Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2486

BY: Committee

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

- 12 **SECTION 1.** Section 31-7-417, Mississippi Code of 1972, is
- 13 amended as follows:
- 14 31-7-417. * * * Submitted proposals or qualifications shall
- 15 be opened at the time designated for opening in the request for
- 16 proposals or request for qualifications. Proposals or
- 17 qualifications and modifications shall be date-stamped or time and
- 18 date-stamped upon receipt and held in a secure place until the
- 19 established due date. Electronic proposals or qualifications
- 20 received will be stored in an electronic lockbox until the time
- 21 designated for the opening of the proposal or qualification.



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SECTION 2. Section 25-61-5, Mississippi Code of 1972, is

24 amended as follows:

25 25-61-5. (1) (a) Except as otherwise provided by Sections

26 25-61-9, 25-61-11, 25-61-11.2 and 37-153-7, all public records are

hereby declared to be public property, and any person shall have

28 the right to inspect, copy or mechanically reproduce or obtain a

29 reproduction of any public record of a public body in accordance

30 with reasonable written procedures adopted by the public body

31 concerning the cost, time, place and method of access, and public

32 notice of the procedures shall be given by the public body, or, if

33 a public body has not adopted written procedures, the right to

34 inspect, copy or mechanically reproduce or obtain a reproduction

35 of a public record of the public body shall be provided within one

36 (1) working day after a written request for a public record is

37 made. No public body shall adopt procedures which will authorize

38 the public body to produce or deny production of a public record

39 later than seven (7) working days from the date of the receipt of

40 the request for the production of the record.

41 (b) If a public body is unable to produce a public

42 record by the seventh working day after the request is made, the

43 public body must provide a written explanation to the person

44 making the request stating that the record requested will be

45 produced and specifying with particularity why the records cannot

46 be produced within the seven-day period. Unless there is mutual

- 47 agreement of the parties, * * * in no event shall the date for the
- 48 public body's production of the requested records be any later
- 49 than fourteen (14) working days from the receipt by the public
- 50 body of the original request. * * *
- 51 (2) If any public record contains material which is not
- 52 exempted under this chapter, the public agency shall redact the
- 53 exempted material and make the nonexempted material available for
- 54 examination. Such public agency shall be entitled to charge a
- 55 reasonable fee for the redaction of any exempted material, not to
- 56 exceed the agency's actual cost.
- 57 (3) Denial by a public body of a request for access to or
- 58 copies of public records under this chapter shall be in writing
- 59 and shall contain a statement of the specific exemption relied
- 60 upon by the public body for the denial. Each public body shall
- 61 maintain a file of all denials of requests for public records.
- 62 Public bodies shall be required to preserve such denials on file
- 63 for not less than three (3) years from the date such denials are
- 64 made. This file shall be made available for inspection or
- 65 copying, or both, during regular office hours to any person upon
- 66 written request.
- 67 (4) Where any public body is preparing or conducting a
- 68 competitive procurement, the time limitations contained in this
- 69 section shall be tolled until the public body determines it will
- 70 not issue the procurement, cancels the procurement or issues a
- 71 notice naming its intended awardee. Record production under this



- 72 chapter shall not delay any aspect of the procurement process
- 73 unless the public body conducting the procurement specifically
- 74 determines that it is in the best interest of the state to toll
- 75 the procurement process until such time as the record production
- 76 is complete.
- 77 (***5) This section shall stand repealed on July 1, * * *
- 78 2027.
- 79 **SECTION 3.** Section 25-61-9, Mississippi Code of 1972, is
- 80 brought forward as follows:
- 81 25-61-9. (1) (a) Records furnished to public bodies by
- 82 third parties which contain trade secrets or confidential
- 83 commercial or financial information shall not be subject to
- 84 inspection, examination, copying or reproduction under this
- 85 chapter until notice to third parties has been given, but the
- 86 records shall be released no later than twenty-one (21) days from
- 87 the date the third parties are given notice by the public body
- 88 unless the third parties have filed in chancery court a petition
- 89 seeking a protective order on or before the expiration of the
- 90 twenty-one-day time period. Any party seeking the protective
- 91 order shall give notice to the party requesting the information in
- 92 accordance with the Mississippi Rules of Civil Procedure.
- 93 (b) If a court determines that a person or entity has
- 94 made duplicative requests for public records that are the subject
- 95 of a protective order under paragraph (a) of this subsection, the
- 96 court shall order the requesting person or entity to reimburse the

- 97 third party's costs and attorney's fees for seeking additional
- 98 protective orders for the same or substantially similar requests
- 99 for public records.
- 100 (2) If any public record which is held to be exempt from
- 101 disclosure pursuant to this chapter contains material which is not
- 102 exempt pursuant to this chapter, the public body shall separate
- 103 the exempt material and make the nonexempt material available for
- 104 examination or copying, or both, as provided for in this chapter.
- 105 (3) Trade secrets and confidential commercial and financial
- 106 information of a proprietary nature developed by a college,
- 107 university or public hospital under contract with a firm,
- 108 business, partnership, association, corporation, individual or
- 109 other like entity shall not be subject to inspection, examination,
- 110 copying or reproduction under this chapter.
- 111 (4) Misappropriation of a trade secret shall be governed by
- 112 the provisions of the Mississippi Uniform Trade Secrets Act,
- 113 Sections 75-26-1 through 75-26-19.
- 114 (5) A waste minimization plan and any updates developed by
- 115 generators and facility operators under the Mississippi
- 116 Comprehensive Multimedia Waste Minimization Act of 1990 shall be
- 117 retained at the facility and shall not be subject to inspection,
- 118 examination, copying or reproduction under this chapter.
- 119 (6) Data processing software obtained by an agency under a
- 120 licensing agreement that prohibits its disclosure and which
- 121 software is a trade secret, as defined in Section 75-26-3, and



- 122 data processing software produced by a public body which is
- 123 sensitive must not be subject to inspection, copying or
- 124 reproduction under this chapter.
- 125 As used in this subsection, "sensitive" means only those
- 126 portions of data processing software, including the specifications
- 127 and documentation, used to:
- 128 (a) Collect, process, store, and retrieve information
- 129 which is exempt under this chapter.
- 130 (b) Control and direct access authorizations and
- 131 security measures for automated systems.
- 132 (c) Collect, process, store, and retrieve information,
- 133 disclosure of which would require a significant intrusion into the
- 134 business of the public body.
- 135 (7) For all procurement contracts awarded by state agencies,
- 136 the provisions of the contract which contain the commodities
- 137 purchased or the personal or professional services provided, the
- 138 unit prices contained within the procurement contracts, the
- 139 overall price to be paid, and the term of the contract shall not
- 140 be deemed to be a trade secret or confidential commercial or
- 141 financial information under this section, and shall be available
- 142 for examination, copying or reproduction as provided for in this
- 143 chapter. Any party seeking a protective order for a procurement
- 144 contract awarded by state agencies shall give notice to and
- 145 provide the reasons for the protective order to the party
- 146 requesting the information in accordance with the Mississippi



148	protective order must be posted on the Mississippi procurement
149	portal for a minimum of seven (7) days before filing the petition
150	seeking the protective order in chancery court. Any party seeking

Rules of Civil Procedure. The notice and reasons for the

- 151 a protective order in violation of this subsection may be barred
- 152 by a state agency from submitting bids, proposals or
- 153 qualifications for procurement for a period not to exceed five (5)
- 154 years.

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- 155 **SECTION 4.** This act shall take effect and be in force from
- 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 31-7-417, MISSISSIPPI CODE OF 1972, 1 2 TO SIMPLIFY THE RECEIPT AND REGISTRATION PROCESS FOR PROPOSALS AND 3 REQUESTS FOR QUALIFICATIONS; TO AMEND SECTION 25-61-5, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT WHERE ANY PUBLIC BODY IS PREPARING 5 OR CONDUCTING A COMPETITIVE PROCUREMENT, THE TIME LIMITATIONS FOR 6 PRODUCTION SHALL BE TOLLED UNTIL THE PUBLIC BODY DETERMINES IT 7 WILL NOT ISSUE THE PROCUREMENT, CANCELS THE PROCUREMENT OR ISSUES A NOTICE NAMING ITS INTENDED AWARDEE; TO BRING FORWARD SECTION 25-61-9, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE 9 10 AMENDMENT; AND FOR RELATED PURPOSES.

