By: Senator(s) Sparks

To: Economic and Workforce Development

## SENATE BILL NO. 2572

- 1 AN ACT TO AMEND SECTION 37-153-7, MISSISSIPPI CODE OF 1972, 2 TO ALLOW PROXY PARTICIPATION IN MEETINGS OF THE STATE WORKFORCE 3 INVESTMENT BOARD IN ORDER TO MEET A QUORUM; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5
- SECTION 1. Section 37-153-7, Mississippi Code of 1972, is 6
- 7 amended as follows:
- 37-153-7. (1) There is created the Mississippi Office of 8
- 9 Workforce Development and the Mississippi State Workforce
- 10 Investment Board, which shall serve as the advisory board for the
- 11 office. The Mississippi State Workforce Investment Board shall be
- 12 composed of thirty-one (31) voting members, of which a majority
- shall be representatives of business and industry in accordance 13
- 14 with the federal Workforce Innovation and Opportunity Act, or any
- successive acts. 15
- (2) The members of the State Workforce Investment Board 16
- 17 shall include:
- 18 (a) The Governor, or his designee;

19	(b)	Nineteen	(19)	members,	appointed	bу	the	Governor,
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- 20 of whom:
- 21 (i) A majority shall be representatives of
- 22 businesses in the state, who:
- 1. Are owners of businesses, chief executives
- 24 or operating officers of businesses, or other business executives
- 25 or employers with optimum policymaking or hiring authority, and
- 26 who, in addition, may be members of a local board described in
- 27 Section 3122(b)(2)(A)(i) of the federal Workforce Innovation and
- 28 Opportunity Act. At least two (2) of the members appointed under
- 29 this item 1. shall be small business owners, chief executives or
- 30 operating officers of businesses with less than fifty (50)
- 31 employees;
- 32 2. Represent businesses, including small
- 33 businesses, or organizations representing businesses, which
- 34 provide employment opportunities that, at a minimum, include
- 35 high-quality, work-relevant training and development in
- 36 high-demand industry sectors or occupations in the state; and
- 37 3. Are appointed from among individuals
- 38 nominated by state business organizations and business trade
- 39 associations;
- 40 (ii) Not less than twenty percent (20%) shall
- 41 consist of representatives of the workforce within the state,
- 42 which:

44	representatives who have been nominated by state labor
45	federations;
46	2. Includes a labor organization member or
47	training director from an apprenticeship program in the state,
48	which shall be a joint labor-management apprenticeship program if
49	such a program exists in the state;
50	3. May include representatives of
51	community-based organizations, including organizations serving
52	veterans or providing or supporting competitive, integrated
53	employment for individuals with disabilities, who have
54	demonstrated experience and expertise in addressing employment,
55	training or education needs of individuals with barriers to
56	employment; and
57	4. May include representatives of
58	organizations, including organizations serving out-of-school
59	youth, who have demonstrated experience or expertise in addressing
60	the employment, training or education needs of eligible youth;
61	(iii) The balance shall include government
62	representatives, including the lead state officials with primary
63	responsibility for core programs, and chief elected officials
64	(collectively representing both cities and counties, where
65	appropriate);
66	(c) Two (2) representatives of businesses in the state
67	appointed by the Lieutenant Governor;

1. Includes labor organization

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68	(d)	Two	(2)	representative	es of	businesses	in	the	state
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- 69 appointed by the Governor from a list of three (3) recommendations
- 70 from the Speaker of the House; and
- 71 (e) The following state officials or their designees:
- 72 (i) The Executive Director of the Mississippi
- 73 Department of Employment Security;
- 74 (ii) The Executive Director of the Department of
- 75 Rehabilitation Services;
- 76 (iii) The State Superintendent of Public
- 77 Education;
- 78 (iv) The Executive Director of the Mississippi
- 79 Development Authority;
- 80 (v) The Executive Director of the Mississippi
- 81 Community College Board;
- 82 (vi) The President of the Community College
- 83 Association; and
- 84 (vii) The Commissioner of the Institutions of
- 85 Higher Learning.
- 86 (f) One (1) senator, appointed by the Lieutenant
- 87 Governor, and one (1) representative, appointed by the Speaker of
- 88 the House, shall serve on the state board in a nonvoting capacity.
- 89 (q) The Governor may appoint additional members if
- 90 required by the federal Workforce Innovation and Opportunity Act,
- 91 or any successive acts.

92 (h)	Members	of	the	board	shall	serve	а	term	of	four	(4)
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- 93 years, and shall not serve more than three (3) consecutive terms.
- 94 (i) The membership of the board shall reflect the
- 95 diversity of the State of Mississippi.
- 96 (j) The Governor shall designate the Chairman of the
- 97 Mississippi State Workforce Investment Board from among the
- 98 business and industry voting members of the board, and a quorum of
- 99 the board shall consist of a majority of the voting members of the
- 100 board.
- 101 (k) The voting members of the board who are not state
- 102 employees shall be entitled to reimbursement of their reasonable
- 103 expenses in the manner and amount specified in Section 25-3-41 and
- 104 shall be entitled to receive per diem compensation as authorized
- 105 in Section 25-3-69.
- 106 (3) Members of the state board may be recalled by their
- 107 appointing authority for cause, including a felony conviction,
- 108 fraudulent or dishonest acts or gross abuse of discretion, failure
- 109 to meet board member qualifications, or chronic failure to attend
- 110 board meetings.
- 111 (4) The Mississippi Department of Employment Security shall
- 112 establish limits on administrative costs for each portion of
- 113 Mississippi's workforce development system consistent with the
- 114 federal Workforce Investment Act or any future federal workforce
- 115 legislation.



116	(5) The Mississippi State Workforce Investment Board shall
117	have the following duties. These duties are intended to be
118	consistent with the scope of duties provided in the federal
119	Workforce Innovation and Opportunity Act, amendments and successor
120	legislation to this act, and other relevant federal law:
121	(a) Through the office, develop and submit to the
122	Governor, Lieutenant Governor and Speaker of the House a strategic
123	plan for an integrated state workforce development system that
124	aligns resources and structures the system to more effectively and
125	efficiently meet the demands of Mississippi's employers and job
126	seekers. This plan will comply with the federal Workforce
127	Investment Act of 1998, as amended, the federal Workforce
128	Innovation and Opportunity Act of 2014 and amendments and
129	successor legislation to these acts;
130	(b) Assist the Governor, Lieutenant Governor and
131	Speaker of the House in the development and continuous improvement
132	of the statewide workforce investment system that shall include:
133	(i) Development of linkages in order to assure
134	coordination and nonduplication among programs and activities; and
135	(ii) Review local workforce development plans that
136	reflect the use of funds from the federal Workforce Investment
137	Act, Workforce Innovation and Opportunity Act, the Wagner-Peyser
138	Act and the amendment or successor legislation to the acts, and
139	the Mississippi Comprehensive Workforce Training and Education
140	Consolidation Act:

141	(c) Recommend to the office the designation of local
142	workforce investment areas as required in Section 116 of the
143	federal Workforce Investment Act of 1998 and the Workforce
144	Innovation and Opportunity Act of 2014. There shall be four (4)
145	workforce investment areas that are generally aligned with the
146	planning and development district structure in Mississippi.
147	Planning and development districts will serve as the fiscal agents
148	to manage Workforce Investment Act funds, oversee and support the
149	local workforce investment boards aligned with the area and the
150	local programs and activities as delivered by the one-stop
151	employment and training system. The planning and development
152	districts will perform this function through the provisions of the
153	county cooperative service districts created under Sections
154	19-3-101 through 19-3-115; however, planning and development
155	districts currently performing this function under the Interlocal
156	Cooperation Act of 1974, Sections 17-13-1 through 17-13-17, may
157	continue to do so;
158	(d) Assist the Governor in the development of an

- (d) Assist the Governor in the development of an allocation formula for the distribution of funds for adult employment and training activities and youth activities to local workforce investment areas;
- (e) Recommend comprehensive, results-oriented measures
  that shall be applied to all of Mississippi's workforce
  development system programs;

165	(f) Assist the Governor in the establishment and
166	management of a one-stop employment and training system conforming
167	to the requirements of the federal Workforce Investment Act of
168	1998 and the Workforce Innovation and Opportunity Act of 2014, as
169	amended, recommending policy for implementing the Governor's
170	approved plan for employment and training activities and services
171	within the state. In developing this one-stop career operating
172	system, the Mississippi State Workforce Investment Board, in
173	conjunction with local workforce investment boards, shall:
174	(i) Design broad guidelines for the delivery of
175	workforce development programs;
176	(ii) Identify all existing delivery agencies and
177	other resources;
178	(iii) Define appropriate roles of the various
179	agencies to include an analysis of service providers' strengths
180	and weaknesses;
181	(iv) Determine the best way to utilize the various
182	agencies to deliver services to recipients; and
183	(v) Develop a financial plan to support the
184	delivery system that shall, at a minimum, include an
185	accountability system;
186	(g) To provide authority, in accordance with any
187	executive order of the Governor, for developing the necessary
188	collaboration among state agencies at the highest level for
189	accomplishing the purposes of this article:

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190	(h) To monitor the effectiveness of the workforce
191	development centers and WIN job centers;
192	(i) To advise the Governor, public schools,
193	community/junior colleges and institutions of higher learning on
194	effective school-to-work transition policies and programs that
195	link students moving from high school to higher education and
196	students moving between community colleges and four-year
197	institutions in pursuit of academic and technical skills training;
198	(j) To work with industry to identify barriers that
199	inhibit the delivery of quality workforce education and the
200	responsiveness of educational institutions to the needs of
201	industry;

- 202 (k) To provide periodic assessments on effectiveness 203 and results of the overall Mississippi comprehensive workforce 204 development system and district councils;
- 205 (1) Develop broad statewide development goals,
  206 including a goal to raise the state's labor force participation
  207 rate;
- 208 (m) Perform a comprehensive review of Mississippi's
  209 workforce development efforts, including the amount spent and
  210 effectiveness of programs supported by state or federal money; and
- (n) To assist the Governor in carrying out any other responsibility required by the federal Workforce Investment Act of 1998, as amended and the Workforce Innovation and Opportunity Act, successor legislation and amendments.

216	coordinate all training programs and funds within its purview,
217	consistent with the federal Workforce Investment Act, Workforce
218	Innovation and Opportunity Act, amendments and successor
219	legislation to these acts, and other relevant federal law.
220	Each state agency director responsible for workforce training
221	activities shall advise the Mississippi Office of Workforce
222	Development and the State Workforce Investment Board of
223	appropriate federal and state requirements. Each state agency,
224	department and institution shall report any monies received for
225	workforce training activities or career and technical education
226	and a detailed itemization of how those monies were spent to the
227	state board. The board shall compile the data and provide a
228	report of the monies and expenditures to the Chairs of the House
229	and Senate Appropriations Committee, the Chair of the House
230	Workforce Development Committee and the Chair of the Senate
231	Economic and Workforce Development Committee by October 1 of each
232	year. Each such state agency director shall remain responsible
233	for the actions of his agency; however, each state agency and
234	director shall work cooperatively to fulfill the state's goals.
235	(7) The State Workforce Investment Board shall establish an

(6) The Mississippi State Workforce Investment Board shall

(a) The Chair of the State Workforce Investment Board;

executive committee, which shall consist of the following State

Workforce Investment Board members:

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239	(b) Two (2) business representatives currently serving
240	on the state board selected by the Governor;
241	(c) The two (2) business representatives currently
242	serving on the state board appointed by the Lieutenant Governor;
243	(d) The two (2) business representatives currently
244	serving on the state board appointed by the Governor from a list
245	of three (3) recommendations from the Speaker of the House;
246	(e) The two (2) legislators, who shall serve in a
247	nonvoting capacity, one (1) of whom shall be appointed by the
248	Lieutenant Governor from the membership of the Mississippi Senate
249	and one (1) of whom shall be appointed by the Speaker of the House
250	of Representatives from the membership of the Mississippi House of

- 252 (8) The executive committee shall select an executive
  253 director of the Office of Workforce Development, with the advice
  254 and consent of a majority of the State Workforce Investment Board.
  255 The executive committee shall seek input from economic development
  256 organizations across the state when selecting the executive
  257 director. The executive director shall:
- 258 (a) Be a person with extensive experience in
  259 development of economic, human and physical resources, and
  260 promotion of industrial and commercial development. The executive
  261 director shall have a bachelor's degree from a state-accredited
  262 institution and no less than eight (8) years of professional
  263 experience related to workforce or economic development;

Representatives.

264	(b) Perform the functions necessary for the daily
265	operation and administration of the office, with oversight from
266	the executive committee and the State Workforce Investment Board,
267	to fulfill the duties of the state board as described in Chapter

- 268 476, Laws of 2020;
- 269 (c) Hire staff needed for the performance of his or her
- 270 duties under Chapter 476, Laws of 2020. The executive director,
- 271 with approval from the executive committee, shall set the
- 272 compensation of any hired employees from any funds made available
- 273 for that purpose;
- 274 (d) Enter any part of the Mississippi Community College
- 275 Board, individual community and junior colleges, or other
- 276 workforce training facilities operated by the state or its
- 277 subdivisions;
- (e) Serve at the will and pleasure of the executive
- 279 committee;
- 280 (f) Promulgate rules and regulations, subject to
- 281 oversight by the executive committee, not inconsistent with this
- 282 article, as may be necessary to enforce the provisions in Chapter
- 283 476, Laws of 2020; and
- 284 (q) Perform any other actions he or she, in
- 285 consultation with the executive committee, deems necessary to
- 286 fulfill the duties under Chapter 476, Laws of 2020.
- 287 (9) The Office of Workforce Development and Mississippi
- 288 Community College Board shall collaborate in the administration

290	Fund and Mississippi Works Fund, as described in Section 71-5-353.
291	The executive director shall maintain complete and exclusive
292	operational control of the office's functions.
293	(10) The office shall file an annual and a quarterly report
294	with the Governor, Secretary of State, President of the Senate,
295	Speaker of the House, Chairman of the House Workforce Development
296	Committee and Chairman of the Senate Economic and Workforce
297	Development Committee. The annual report shall be filed not later
298	than October 1 of each year regarding all funds approved by the
299	office to be expended on workforce training during the prior
300	calendar year. The quarterly and annual reports shall include:
301	(a) Information on the performance of the Mississippi
302	Workforce Enhancement Training Fund and the Mississippi Works
303	Fund, in terms of adding value to the local and state economy, the
304	contribution to future growth of the state economy, and movement
305	toward state goals, including increasing the labor force
306	participation rate;
307	(b) With respect to specific workforce training
308	projects:
309	(i) The location of the training;
310	(ii) The amount allocated to the project;
311	(iii) The purpose of the project;
312	(iv) The specific business entity that is the

and oversight of the Mississippi Workforce Enhancement Training

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beneficiary of the project;

314	(v) The number of employees intended to be trained
315	and actually trained, if applicable, in the course of the project;
316	and
317	(vi) The types of funds used for the project;
318	(c) With respect to the grants that have been awarded
319	under the Mississippi K-12 Workforce Development Grant Program
320	created in Section 37-153-221:
321	(i) The entity that was awarded the grant;
322	(ii) The amount allocated to the grant;
323	(iii) The purpose of the grant; * * *
324	(iv) How the grant has been used since it was
325	awarded; and
326	(d) With respect to the office's authority to select
327	tools and resources, including necessary online platforms and
328	similar systems in furtherance of the mission of the office:
329	(i) The policies that the office has adopted or
330	amended on the process for the selection of tools and resources,
331	including necessary online platforms and similar systems in
332	furtherance of the mission of the office;
333	(ii) The eligible entities that the office
334	determined may provide services, such as companies, nonprofit
335	organizations, or other similar groups;
336	(iii) Any tools and resources, including necessary
337	online platforms and similar systems in furtherance of the mission
338	of the office, that have been selected by the office; and

339		(iv)	Wha	t entity	received	the	benefit	of	the	tools
340	and resources	t.hat.	were	selected	_					

- 341 (e) All information concerning a proposed project which 342 is provided to the executive director shall be kept confidential.
- 343 Except as provided in subsections (13) and (14), such
- 344 confidentiality shall not limit disclosure under the Mississippi
- 345 Public Records Act of 1983 of records describing the nature,
- 346 quantity, cost or other pertinent information related to the
- 347 activities of, or services performed using, the Mississippi
- 348 Workforce Enhancement Training Fund or the Mississippi Works Fund.
- 349 (11) In addition to other powers and duties provided in this
- 350 section, the Office of Workforce Development shall also have the
- 351 following powers and duties:
- 352 (a) Direct access to accounting and banking statements
- 353 for all funds under its direction to ensure accurate and efficient
- 354 management of funds and to improve internal control;
- 355 (b) The ability to enter into nondisclosure agreements
- 356 to effectively support economic development activities and the
- 357 proprietary nature of customized training for existing and new
- 358 industry;
- 359 (c) To adopt and promulgate such rules and regulations
- 360 as may be necessary or desirable for the purpose of implementing
- 361 the Mississippi K-12 Workforce Development Grant Program created
- 362 in Section 37-153-221;



364	bequests of money, other forms of financial assistance and
365	property, equipment, materials or manpower from persons,
366	foundations, trust funds, corporations, organizations and other
367	sources, public or private, made to the office, and may expend or
368	use the same in accordance with the conditions prescribed by the
369	donor, provided that no such condition is contrary to any
370	provision of law;
371	(e) To contract with state agencies, governing
372	authorities or economic and workforce development entities for
373	shared programmatic efforts and support service or joint
374	employment of personnel in order to further the office's purposes;
375	(f) To determine, subject to appropriation, the need
376	for and, if desired, the selection of tools and resources,
377	including necessary online platforms and similar systems in
378	furtherance of the mission of the office, through processes
379	established in policies adopted by the office that are deemed to
380	be practical, feasible and in the public interest. These
381	processes shall outline eligible entities that may provide such
382	services, such as companies, nonprofit organizations, or other
383	similar groups and shall ensure the office determines metrics for
384	success, including deliverables as required by the office;
385	(g) To implement the career coaching program provided

(d) To receive contributions, donations, gifts,

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for in Section 37-73-3;

387	(h) To provide career coaches with access to technology
388	to develop customized career pathways and connect students with
389	post-secondary and employment opportunities matching their skills
3 <b>a</b> N	and interests, and

- (i) To implement and oversee programs providing support to community and junior colleges for training needs that may arise when new businesses locate in Mississippi, to include providing support to existing industries that may lose employees as a result of the new business.
- Through December 31, 2024, the provisions of Section 27-104-7 related to rental agreements or leasing of real property for the purpose of conducting agency business shall not apply to the office.
- 400 (12) Nothing in Chapter 476, Laws of 2020 [Senate Bill No.
  401 2564] shall void or otherwise interrupt any contract, lease, grant
  402 or other agreement previously entered into by the State Workforce
  403 Investment Board, Mississippi Community College Board, individual
  404 community or junior colleges, or other entities.
  - information from the Mississippi Development Authority or local economic development entities concerning development projects shall be exempt from the provisions of the Mississippi Public Records Act of 1983 for a period of two (2) years after receipt of the information by the office. Confidential client information as described in this section shall not include the information which

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412	must be disclosed by the certified applicant related to a
413	qualified economic development project in the annual report
414	described in Section 57-1-759.
415	(14) Confidential client information in public records held
416	by the office shall be exempt from the provisions of the
417	Mississippi Public Records Act of 1983 during any period of review
418	and negotiation on a project proposal facilitated by the
419	Mississippi Development Authority or local economic development
420	entities and for a period of thirty (30) days after approval,

SECTION 2. This act shall take effect and be in force from and after July 1, 2024.

disapproval or abandonment of the proposal not to exceed one (1)

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year.