Adopted AMENDMENT NO 1 PROPOSED TO

House Bill No. 867

BY: Representative Owen

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

28 **SECTION 1.** Section 37-15-31, Mississippi Code of 1972, is 29 amended as follows:

30 37-15-31. (1) (a) Except as provided in subsections (2) 31 through * * * (7) of this section, upon the petition in writing of 32 a parent or guardian resident of the school district of an 33 individual student filed or lodged with the president or secretary 34 of the school board of a school district * * * to which the 35 pupil * * * is seeking transfer, individual students living in one 36 school district * * * may be legally transferred to another school 37 district, * * * provided that the school board of the school

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38 <u>district to which the transfer is sought</u> consents * * * <u>to receive</u> 39 <u>the students seeking transfer</u>, which <u>such</u> consent must be given in 40 writing and spread upon the minutes of * * * <u>the school board of</u> 41 the transferee school district.

42 (b) Upon receipt of such notice of petition for 43 transfer, the school board of the transferee school district shall act on such request for transfer as soon as possible, and no later 44 45 than the next regular meeting of the transferee board, and a 46 failure of such transferee board to act within such time shall 47 constitute an approval of such request and approved enrollment by the school board of the transferee school district. If such a 48 49 transfer is approved by the school board of the transferee school 50 district, then such decision shall be final.

51 (***<u>c</u>) * * * <u>The transferee school district shall</u> 52 <u>notify, in writing, the school district from which the pupil or</u> 53 <u>pupils are transferring of the receipt of such transfer request</u> 54 <u>within a reasonable period of time, and the school board of the</u> 55 <u>transferor school district shall spread the same upon its minutes.</u> 56 * * *

57 (* * * d) Any legal guardianship formed for the purpose 58 of establishing residency for school district attendance purposes 59 shall not be recognized by the affected school board.

60 <u>(e) The legal transfer of a student under this</u> 61 <u>subsection shall include a provision for the transportation of the</u>

62 student by either the parent or legal guardian of the student or

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63 the transferee school district, provided that the transferee 64 school district does not violate the provision of Section 65 37-15-29(3), prohibiting the transportation of students in excess 66 of thirty (30) miles from his or her home. 67 The provisions of this subsection (1) of this (f) 68 section shall not apply to school-age children whose parent(s) or 69 legal guardian(s) are active members of the United States Armed 70 Forces complying with Section 37-15-29(4). 71 (g) Athletic eligibility for a school-age child who 72 transfers to another school or school district pursuant to this 73 subsection shall be determined based on the child's fall semester 74 enrollment. A child shall be athletically eligible for one (1) 75 school per school year. A child may transfer to another school 76 mid-year, however, that child shall not be athletically eligible 77 until the following fall school year. A child shall not be deemed 78 athletically ineligible, thus ruled ineligible for any length of time, based upon a transfer of schools, so long as the provisions 79 80 in this section are followed.

81 (2)Upon the petition in writing of any parent or (a) quardian who is a resident of Mississippi and is an instructional 82 83 or licensed employee of a school district, but not a resident of 84 such district, the school board of the employer school district 85 shall consent to the transfer of such employee's dependent 86 school-age children to its district and shall spread the same upon 87 the minutes of the board. Upon the petition in writing of any

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parent or guardian who is not a resident of Mississippi and who is an instructional or licensed employee of a school district in Mississippi, the school board of the employer school district shall consent to the transfer of such employee's dependent school-age children to its district and shall spread the same upon the minutes of the board.

94 (b) The school board of any school district, in its 95 discretion, may adopt a uniform policy to allow the enrollment and 96 attendance of the dependent children of noninstructional and 97 nonlicensed employees, who are residents of Mississippi but are 98 not residents of their district. Such policy shall be based upon 99 the employment needs of the district, implemented according to job 100 classification groups and renewed each school year.

101 (c) The employer transferee school district shall 102 notify in writing the school district from which the pupil or 103 pupils are transferring, and the school board of the transferor 104 school district shall spread the same upon its minutes.

(d) Any such agreement by school boards for the legal transfer of a student shall include a provision providing for the transportation of the student. In the absence of such a provision the responsibility for transporting the student to the transferee school district shall be that of the parent or guardian.

(e) Any school district which accepts a student under the provisions of this subsection shall not assess any tuition

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112 fees upon such transferring student in accordance with the 113 provisions of Section 37-19-27.

114 Upon the petition in writing of any parent or legal (3) quardian of a school-age child who is a resident of an adjacent 115 116 school district residing in the geographical situation described 117 in Section 37-15-29(3), the school board of the school district operating the school located in closer proximity to the residence 118 of the child shall consent to the transfer of the child to its 119 120 district, and shall spread the same upon the minutes of the board. * * * The legal transfer of a student under this subsection shall 121 122 include a provision for the transportation of the student by either the * * * parent or legal guardian or the student or the 123 124 transferee school district. In the event that *** * *** the school 125 board of the transferee * * * school district shall object to the 126 transfer, * * * the parent or legal guardian shall have the right 127 to appeal to the State Board of Education whose decision shall be 128 final. *** * *** The responsibility for transporting the student to 129 the transferee school district shall be that of the parent or 130 guardian if the transferee school district does not agree in the 131 consent of transfer, which shall be spread upon its minutes, to 132 provide transportation for the student.

133 * * *

134 $(* * * \underline{4}) * * *$ Before September 1 of each year, the board 135 of trustees of * * * <u>a</u> municipal separate school district shall 136 certify to the State Department of Education the number of

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137 students in the added territory of the municipal separate school 138 district who are transferred to the adjacent school district under 139 The municipal separate school district also this subsection. shall certify the total number of students in the school district 140 141 residing in the added territory plus the number of those students 142 who are transferred to the adjacent school district. Based upon these figures, the department shall calculate the percentage of 143 144 the total number of students in the added territory who are 145 transferred to the adjacent school district and shall certify this percentage to the levying authority for the municipal separate 146 147 school district. The levying authority shall remit to the school board of the adjacent school district, from the proceeds of the ad 148 149 valorem taxes collected for the support of the municipal separate 150 school district from the added territory of the municipal separate 151 school district, an amount equal to the percentage of the total 152 number of students in the added territory who are transferred to 153 the adjacent school district.

154 (5) The sibling(s) of any child lawfully transferred in 155 accordance with this section, may also, at the discretion of their 156 parent(s) or legal guardian(s), enroll and attend school in the 157 transferee school district, subject to the provisions of this act. 158 (6) For students transferring to a school located in a 159 school district in which the student does not reside, the State 160 Department of Education shall pay to the transferee school 161 district (receiving school district) to which the student is

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162 transferred an amount equal to the Mississippi Adequate Education 163 Program funds, or any subsequent state pupil funding program which 164 replaces MAEP, allocated for each student transferring to a school district outside his or her district of residence. The amount of 165 166 funds payable to the receiving school district by the department 167 must be based on the local school district of residence's 168 previous year's enrollment data, determined by using months one 169 (1) through nine (9) average daily membership, as reported to the 170 State Department of Education by the transferor local school 171 district. Any such payments made under this subsection (5) by the 172 State Department of Education to a receiving school district must 173 be made two (2) business days prior to the last working day of 174 each month. There shall be paid to a receiving school district, 175 by electronic funds transfer, one-twelfth (1/12) of the funds to 176 which the receiving school district is entitled from funds 177 appropriated for the adequate education program fund, or any 178 subsequent funding program which replaces such program fund, for 179 each child transferred to such school district under the authority 180 of this section. However, in December those payments shall be 181 made on December 15th or the next business day after that date. 182 If a student transfer occurs after the start date of the 183 scholastic year, the department shall not make any distribution of 184 payments to the receiving school district until such time that the 185 receiving school district certifies the enrollment of the transfer 186 student to the department, which shall then only make payments to

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187 the receiving school district for such student for the remainder 188 of the scholastic year as a proportionate share of the one-twelfth 189 (1/12) of funds to which the receiving school district is 190 entitled. 191 (7) The provisions of this section shall not supersede any 192 provision of an enforceable desegregation court order or a 193 court-approved desegregation plan. 194 (8) The receiving school district shall identify each 195 student it accepts into its district under the transfer authority 196 of this section and report that data to the State Department of Education by category of student name, grade classification, grade 197 198 point average, gender and ethnicity. The department shall then 199 compile this data by district, redacting all personally 200 identifying information of students to prevent any FERPA 201 violations, and submit an annual report of this information to 202 each member of the Legislature. 203 SECTION 2. Section 37-15-29, Mississippi Code of 1972, is 204 amended as follows: 205 37-15-29. (1) Except as provided in subsections (2), (3), (4) and (5) of this section, no minor child may enroll in or 206 207 attend any school except in the school district of his residence, 208 unless such child be lawfully transferred from the school district 209 of his residence to a school in another school district in accord

210 with the statutes of this state now in effect or which may be

211 hereafter enacted.

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(2) Those children whose parent(s) or legal guardian(s) are instructional personnel or certificated employees of a school district may at such employee's discretion enroll and attend the school or schools of their parent's or legal guardian's employment regardless of the residence of the child.

217 (3) No child shall be required to be transported in excess 218 of thirty (30) miles on a school bus from his or her home to 219 school, or in excess of thirty (30) miles from school to his or 220 her home, if there is another school in an adjacent school 221 district located on a shorter school bus transportation route by 222 the nearest traveled road. Those children residing in such 223 geographical situations may, at the discretion of their parent(s) 224 or legal quardian(s), enroll and attend the nearer school, 225 regardless of the residence of the child. In the event the parent 226 or legal guardian of such child and the school board are unable to 227 agree on the school bus mileage required to transport the child 228 from his or her home to school, an appeal shall lie to the State 229 Board of Education, or its designee, whose decision shall be 230 final. The school districts involved in the appeal shall provide 231 the Mississippi Department of Education with any school bus route 232 information requested, including riding the buses as necessary, in 233 order to measure the bus routes in question, as needed by the 234 State Board of Education in considering the appeal.

235 * * *

236	(* * * 4) (a) Those children whose parent(s) or legal
237	guardian(s) are active members of the United States Armed Forces
238	or civilian military personnel and reside on a military base, may,
239	at the discretion of their parent(s) or legal guardian(s), enroll
240	and attend the school district of their parent's or legal
241	guardian's choosing, regardless of the residence of the
242	child * * *. The parent or guardian of a child enrolling in a
243	school district outside of his or her residence shall be
244	responsible for transportation of the child to and from school.
245	(b) A child whose parent(s) or legal guardian(s) are
246	active members of the United States Armed Forces complies with the
247	residency requirements for school attendance, if he or she resides
248	in the State of Mississippi or if the pupil otherwise complies
249	with Section 37-15-30.
250	(c) Any school district which accepts a child under the
251	provisions of this subsection shall not assess any tuition fees
252	upon such transferring child.
253	(d) Any transfer of out-of-state children of military
254	families to this state shall be governed in accordance with
255	Section 37-135-31 as applicable.
256	(5) The sibling(s) of any child lawfully transferred in
257	accordance with this section, may also, at the discretion of their
258	parent(s) or legal guardian(s), enroll and attend school in the
259	transferee school district, subject to the provisions of this
260	section.

24/HR26/HB867A.3J PAGE 10 (DJ/KW) 261 **SECTION 3.** This act shall take effect and be in force from 262 and after July 1, 2024, and shall stand repealed on June 30, 2024.

Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 37-15-31, MISSISSIPPI CODE OF 1972, 1 2 TO REMOVE THE REQUIREMENT FOR THE SCHOOL BOARD OF THE SCHOOL 3 DISTRICT OF A CHILD'S RESIDENCE CONSENT TO THE RELEASE OF THE 4 STUDENT FOR TRANSFER TO ANOTHER SCHOOL DISTRICT; TO ONLY REQUIRE 5 THAT THE TRANSFEREE SCHOOL BOARD APPROVE OR REFUSE THE TRANSFER OF 6 A STUDENT UPON RECEIVING NOTICE AND OFFICIAL MEETING OF THE BOARD 7 TO ACT ON SUCH TRANSFER; TO AUTHORIZE THE SIBLINGS OF A LAWFULLY 8 TRANSFERRED STUDENT TO ENROLL IN THE TRANSFEREE SCHOOL DISTRICT AT 9 THE DISCRETION OF THEIR PARENT(S) OR LEGAL GUARDIAN(S) TO PROVIDE THAT A TRANSFER STUDENT'S ATHLETIC ELIGIBILITY SHALL BE DETERMINED 10 11 BY HIS OR HER FALL SEMESTER ENROLLMENT AND LIMIT PARTICIPATION TO 12 ONE SCHOOL PER SCHOOL YEAR TO PROVIDE FOR THE ALLOCATION AND 13 DISBURSEMENT OF FUNDS TO A RECEIVING SCHOOL DISTRICT UPON THE 14 COMPLETION AND CERTIFICATION OF A STUDENT TRANSFER REQUEST; TO 15 PROVIDE THAT TRANSFER AUTHORITY OF A DISTRICT TO RECEIVE OR DENY 16 THE ACCEPTANCE OF A STUDENT REOUESTING TRANSFER INTO THE DISTRICT 17 SHALL NOT SUPERSEDE ANY PROVISION OF AN ENFORCEABLE DESEGREGATION 18 ORDER OR A COURT-APPROVED DESEGREGATION PLAN; TO AMEND SECTION 19 37-15-29, MISSISSIPPI CODE OF 1972, TO CLARIFY THE SCHOOL 20 ENROLLMENT CHOICES OF CHILDREN WHOSE PARENTS ARE ACTIVE MEMBERS OF 21 THE UNITED STATES ARMED FORCES OR CIVILIAN MILITARY PERSONNEL; TO 22 ALLOW THE CHILDREN OF ACTIVE MEMBERS OF THE UNITED STATES ARMED 23 FORCES TO ATTEND THE SCHOOL DISTRICT OR SCHOOL OF THEIR CHOICE; TO 24 REMOVE THE LIMITATION ON PROHIBITED DISTANCE OF TRANSPORTING SUCH 25 STUDENTS BY EXCLUDING THE DISTRICT FROM PROVIDING TRANSPORTATION 26 TO SUCH STUDENTS; AND FOR RELATED PURPOSES.