Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1102

BY: Committee

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

8 **SECTION 1.** Section 43-19-48, Mississippi Code of 1972, is 9 amended as follows:

10 43-19-48. (1) The Department of Human Services and 11 financial institutions doing business in the state are required to 12 enter into agreements:

(a) To develop and operate a data match system, using
automated data exchanges, in which each such financial institution
is required to provide for each calendar quarter the name, record
address, social security number or other taxpayer identification
number, and other identifying information for each noncustodial

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parent who maintains an account at such institution and who owes past-due support, as identified by the Department of Human Services by name and social security number or other taxpayer identification number;

(b) To encumber or surrender, as the case may be,
assets held by such institution on behalf of any noncustodial
parent who is subject to a child support lien; and

(c) To provide for payment of reasonable fees to financial institutions for conducting data matches, and for responding to other requests made pursuant to this section, with such fees not to exceed the actual costs incurred by such financial institutions.

30 When the operation of such data match system results in (2)the location of an account of a noncustodial parent who owes 31 32 past-due support, or when such account is located through any 33 means, the department may request and shall receive additional 34 financial or other information including account numbers, names and social security numbers on record for accounts, and account 35 36 balances, from any financial institution needed to establish, 37 modify or enforce a support order.

38 (3) The department shall have the authority to encumber and
39 seize assets held by an obligor in a financial institution doing
40 business in Mississippi. Such assets shall be encumbered for
41 either:

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(a) A forty-five-day period; or

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(b) Until such time as the issue of overdue support is
resolved, provided the obligor has filed a petition for hearing
with a court of appropriate jurisdiction and the financial
institution receives written notice thereof from the department
before the end of the said forty-five-day period.

48 (4) Notice of such encumbrance initiated by the department 49 shall be provided to the financial institution and to the obligor: 50 The department shall send, by certified mail or (a) 51 other approved types of communication as allowed by the financial 52 institution, notice to the financial institution with which the 53 account is placed, directing that the financial institution shall: 54 Immediately encumber funds in any account(s) (i) in which the obligor has an interest, and to the extent of the 55 56 debt indicated in the notice from the department;

(ii) Forward the encumbered funds to the department after either the forty-five-day period stated in subsection 3(a) of this section, or a determination favorable to the department by a court of appropriate jurisdiction; or

61 (iii) In the event the obligor prevails before the62 court, immediately release said funds to the obligor.

(b) Notice shall be delivered to the obligor at the current mailing address as recorded by the department. Such notice shall be sent by regular mail at the commencement of the action described herein.

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(c) The financial institution shall not disclose to an account holder or the depositor that the name of such person has been received from or furnished to the department. The financial institution shall disclose to its account holders or its depositors that under the data match system the department has the authority to request certain identifying information on the account holders' or the depositor's accounts.

74 (5) Challenges to encumbrance of an account:

(a) Challenges to such levy for child support arrearage
may be initiated only by the obligor or by an account holder of
interest.

(b) Challenges shall be made by the filing of a
petition for hearing by the obligor in a court of appropriate
jurisdiction under Rule 81(d)(2) of the Mississippi Rules of Civil
Procedure. Service upon the department shall be as prescribed by
Rule 4(d)(5) of the Mississippi Rules of Civil Procedure.

83 (c) Grounds for the petition challenging the84 encumbrance shall be limited to:

85 (i) Mistakes of identity; or

86 (ii) Mistakes in amount of overdue support.
87 (6) Liability of the financial institution and the
88 department:

89 (a) Neither the department nor the financial
90 institution shall be liable for any applicable early withdrawal
91 penalties on the obligor's account(s).

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92 (b) A financial institution shall be absolutely immune 93 from any civil liability under any law or regulation to any person 94 for the disclosure of or failure to disclose any information 95 pursuant to this chapter or for the escrow, encumbrance, seizure 96 or surrender of any assets held by the financial institution in 97 response to any notice issued by the Department of Human Services, 98 the Child Support Unit or any contractors or agents thereof unless 99 the disclosure or failure to disclose was willful or intentional, 100 or for any other action taken in good faith to comply with the requirements of this chapter. 101

102 (7) Any amount encumbered and forwarded by the financial
103 institution under this section shall not exceed the arrearage owed
104 by the obligor.

105 (8) The provisions herein and any other relevant sections
106 shall be employed equally by authorized contractors of the
107 department to collect delinquent support payments.

108 (9) A financial institution shall not be liable under 109 federal or state law to any person:

110 (a) For any disclosure of information to the Department 111 of Human Services;

(b) For encumbering or forwarding any assets held by such financial institution in response to a notice of lien or levy;

(c) For any other action taken in good faith to comply with the requirements of subsection (1) (a) or (b) above.

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117 (10) **Definitions.** For purposes of this section:

(a) The term "financial institution" has the meaning given to such by Section 81-12-3, Mississippi Code of 1972, and shall include, but not be limited to, credit unions, stock brokerages, public or private entities administering retirement, savings, annuities, life insurance and/or pension funds;

The term "account" means any money held in the name 123 (b) 124 of the account owner individually or jointly with another, 125 including, but not limited to, a * * * deposit account, demand 126 account, member account, time certificate of deposit, share 127 account, checking or negotiable withdrawal order account, savings 128 account, time deposit account or money-market mutual fund account. 129 (11) Failure to comply with the provisions of this section or the willful rendering of false information shall subject the 130 financial institution to a fine of not less than One Thousand 131 132 Dollars (\$1,000.00).

133 SECTION 2. This act shall take effect and be in force from 134 and after July 1, 2024.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 43-19-48, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE DEPARTMENT OF HUMAN SERVICES TO SEND NOTICE IN OTHER APPROVED TYPES OF COMMUNICATION AS ALLOWED BY THE FINANCIAL INSTITUTION RATHER THAN NOTICE REQUIRED BY CERTIFIED MAIL; TO REVISE THE DEFINITION OF THE TERM "ACCOUNT" TO CONFORM TO THE DEFINITION IN SECTION 85-13-1(F); AND FOR RELATED PURPOSES.

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