By: Representative Anthony

To: Youth and Family Affairs

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1513

AN ACT TO CREATE THE "BOARD OF TRUSTEES OF THE MISSISSIPPI ADOPTION LICENSURE AUTHORITY"; TO CREATE "THE MISSISSIPPI ADOPTION RELIEF FUND"; TO AMEND SECTION 43-15-103, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITIONS OF THE ADOPTION AGENCY 5 REGULATIONS; TO AMEND SECTION 43-15-105, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE BOARD OF TRUSTEES OF THE ADOPTION LICENSURE 7 AUTHORITY SHALL BE THE LICENSING AGENCY FOR ADOPTIONS; TO AMEND SECTIONS 43-15-107, 43-15-109 AND 43-15-111, MISSISSIPPI CODE OF 8 1972. TO REVISE THE APPLICATION PROCESS FOR ADOPTION LICENSES; TO 9 10 AMEND SECTION 43-15-113, MISSISSIPPI CODE OF 1972, TO ADD 11 CONDITIONS FOR GRANTING NEW LICENSES AFTER REVOCATION OF LICENSES; 12 TO AMEND SECTION 43-15-117, MISSISSIPPI CODE OF 1972, TO PROHIBIT AN ATTORNEY FROM SHARING ANY FEES PROVIDED FOR ADOPTION SERVICES; TO AMEND SECTION 43-15-115, MISSISSIPPI CODE OF 1972, TO REGULATE 14 15 DISBURSEMENT OF MONIES BETWEEN ADOPTION AGENCIES AND ATTORNEYS; TO 16 AMEND SECTION 43-15-119, MISSISSIPPI CODE OF 1972, TO AUTHORIZE 17 THE DIVISION TO ENLIST THE BOARD UNDER CERTAIN CIRCUMSTANCES; TO 18 AMEND SECTIONS 43-15-123 AND 43-15-125, MISSISSIPPI CODE OF 1972, 19 TO CONFORM TO THE PRECEDING AMENDMENT; TO AMEND SECTION 49-7-27, 20 MISSISSIPPI CODE OF 1972, TO REQUIRE THE COMMISSION ON WILDLIFE, FISHERIES AND PARKS TO SUSPEND THE LICENSE OF ANY PERSON WHO HAS 21 22 NOT PAID CHILD SUPPORT; TO AMEND SECTION 93-11-155, MISSISSIPPI 23 CODE OF 1972, TO ALLOW ANY PARTY TO SUBMIT PROOF OF ARREARAGE FOR 24 CHILD SUPPORT; TO BRING FORWARD SECTIONS 93-11-157 AND 93-11-163, 25 MISSISSIPPI CODE OF 1972, WHICH PROVIDE THE PROCEDURE FOR 26 NOTIFICATION OF LICENSEES WHO HAVE NOT PAID CHILD SUPPORT; AND FOR 27 RELATED PURPOSES.

28 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

29	SECTION 1.	(1	There	is	established	the	Board	of	Trustees
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- 30 of the Mississippi Adoption Licensure Authority, which shall
- 31 consist of the following members:
- 32 (a) Three (3) members selected by the commissioner of
- 33 the Mississippi Department of Child Protection Services;
- 34 (b) Three (3) members selected by majority vote of the
- 35 adoption agencies that are currently licensed by the Mississippi
- 36 Department of Child Protection Services;
- 37 (c) Three (3) members selected by a majority vote of
- 38 the residential child-caring agencies that are currently licensed
- 39 with the Mississippi Department of Child Protection Services.
- 40 (2) (a) The persons initially appointed by the Commissioner
- 41 of the Department of Child Protection Services and the persons
- 42 initially appointed by the residential child-caring agencies
- 43 shall serve terms ending June 30, 2029. The persons initially
- 44 appointed by the adoption agencies shall serve a term ending June
- 45 30, 2028.
- After the expiration of the initial terms, each such
- 47 appointment shall be for a term of four (4) years from the
- 48 expiration of the previous term, except such persons shall serve
- 49 at the will and pleasure of the appointing authority.
- 50 (b) A majority of the voting members of the board shall
- 51 constitute a quorum for the conduct of meetings, and all actions
- of the board shall require a majority vote of the voting members
- 53 of the board.

- 54 (c) The board shall annually elect one (1) voting
- 55 member to serve as chairman and one (1) voting member to serve as
- 56 vice chairman. The vice chairman shall act as chairman in the
- 57 absence or disability of the chairman, or if there is a vacancy in
- 58 the office of the chairman.
- 59 (3) The members of the board shall receive a per diem as
- 60 provided in Section 25-3-69, plus travel and necessary expenses
- 61 incidental to the attendance at each board meeting, including
- 62 mileage, as provided in Section 25-3-41.
- 63 (4) No board member shall use his official position to
- 64 obtain, or attempt to obtain, pecuniary benefit for himself other
- 65 than that compensation provided for by law, or to obtain, or
- 66 attempt to obtain, pecuniary benefit for any relative or any
- 67 business with which he is associated, as provided in Section
- 68 25-4-105.
- (5) The board shall not approve any payment to any entity of
- 70 which a voting member of the board is an executive, member or
- 71 employee.
- 72 (6) The Mississippi Department of Child Protection Services
- 73 shall provide the office space for the board to perform its
- 74 duties.
- 75 **SECTION 2.** (1) There is hereby created in the State
- 76 Treasury a special fund to be known as the "Mississippi Adoption
- 77 Relief Fund". The fund shall be a continuing fund, not subject to
- 78 fiscal-year limitations, and shall consist of:

79	(a)	Monies appropriated by the Legislature;
80	(b)	The interest accruing to the fund;

- 81 (c) Donations or grant funds received;
- 82 (d) Monies from licensing fees for adoption agencies;
- 83 and
- 84 (e) Monies received from such other sources as may be 85 provided by law.
- 86 (2) The monies shall be used by the board only for the 87 purpose of performing its duties related to the licensing and 88 regulation of adoption agencies and adoption services provided in 89 this act.
- 90 (3) From and after July 1, 2025, the expenses of the fund 91 shall be defrayed by appropriation from the State General Fund and 92 all user charges and fees authorized under this section shall be 93 deposited into the State General Fund as authorized by law and as 94 determined by the State Fiscal Officer.
- 95 **SECTION 3.** Section 43-15-103, Mississippi Code of 1972, is 96 amended as follows:
- 97 43-15-103. As used in this article:
- 98 * * *
- 99 (a) "Adoption agency" means any entity that provides
 100 adoption services.
- 101 (b) "Adoption services" means any services provided by

 102 an entity that facilitates an adoption. Such services include,
- 103 but are not limited to:

104	(i) Finding a person to adopt the child;
105	(ii) Placing the child temporarily or permanently
106	in a home for adoption;
107	(iii) Solicit money or other assistance for
108	adoption;
109	(iv) Assisting a parent in identifying or locating
110	a person interested in adopting the parent's child, or in
111	identifying or locating a child to be adopted;
112	(v) Adoptions;
113	(vi) Adoption counseling;
114	(vii) Financial aid for adoption;
115	(viii) Advertising in the media markets in
116	Mississippi seeking birth mothers or their children for adoption
117	purposes; or
118	(ix) Payment of fees for medical, legal or other
119	services rendered in connection with the care of a mother,
120	delivery and care of a child including, but not limited to, the
121	mother's living expenses, or counseling for the parents and/or the
122	child, and for the legal proceedings related to lawful adoption
123	proceedings.
124	(x) Adoption service shall not include services
125	provided by MDCPS.
126	* * *
127	(c) "Board" means the Board of Trustees of the
128	Mississippi Adoption Licensure Authority.

- 129 (* * * \underline{d}) "Child" or "children" mean(s) any unmarried
- 130 person or persons under the age of eighteen (18) years.
- 132 providing custody or care for any child under eighteen (18) years

(* * *e) "Child placing" means receiving, accepting or

- 133 of age, temporarily or permanently, for the purpose of:
- (i) Finding a person to adopt the child;
- (ii) Placing the child temporarily or permanently
- 136 in a home for adoption; or

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- 137 (iii) Placing a child in a foster home or
- 138 residential child-caring agency.
- (* * *f) "Child-placing agency" means any entity or
- 140 person which places children in foster boarding homes or foster
- 141 homes for temporary care or for adoption or any other entity or
- 142 person or group of persons who are engaged in providing adoption
- 143 studies or foster care studies or placement services as defined by
- 144 the rules of the department.
- 145 (* * *g) "Department" means the Mississippi Department
- 146 of Child Protection Services.
- 147 (***h) "Family boarding home" or "foster home" means
- 148 a home (occupied residence) operated by any entity or person which
- 149 provides residential child care to at least one (1) child but not
- 150 more than six (6) children who are not related to the primary

- 151 caregivers.
- (* * *i) "Group care home" means any place or facility
- 153 operated by any entity or person which provides residential child

- 154 care for at least seven (7) children but not more than twelve (12)
- 155 children who are not related to the primary caregivers.
- 156 (* * *j) "Licensee" means any person, agency or entity
- 157 licensed under this article.
- 158 (* * *k) "Maternity home" means any place or facility
- 159 operated by any entity or person which receives, treats or cares
- 160 for more than one (1) child or adult who is pregnant out of
- wedlock, either before, during or within two (2) weeks after 161
- 162 childbirth; provided, that the licensed child-placing agencies and
- 163 licensed maternity homes may use a family boarding home approved
- and supervised by the agency or home, as a part of their work, for 164
- 165 as many as three (3) children or adults who are pregnant out of
- 166 wedlock, and provided further, that the provisions of this
- 167 definition shall not include children or women who receive
- maternity care in the home of a person to whom they are kin within 168
- 169 the sixth degree of kindred computed according to civil law, nor
- 170 does it apply to any maternity care provided by general or special
- hospitals licensed according to law and in which maternity 171
- 172 treatment and care are part of the medical services performed and
- the care of children is brief and incidental. 173
- 174 (* * *1) "Person associated with a licensee" means an
- 175 owner, director, member of the governing body, employee, provider
- 176 of care and volunteer of a human services licensee.
- "Related" means children, step-children, 177 (* * *m)
- grandchildren, step-grandchildren, siblings of the whole or 178

- half-blood, step-siblings, nieces or nephews of the primary care provider.
- 181 (* * *n) "Residential child care" means the provision
- 182 of supervision, and/or protection, and meeting the basic needs of
- 183 a child for twenty-four (24) hours per day, which may include
- 184 services to children in a residential setting where care, lodging,
- 185 maintenance and counseling or therapy for alcohol or controlled
- 186 substance abuse or for any other emotional disorder or mental
- 187 illness is provided for children, whether for compensation or not.
- 188 (* * *o) "Residential child-caring agency" means any
- 189 place or facility operated by any entity or person, public or
- 190 private, providing residential child care, regardless of whether
- 191 operated for profit or whether a fee is charged. Such residential
- 192 child-caring agencies include, but are not limited to, maternity
- 193 homes, runaway shelters, group homes that are administered by an
- 194 agency, and emergency shelters that are not in private residence.
- 195 **SECTION 4.** Section 43-15-105, Mississippi Code of 1972, is
- 196 amended as follows:
- 197 43-15-105. (1) The Department of Child Protection Services
- 198 shall be the licensing authority under this article, and is vested
- 199 with all the powers, duties and responsibilities described in this
- 200 article. The department shall make and establish rules and
- 201 regulations regarding:

202		(a)	Approv	ing,	extending	, denying,	suspending	and
203	revoking	licen	ses for	fost	er homes,	residentia	al child-ca:	ring
204	agencies	and cl	hild-pl	acing	agencies	;		

- 205 (b) Conditional licenses, variances from department 206 rules and exclusions;
- 207 (c) Basic health and safety standards for licensees;
 208 and
- 209 (d) Minimum administration and financial requirements
 210 for licensees.
- 211 (2) The department shall:
- 212 (a) Define information that shall be submitted to the 213 department with an application for a license;
- 214 (b) Establish guidelines for the administration and 215 maintenance of client and service records, including staff 216 qualifications, staff to client ratios;
- 217 (c) Issue licenses in accordance with this article;
- 218 (d) Conduct surveys and inspections of licensees and
- (e) Establish and collect licensure fees;
- 221 (f) Investigate complaints regarding any licensee or
- 222 facility;

facilities;

- 223 (g) Have access to all records, correspondence and
- 224 financial data required to be maintained by a licensee or
- 225 facility;



226	(h) Have authority to interview any client, family
227	member of a client, employee or officer of a licensee or facility;
228	and
229	(i) Have authority to revoke, suspend or extend any
230	license issued by the department.
231	(3) The Board of Trustees of the Mississippi Adoption
232	Licensure Authority shall be the licensing authority for the
233	department for all matters regarding adoptions and adoption
234	agencies, and is vested with all the powers, duties and
235	responsibilities described in this article. The board shall make
236	and establish rules and regulations regarding:
237	(a) Approving, extending, denying, suspending and
238	revoking licenses for adoption agencies;
239	(b) Conditional licenses, variances from department
240	rules and exclusions related to adoption agencies or adoption
241	licensure;
242	(c) Basic health and safety standards for licensees;
243	and
244	(d) Minimum administration and financial requirements
245	for licensees.
246	(4) The board shall:
247	(a) Define information that shall be submitted to the
248	board with an application for a license;

249	(b) Establish guidelines for the administration and
250	maintenance of client and service records, including staff
251	qualifications and staff to client ratios;
252	(c) Recommend licensure in accordance with this
253	article;
254	(d) Establish and collect licensure fees;
255	(e) Investigate complaints regarding any licensee or
256	facility;
257	(f) Have access to all records, correspondence and
258	financial data required to be maintained by a licensee or
259	facility; and
260	(g) Have authority to direct the division to revoke,
261	suspend or extend any license for adoption services issued by the
262	division.
263	(5) The board shall establish reasonable fees to issue
264	licenses under this chapter. The board, at a minimum, shall:
265	(a) Establish a fee for submission of an application
266	for a license;
267	(b) Require annual renewal of the license with minimum
268	requirements for such renewal;
269	(c) Establish a fee for renewal of the license;
270	(d) Deposit all fees into the "Mississippi Adoption
271	<pre>Relief Fund";</pre>
272	(e) Establish a re-instatement of license fee;

273	(f) Require proof that the facility will be open to the
274	public for at least thirty (30) hours a week;
275	(g) Require proof that the facility has a physical
276	presence in the State of Mississippi sufficient to conduct all
277	services necessary in the performance of adoption services;
278	(h) Hire a third-party entity to assist with creating
279	licensure standards and process applications according to those
280	standards;
281	(i) Require adoption agencies to have an executive
282	director or comparable head officer that is domiciled in the State
283	of Mississippi; and
284	(j) Require adoption agencies to be Mississippi
285	nonprofit organizations.
286	(6) The department shall adopt and administer all licensure
287	requirements, rules and regulations, decisions on licensure
288	applications, license revocations, suspensions and all
289	promulgations, decisions and actions created and recommended by
290	the board pursuant to the board's statutory authority.
291	SECTION 5. Section 43-15-107, Mississippi Code of 1972, is
292	amended as follows:
293	43-15-107. (1) Except as provided in Section 43-15-111, no
294	person, agency, firm, corporation, association or other entity,
295	acting individually or jointly with any other person or entity,
296	may establish, conduct or maintain foster homes, residential
297	child-caring agencies and child-placing agencies or facility

298	and/or engage in child placing in this state without a valid and
299	current license issued by and under the authority of the
300	department as provided by this article and the rules of the
301	department. No person, agency, firm, corporation, association or
302	other entity, acting individually or jointly with any other person
303	or entity, whether or not they possess a child-placing agency
304	license, may perform adoption services as defined in this article
305	without possessing a license to perform adoption services
306	recommended by the board and issued by the division. Any
307	out-of-state child-placing agency that provides a full range of
308	services, including, but not limited to, * * * adoption services,
309	foster family homes, adoption counseling services or financial
310	aid, in this state must be licensed by the department under this

- (2) An attorney who provides legal services to a client in connection with proceedings for the adoption of a child by the client, who does not receive, accept or provide custody or care for the child for the purposes specified in Section 43-15-103(c), shall not be required to have a license under this article to provide legal services.
- 318 (* * * $\underline{3}$) No license issued under this article is assignable 319 or transferable.
- (* * * <u>4</u>) A current license shall at all times be posted in 321 each licensee's facility, in a place that is visible and readily 322 accessible to the public.

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article.

323	(* * $\frac{1}{2}$) (a) Except as otherwise provided in paragraph (b)
324	of this subsection, each license issued under this article expires
325	at midnight (Central Standard Time) twelve (12) months from the
326	date of issuance unless it has been:

- 327 (i) Previously revoked by the department; or
- 328 (ii) Voluntarily returned to the department by the
- 329 licensee.
- 330 (b) (i) For any <u>adoption or</u> child-placing agency
- 331 located in Mississippi that remains in good standing, the license
- 332 issued under this article expires at midnight (Central Standard
- 333 Time) twenty-four (24) months from the date of issuance unless it
- 334 has been:
- 335 1. Previously revoked by the department; or
- 336 2. Voluntarily returned to the department by
- 337 the licensee.
- 338 (ii) Any child-placing agency whose license is
- 339 governed by this paragraph (b) shall submit the following
- 340 information to the department annually:
- 341 1. A copy of an audit report and IRS Form 990
- 342 for the agency;
- 343 2. The agency's fee schedule; and
- 344 3. The agency's client list.
- 345 (c) A license may be renewed upon application and
- 346 payment of the applicable fee, provided that the licensee meets

347	the license	requirements	established	bу	this	article	and	the	rules
348	and regulati	ions of the de	-partment						

- (***<u>6</u>) Any licensee or facility which is in operation at the time rules are made in accordance with this article shall be given a reasonable time for compliance as determined by the rules of the department. In the case of an adoption agency, the reasonable time for compliance shall be determined by the division as recommended by the board.
- 355 **SECTION 6.** Section 43-15-109, Mississippi Code of 1972, is 356 amended as follows:
- 357 43-15-109. (1) An application for a license under this 358 article shall be made to the department and shall contain 359 information that the department determines is necessary in 360 accordance with established rules. An application for a license 361 for an adoption agency or to provide adoption services shall be 362 made to the division and the division shall refer the application 363 to the board for a determination that the application contains information that is necessary in accordance with the established 364 365 rules.
- 366 (2) Information received by the office <u>and/or the board</u>
 367 through reports, complaints, investigations and inspections shall
 368 be classified as public in accordance with Title 25, Chapter 61,
 369 Mississippi Code of 1972, Mississippi Public Records Act.
- 370 **SECTION 7.** Section 43-15-111, Mississippi Code of 1972, is amended as follows:

- 373 (a) A facility, service or program owned, provided or
 374 operated by an agency of the State of Mississippi or United States
 375 government;
- 376 (b) A facility or program operated by the Department of
 377 Corrections or a company that is registered with the Mississippi
 378 Secretary of State under an exclusive contract with the Department
 379 of Corrections;
 - (c) Schools and educational programs and facilities

 located in the State of Mississippi, the primary purpose of which
 is to provide a regular course of study necessary for advancement
 to a higher educational level or completion of a prescribed course
 of study, and which may, incident to such educational purposes,
 provide boarding facilities to the students of such programs.
 - and/or child-placing agency operated or conducted under the auspices of a religious institution and meeting the requirements or conditions of this section shall be exempt from the licensure requirements of this article under the following conditions: (i) such religious institution must have a tax-exempt status as a nonprofit religious institution in accordance with Section 501(c) of the Internal Revenue Code of 1954, as amended, or the real property owned and exclusively occupied by the religious institution must be exempt from location taxation, and (ii) the agency or institution must be in compliance with the requirements

- 397 of the Child Residential Home Notification Act, Section 43-16-1 et
- 398 seq., Mississippi Code of 1972, and must not be in violation of
- 399 Section 43-16-21(c) regarding the abuse and/or neglect of any
- 400 child served by such home who has been adjudicated by the youth
- 401 court as an abused and/or neglected child and (iii) must have a
- 402 physical office in the State of Mississippi. Nothing in this
- 403 paragraph shall prohibit a residential child-caring agency or
- 404 child-placing agency operated by or conducted under the auspices
- 405 of a religious institution from obtaining a license pursuant to
- 406 this article.
- 407 (e) Placement of custody under a power of attorney
- 408 executed under Section 93-31-1 et seq.
- 409 **SECTION 8.** Section 43-15-113, Mississippi Code of 1972, is
- 410 amended as follows:
- 411 43-15-113. (1) If a license other than an adoption license
- 412 is revoked, the department may grant a new license after:
- 413 (a) Satisfactory evidence is submitted to the
- 414 department, evidencing that the conditions upon which revocation
- 415 was based have been corrected; and
- 416 (b) Inspection and compliance with all provisions of
- 417 this article and applicable rules.
- 418 (2) The department may only suspend a license for a period
- 419 of time which does not exceed the current expiration date of that
- 420 license.

4 Z I	(3) when a license has been suspended, the department may
422	completely or partially restore the suspended license upon a
423	determination that the:
424	(a) Conditions upon which the suspension was based have
425	been completely or partially corrected; and
426	(b) Interests of the public will not be jeopardized by
427	restoration of the license.
428	(4) If a license to perform adoption services is revoked,
429	the board may recommend to the division to grant a new license
430	<pre>after:</pre>
431	(a) Satisfactory evidence is submitted to the board,
432	evidencing that the conditions upon which revocation was based
433	have been corrected;
434	(b) Inspection and compliance with all provisions of
435	this article and applicable rules; and
436	(c) Full payment of the re-instatement fee, if any
437	charged.
438	(5) The board may recommend to the division the suspension
439	of adoption agency for a period of time which does not exceed the
440	current expiration date of that license determined to be necessary
441	by the board.
442	(6) When an adoption license has been suspended, the board
443	may recommend to the division to completely or partially restore
444	the suspended license upon a determination that the:

(a) Conditions upon which the suspension was based have
been completely or partially corrected;
(b) Interests of the public will not be jeopardized by
restoration of the license; and
(c) All fees that have been assessed by the division
have been paid, unless a different time for repayment has been
determined by the board.
SECTION 9. Section 43-15-117, Mississippi Code of 1972, is
amended as follows:
43-15-117. (1) Except as provided in this article, no
person, agency, firm, corporation, association or group children's
home may engage in adoption services, child placing, or solicit
money or other assistance for child placing, without a valid
license issued by the department. No out-of-state adoption agency
and/or child-placing agency that provides a full range of
services, including, but not limited to, adoptions, foster family
homes, adoption counseling services or financial aid, may operate
in this state without a valid license issued by the department.
No adoption agency, child-placing agency or any other person or
<pre>entity shall advertise in the media markets in Mississippi seeking</pre>
birth mothers or their children for adoption purposes unless the
agency holds a valid and current license issued either by the
department or the authorized governmental licensing agency of
another state that regulates child-placing agencies. Any adoption
agency, child-placing agency, physician or attorney who advertises

470	for child placing or adoption services in Mississippi shall be
471	required by the department to show their principal office location
472	on all media advertising for adoption services.

- (2) An attorney who provides legal services to a client in connection with proceedings for the adoption of a child by the client, who does not receive, accept or provide custody or care for the child for the purposes specified in Section 43-15-103(c), shall not be required to have a license under this article to provide those legal services.
- (3) (a) No monies shall be paid or otherwise disbursed by 479 any attorney or adoption agency to any unlicensed person or entity 480 481 for any service or other such claim for payment in connection with 482 an adoption. This does not apply to attorneys making payments 483 that are permitted by Mississippi Rule of Professional Conduct 484 5.4. Nor does this apply to any payments made by a Mississippi 485 licensed adoption agency to its staff, employees or other such 486 persons or entities usual and customary for operating a licensed 487 adoption agency.
 - (b) A full disclosure of all fees and monies paid or otherwise disbursed in an adoption shall be made to the court of competent jurisdiction for the purpose of proving that all fees and monies otherwise disbursed in facilitating the adoption were paid in compliance with this article.
- 493 (* * * $\underline{4}$) An attorney, physician or other person may assist 494 a parent in identifying or locating a person interested in

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adopting the parent's child, or in identifying or locating a child to be adopted. However, no payment, charge, fee, reimbursement of expense, or exchange of value of any kind, or promise or agreement to make the same, may be made for that assistance.

(***<u>5</u>) Nothing in this section precludes payment of reasonable fees for medical, legal or other lawful services rendered in connection with the care of a mother, delivery and care of a child including, but not limited to, the mother's living expenses, or counseling for the parents and/or the child, and for the legal proceedings related to lawful adoption proceedings; and no provision of this section abrogates the right of procedures for independent adoption as provided by law.

The department is specifically authorized to 507 (* * *6) 508 promulgate rules under the Administrative Procedures Law, Title 509 25, Chapter 43, Mississippi Code of 1972, to regulate fees charged 510 by licensed child-placing agencies, if it determines that the 511 practices of those licensed child-placing agencies demonstrates 512 that the fees charged are excessive or that any of the agency's 513 practices are deceptive or misleading; however, those rules 514 regarding fees shall take into account the use of any sliding fee 515 by an agency that uses a sliding fee procedure to permit 516 prospective adoptive parents of varying income levels to utilize 517 the services of those agencies or persons.

518 (***<u>7</u>) The department shall promulgate rules under the 519 Administrative Procedures Law, Title 25, Chapter 43, Mississippi

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- Code of 1972, to require that all licensed * * * adoption agencies 520 521 provide written disclosures to all prospective adoptive parents of 522 any fees or other charges for each service performed by the agency 523 or person, and file an annual report with the department that 524 states the fees and charges for those services, and to require 525 them to inform the department in writing thirty (30) days in 526 advance of any proposed changes to the fees or charges for those 527 services.
- 528 (* * *8) The department is specifically authorized to 529 disclose to prospective adoptive parents or other interested 530 persons any fees charged by any licensed child-placing agency, 531 attorney or counseling service or counselor for all legal and 532 counseling services provided by that licensed child-placing 533 agency, attorney or counseling service or counselor.
- 534 SECTION 10. Section 43-15-115, Mississippi Code of 1972, is 535 amended as follows:
- 43-15-115. (1) 536 The department may, for the purpose of ascertaining compliance with the provisions of this article and 537 538 its rules and regulations, enter and inspect on a routine basis 539 the facility of a licensee.
- 540 Before conducting an inspection under subsection (1), 541 the department shall, after identifying the person in charge:
- 542 Give proper identification; (a)

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543 Request to see the applicable license; (b)

544	(c) Describe the nature and purpose of the inspection;
545	and
546	(d) If necessary, explain the authority of the
547	department to conduct the inspection and the penalty for refusing
548	to permit the inspection.
549	(3) In conducting an inspection under subsection (1), the
550	department may, after meeting the requirements of subsection (2):
551	(a) Inspect the physical facilities;
552	(b) Inspect records and documents;
553	(c) Interview directors, employees, clients, family
554	members of clients and others; and
555	(d) Observe the licensee in operation.
556	(4) An inspection conducted under subsection (1) shall be
557	during regular business hours and may be announced or unannounced
558	(5) The licensee shall make copies of inspection reports
559	available to the public upon request.
560	(6) The provisions of this section apply to on-site
561	inspections and do not restrict the department from contacting
562	family members, neighbors or other individuals, or from seeking
563	information from other sources to determine compliance with the
564	provisions of this article.
565	(7) In the event that the licensee is an adoption agency or
566	other person or entity licensed to perform adoption services, the
567	division may enlist the board to perform the inspection as
568	outlined above.

569	SECTION 11.	Section	43-15-119,	Mississippi	Code	of	1972,	is
570	amended as follow	s:						

- 43-15-119. (1) If the department finds that a violation has occurred under this article or the rules and regulations of the department, it may:
- 574 (a) Deny, suspend or revoke a license or place the
 575 licensee on probation, if the department discovers that a licensee
 576 is not in compliance with the laws, standards or regulations
 577 governing its operation, and/or it finds evidence of aiding,
 578 abetting or permitting the commission of any illegal act; or
- 579 (b) Restrict or prohibit new admissions to the
 580 licensee's program or facility, if the department discovers that a
 581 licensee is not in compliance with the laws, standards or
 582 regulations governing its operation, and/or it finds evidence of
 583 aiding, abetting or permitting the commission of any illegal act.
 - (2) If placed on probation, the agency or licensee shall post a copy of the notice in a conspicuous place as directed by the department and with the agency's or individual's license, and the agency shall notify the custodians of each of the children in its care in writing of the agency's status and the basis for the probation.
- 590 (3) In the event that the licensed agency is an adoption
 591 agency or other person or entity licensed to perform adoption
 592 services in this state, then the division may enlist the board to
 593 determine whether or not the licensed adoption agency or other

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- 595 state is in violation of the rules and regulations of this article
- 596 and may enlist the board to respond in accordance with the action
- 1 listed above.
- 598 **SECTION 12.** Section 43-15-123, Mississippi Code of 1972, is
- 599 amended as follows:
- 600 43-15-123. (1) Any person, agency, association,
- 601 corporation, institution, society or other organization
- 602 violating * * * any provisions of this article, other than a
- 603 provision regarding adoption, shall be guilty of illegal placement
- of children and shall be punished by a fine not to exceed Five
- 605 Thousand Dollars (\$5,000.00) or by imprisonment not more than five
- 606 (5) years, or both such fine and imprisonment.
- 607 (2) Any person, agency, association, corporation,
- 608 institution, society or other organization violating the
- 609 provisions of this article regarding adoption and/or adoption
- 610 services shall be guilty of illegal placement of children and
- 611 shall be punished by a fine not to exceed Fifty Thousand Dollars
- 612 (\$50,000.00) or by imprisonment not more than five (5) years, or
- 613 both such fine and imprisonment.
- 614 **SECTION 13.** Section 43-15-125, Mississippi Code of 1972, is
- amended as follows:
- 43-15-125. The department and/or its officers, employees,
- attorneys and representatives and/or the board shall not be held

- 618 civilly liable for any findings, recommendations or actions taken 619 pursuant to this article.
- SECTION 14. Section 49-7-27, Mississippi Code of 1972, is amended as follows:
- 622 49-7-27. (1) The commission may revoke any hunting, 623 trapping, or fishing privileges, license or deny any person the 624 right to secure such license if the person has been convicted of the violation of any of the provisions of this chapter or any 625 626 regulation thereunder. The revocation of the privilege, license or refusal to grant license shall be for a period of one (1) year. 627 628 However, before the revocation of the privilege or license shall 629 become effective, the executive director shall send by registered mail notice to the person or licensee, who shall have the right to 630 631 a hearing or representation before the commission at the next 632 regular meeting or a special meeting. The notice shall set out 633 fully the ground or complaint upon which revocation of, or refusal 634 to grant, the privilege or license is sought.
- (2) Any person who is convicted for a second time during any period of twelve (12) consecutive months for violation of any of the laws with respect to game, fish or nongame fish or animals shall forfeit his privilege and any license or licenses issued to him by the commission and the commission shall not issue the person any license for a period of one (1) year from the date of forfeiture.

- (3) Failure of any person to surrender his license or licenses upon demand made by the commission or by its representatives at the direction of the commission shall be a misdemeanor and shall be punishable as such.
- (4) Any violator whose privilege or license has been revoked, who shall, during the period of revocation, be apprehended for hunting or fishing, shall have imposed upon him a mandatory jail term of not less than thirty (30) days nor more than six (6) months.
 - any person under this chapter for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a license for being out of compliance with an order for support, and the procedure for the reissuance or reinstatement of a license suspended for that purpose, and the payment of any fees for the reissuance or reinstatement of a license suspended for that perpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. If there is any conflict between any provision of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the case may be, shall control.
- (6) If a person is found guilty or pleads guilty or nolo contendere to a violation of Section 49-7-95, and then appeals, the commission shall suspend or revoke the hunting privileges of that person pending the determination of his appeal.

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- If a person does not comply with a summons or a 668 citation or does not pay a fine, fee or assessment for violating a 669 wildlife law or regulation, the commission shall revoke the 670 fishing, hunting, or trapping privileges of that person. When a 671 person does not comply or fails to pay, the clerk of the court 672 shall notify the person in writing by first class mail that if the 673 person does not comply or pay within ten (10) days from the date 674 of mailing, the court will notify the commission and the 675 commission will revoke the fishing, hunting or trapping privileges 676 of that person. The cost of notice may be added to other court 677 costs. If the person does not comply or pay as required, the 678 court clerk shall immediately mail a copy of the court record and 679 a copy of the notice to the commission. After receiving notice 680 from the court, the commission shall revoke the fishing, hunting 681 or trapping privileges of that person.
- 682 (b) A person whose fishing, hunting or trapping 683 privileges have been revoked under this subsection shall remain 684 revoked until the person can show proof that all obligations of 685 the court have been met.
- 686 A person shall pay a Twenty-five Dollar (\$25.00) 687 fee to have his privileges reinstated. The fee shall be paid to 688 the department.
- 689 SECTION 15. Section 93-11-155, Mississippi Code of 1972, is 690 amended as follows:

division, all licensing entities shall provide to the division, on 692 693 at least a quarterly basis, information on licensees for use in 694 the establishment, enforcement and collection of child support obligations including, but not limited to: name, address, Social 695 696 Security number, sex, date of birth, employer's name and address, 697 type of license, effective date of the license, expiration date of 698 the license, and active or inactive license status. Whenever 699 technologically feasible, the department and licensing entities 700 shall seek to reach agreements to provide the information required 701 by this section by way of electronic data media, including, but 702 not limited to, on-line access and records on magnetic/optical 703 disk or tape. In lieu of providing the licensing information to 704 the division as outlined above and in the discretion of the 705 licensing entity, the division shall provide the identity of the 706 individual who is delinquent in support payments to the licensing 707 entity who will then match that information with their records and 708 provide the division with all necessary information for those 709 individuals licensed by that entity.

(1) In the manner and form prescribed by the

710 (2) Any * * * party to whom support is due either with or
711 without the assistance of a licensed attorney, may submit to the
712 division the name and record of accounting showing an arrearage of
713 an individual who is out of compliance with an order for support
714 which is not being enforced by the division under Title IV-D, and
715 the division shall submit the name of such individual to the

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93-11-155.

- 716 licensing entities who will match the name with their records in
- 717 the same manner as provided in subsection (1) to provide the party
- 718 or his or her attorney with necessary information regarding
- 719 licensees. The party or his or her attorney applying for such
- 720 information shall pay a fee not to exceed Twenty-five Dollars
- 721 (\$25.00) for such service.
- 722 **SECTION 16.** Section 93-11-157, Mississippi Code of 1972, is
- 723 brought forward as follows:
- 93-11-157. (1) The division shall review the information
- 725 received under Section 93-11-155 and any other information
- 726 available to the division, and shall determine if a licensee is
- 727 out of compliance with an order for support. If a licensee is out
- 728 of compliance with the order for support, the division shall
- 729 notify the licensee by first class mail that ninety (90) days
- 730 after the licensee receives the notice of being out of compliance
- 731 with the order, the licensing entity will be notified to
- 732 immediately suspend the licensee's license unless the licensee
- 733 pays the arrearage owing, according to the accounting records of
- 734 the Mississippi Department of Human Services or the attorney
- 735 representing the party to whom support is due, as the case may be,
- 736 or enters into a stipulated agreement and agreed judgment
- 737 establishing a schedule for the payment of the arrearage. The
- 738 licensee shall be presumed to have received the notice five (5)
- 739 days after it is deposited in the mail.

- 740 (2) Upon receiving the notice provided in subsection (1) of 741 this section the licensee may:
- 742 (a) Request a review with the division; however, the 743 issues the licensee may raise at the review are limited to whether 744 the licensee is the person required to pay under the order for 745 support and whether the licensee is out of compliance with the
- 747 (b) Request to participate in negotiations with the 748 division for the purpose of establishing a payment schedule for 749 the arrearage.
- 750 (3) The division director or the designees of the division
 751 director may and, upon request of a licensee, shall negotiate with
 752 a licensee to establish a payment schedule for the arrearage.
 753 Payments made under the payment schedule shall be in addition to
 754 the licensee's ongoing obligation under the latest entered
 755 periodic order for support.
 - (4) Should the division and the licensee reach an agreement on a payment schedule for the arrearage, the division director may submit to the court a stipulated agreement and agreed judgment containing the payment schedule which, upon the court's approval, is enforceable as any order of the court. If the court does not approve the stipulated agreement and agreed judgment, the court may require a hearing on a case-by-case basis for the judicial review of the payment schedule agreement.

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order for support; or

- 764 (5) If the licensee and the division do not reach an
 765 agreement on a payment schedule for the arrearage, the licensee
 766 may move the court to establish a payment schedule. However, this
 767 action does not stay the license suspension.
- 768 (6) The notice given to a licensee that the licensee's
 769 license will be suspended in ninety (90) days must clearly state
 770 the remedies and procedures that are available to a licensee under
 771 this section.
- 772 If at the end of the ninety (90) days the licensee has (7) 773 an arrearage according to the accounting records of the 774 Mississippi Department of Human Services or the attorney 775 representing the party to whom support is due, as the case may be, 776 and the licensee has not entered into a stipulated agreement and 777 agreed judgment establishing a payment schedule for the arrearage, 778 the division shall immediately notify all applicable licensing 779 entities in writing to suspend the licensee's license, and the 780 licensing entities shall immediately suspend the license and shall 781 within three (3) business days notify the licensee and the 782 licensee's employer, where known, of the license suspension and 783 the date of such suspension by certified mail return receipt 784 requested. Within forty-eight (48) hours of receipt of a request 785 in writing delivered personally, by mail or by electronic means, 786 the department shall furnish to the licensee, licensee's attorney 787 or other authorized representative a copy of the department's 788 accounting records of the licensee's payment history. A licensing

entity shall immediately reinstate the suspended license upon the division's notification of the licensing entities in writing that the licensee no longer has an arrearage or that the licensee has entered into a stipulated agreement and agreed judgment.

793 Within thirty (30) days after a licensing entity 794 suspends the licensee's license at the direction of the division 795 under subsection (7) of this section, the licensee may appeal the 796 license suspension to the chancery court of the county in which 797 the licensee resides or to the Chancery Court of the First 798 Judicial District of Hinds County, Mississippi, upon giving bond 799 with sufficient sureties in the amount of Two Hundred Dollars 800 (\$200.00), approved by the clerk of the chancery court and 801 conditioned to pay any costs that may be adjudged against the 802 licensee. Notice of appeal shall be filed in the office of the 803 clerk of the chancery court. If there is an appeal, the appeal 804 may, in the discretion of and on motion to the chancery court, act 805 as a supersedeas of the license suspension. The department shall 806 be the appellee in the appeal, and the licensing entity shall not 807 be a party in the appeal. The chancery court shall dispose of the 808 appeal and enter its decision within thirty (30) days of the 809 filing of the appeal. The hearing on the appeal may, in the discretion of the chancellor, be tried in vacation. 810 The decision of the chancery court may be appealed to the Supreme Court in the 811 812 manner provided by the rules of the Supreme Court. discretion of and on motion to the chancery court, no person shall 813

be allowed to practice any business, occupation or profession or take any other action under the authority of any license the suspension of which has been affirmed by the chancery court while an appeal to the Supreme Court from the decision of the chancery court is pending.

819 If a licensee who has entered a stipulated agreement and 820 agreed judgment for the payment of an arrearage under this section 821 subsequently is out of compliance with an order for support, the 822 division shall immediately notify the licensing entity to suspend the licensee's license, and the licensing entity shall immediately 823 824 suspend the license without a hearing and shall within three (3) 825 business days notify the licensee in writing of the license suspension. In the case of a license suspension under the 826 827 provisions of this subsection, the procedures provided for under 828 subsections (1) and (2) of this section are not required; however, 829 the appeal provisions of subsection (8) of this section still 830 apply. After suspension of the license, if the licensee 831 subsequently enters into a stipulated agreement and agreed 832 judgment or the licensee otherwise informs the division of 833 compliance with the order for support, the division shall within 834 seven (7) days notify in writing the licensing entity that the 835 licensee is in compliance. Upon receipt of that notice from the 836 division, a licensing entity shall immediately reinstate the 837 license of the licensee and shall within three (3) business days notify the licensee of the reinstatement. 838

- (10) Nothing in this section prohibits a licensee from filing a motion for the modification of an order for support or for any other applicable relief. However, no such action shall stay the license suspension procedure, except as may be allowed under subsection (8) of this section.
- 844 (11) If a license is suspended under the provisions of this 845 section, the licensing entity is not required to refund any fees 846 paid by a licensee in connection with obtaining or renewing a 847 license.
- 12) The requirement of a licensing entity to suspend a license under this section does not affect the power of the licensing entity to deny, suspend, revoke or terminate a license for any other reason.
- 852 The procedure for suspension of a license for being out 853 of compliance with an order for support, and the procedure for the 854 reissuance or reinstatement of a license suspended for that 855 purpose, shall be governed by this section and not by the general 856 licensing and disciplinary provisions applicable to a licensing 857 entity. Actions taken by a licensing entity in suspending a 858 license when required by this section are not actions from which 859 an appeal may be taken under the general licensing and 860 disciplinary provisions applicable to the licensing entity. Any appeal of a license suspension that is required by this section 861 862 shall be taken in accordance with the appeal procedure specified 863 in subsection (8) of this section rather than any procedure

specified in the general licensing and disciplinary provisions applicable to the licensing entity. If there is any conflict between any provision of this section and any provision of the general licensing and disciplinary provisions applicable to a licensing entity, the provisions of this section shall control.

- 14) No license shall be suspended under this section until ninety (90) days after July 1, 1996. This ninety-day period shall be a one-time amnesty period in which any person who may be subject to license suspension under this article may comply with an order of support in order to avoid the suspension of any license.
- 875 (15) Any individual who fails to comply with a subpoena or 876 warrant relating to paternity or child support proceedings after 877 receiving appropriate notice may be subject to suspension or 878 withholding of issuance of a license under this section.
- 879 **SECTION 17.** Section 93-11-163, Mississippi Code of 1972, is 880 amended as follows:
- 881 93-11-163. In addition to the procedures in Section 882 93-11-157, the court may, upon a finding that a defendant is 883 delinquent for being out of compliance with an order for support, 884 order the licensing entity as defined in Section 93-11-153(a) to 885 suspend the license of the defendant. In its discretion, the 886 court may stay such an order for a reasonable time to allow the 887 defendant to purge himself of the delinquency. If a license is 888 suspended under this section, the court may also order the

009	incensing entity to reinstate the incense when it is satisfied
890	that the defendant has purged himself of the delinquency.
891	Licensing entities shall treat a suspension under this section the
892	same as a suspension under Section 93-11-157. Defendants whose
893	license is suspended under this section shall be subject to any
894	administrative fees established for reinstatement under Section
895	93-11-159.
896	SECTION 18. This act shall take effect and be in force from
897	and after July 1, 2025 and shall be repealed from and after June

30, 2025.