person, or obtaining money or property
1208	by means of any false pretense, representation or promise shall be

1185

1210	fine n	ıot	exceeding	Twenty	y-five	Thousand	Dollars	(\$25	,000.00)	or

- 1211 imprisoned not more than five (5) years, or both. No indictment
- 1212 or information may be returned under Sections 79-11-501 through
- 1213 79-11-529 more than five (5) years after the alleged violation.
- 1214 **SECTION 24.** Section 91-8-405, Mississippi Code of 1972, is
- 1215 brought forward as follows:
- 1216 91-8-405. (a) A charitable trust may be created for the
- 1217 relief of poverty, the advancement of education or religion, the
- 1218 promotion of health, governmental or municipal purposes, or other
- 1219 purposes the achievement of which is beneficial to the community.
- 1220 (b) If the terms of a charitable trust do not indicate a
- 1221 particular charitable purpose or beneficiary, the court may select
- 1222 one or more charitable purposes or beneficiaries. The selection
- 1223 must be consistent with the settlor's intention to the extent it
- 1224 can be ascertained.
- 1225 (c) The settlor of a charitable trust, among others, may
- 1226 maintain a proceeding to enforce the trust.
- 1227 **SECTION 25.** This act shall stand repealed on July 1, 2027.
- 1228 **SECTION 26.** This act shall take effect and be in force from
- 1229 and after July 1, 2024.