Adopted AMENDMENT NO 2 PROPOSED TO

Senate Bill No. 2741

BY: Representative McLean

- 1 AMEND by deleting Section 12 and inserting in lieu thereof
- 2 the following:
- 3 "SECTION 12. Short Title. This act shall be known and may
- 4 be cited as the "Mississippi Midwifery License Law."
- 5 **SECTION 13. Legislative Purpose.** (1) The midwifery model
- 6 of care emphasizes patient-centered care that considers the whole
- 7 person and prioritizes autonomy, consent and collaboration;
- 8 focuses on maximizing the health and wellness of a woman and her
- 9 baby; and attends to the emotional, social and spiritual aspects
- 10 of pregnancy and birth. Professional midwives offer an
- 11 evidence-based model of perinatal care that views birth as a
- 12 normal physiologic process and seeks medical expertise and



- 13 interventions as warranted. Increased access to professional
- 14 midwives positively affects maternal and infant health outcomes.
- 15 (2) Midwifery is a profession in its own right and it is not
- 16 the practice of medicine. Community-based midwives have
- 17 historically served an indispensable public health role in
- 18 promoting the health and well-being of Mississippi mothers and
- 19 infants. Mississippi's current rates of preterm births, low birth
- 20 weights, infant mortality, maternal mortality, and rural hospital
- 21 closures would benefit from increased access to professional
- 22 midwifery care in community settings.
- 23 (3) Research demonstrates that integration and coordination
- 24 across birth settings and maternity care providers promote
- 25 high-quality, cost-effective care. Specifically, the integration
- 26 of community-based midwives into regional maternity care systems
- 27 is a key determinant of improving perinatal outcomes. Regulation
- 28 of the practice of professional midwifery is necessary to
- 29 facilitate the integration of professional midwives into
- 30 Mississippi's maternity care system.
- 31 (4) Parents have the freedom to choose the manner, place,
- 32 and attendant for giving birth. Regulating and licensing
- 33 professional midwives in community settings will increase access
- 34 to birthing options for the families of Mississippi and preserve
- 35 parental choice.
- 36 (5) Within the State of Mississippi, mothers and families
- 37 seek out alternatives to hospital births and they find significant

- 38 value in perinatal services offered in community settings. The
- 39 term "midwife" connotes to consumers and the community an
- 40 expectation of professionalism and a minimum level of competency
- 41 and care. Community-based midwives are currently serving
- 42 Mississippi families in the absence of any licensure mechanism.
- 43 (6) Therefore, the Legislature authorizes the recognition
- 44 and licensure of the practice of professional midwifery in
- 45 community settings. For the purpose of increasing the access to
- 46 midwifery care in the community setting, providing for the health
- 47 and welfare of women and infants, the Legislature declares that
- 48 the Mississippi Midwifery Licensure Law shall provide for the
- 49 licensure of professional midwives, create mechanisms for
- 50 oversight and accountability, facilitate informed consent, and
- 51 preserve parental freedom and choice in the setting for which they
- 52 give birth.
- 53 **SECTION 14. Definitions.** As used in this act, the following
- 54 terms shall be defined as provided in this section:
- 55 (a) "Antepartum" means the stage of care that begins
- 56 when a pregnant woman presents herself for care during pregnancy
- 57 and ends at the onset of labor.
- 58 (b) "Apprentice" means an individual at the
- 59 apprenticeship level of midwifery training who is obtaining
- 60 clinical experience under the supervision of a qualified, licensed
- 61 midwife by providing midwifery care under the supervision of such
- 62 a preceptor.

- 63 (c) "Board" means the Mississippi State Board of
- 64 Licensed Midwifery, which is created in Section 6 of this act.
- (d) "Certified nurse midwife" means an advanced
- 66 practice registered nurse certified by the American Midwifery
- 67 Certification Board whose practice is regulated by Section 73-15-1
- 68 et seq.
- (e) "Client" means an individual receiving professional
- 70 midwifery services from a licensed midwife. Because the midwifery
- 71 model of care characterizes pregnancy as a normal physiologic
- 72 process rather than a medical event, the term "client" is
- 73 preferred over the term "patient" by professional midwives as well
- 74 as the families they serve. Within this act, however, the term
- 75 "patient" may also be used to refer to an individual receiving
- 76 professional midwifery services from a licensed midwife.
- 77 (f) "Intrapartum" means occurring from the onset of
- 78 labor until after the delivery of the placenta.
- 79 (q) "Licensed midwife" means an individual who
- 80 practices professional midwifery in community settings and has met
- 81 the licensing requirements established by this act and its
- 82 implementing rules as promulgated by the board.
- 83 (h) "Neonate" means a newborn child in its first four
- 84 (4) weeks of life.
- (i) "Neonatal period" means the first four (4) weeks of
- 86 a child's life.



- 87 (j) "Normal" means, as applied to the antepartum,
- 88 intrapartum and postpartum periods and the neonatal period, and as
- 89 defined by board rule, circumstances under which a midwife has
- 90 determined that a client does not have a condition that requires
- 91 medical intervention.
- 92 (k) "Physician" means an individual engaged in the
- 93 practice of medicine and duly licensed by the State Board of
- 94 Medical Licensure whose practice is regulated by Section 73-25-1
- 95 et seq.
- 96 (1) "Postpartum period" means the first six (6) weeks
- 97 after a woman has given birth.
- 98 (m) "Professional midwifery" means the studied, skilled
- 99 practice of providing primary maternity care consistent with a
- 100 midwife's training, education and experience to women and neonates
- 101 during the antepartum, intrapartum and postpartum periods.
- 102 **SECTION 15. Applicability.** This act does not apply to:
- 103 (a) A certified nurse midwife, a physician or any
- 104 health care professional licensed by the state who is providing
- 105 care within the scope of his or her license;
- 106 (b) A student midwife who is engaged in didactic
- 107 learning and providing clinical care supervised by a licensed
- 108 midwife;
- 109 (c) A doula, childbirth instructor, lactation
- 110 consultant or other layperson offering nonclinical support during
- 111 the antepartum, intrapartum and postpartum periods; or

112		(d)	Any	person	who	assists	with	ch	ildb	oirth	in	an
113	emergency	where	med	dical o	r mid	dwiferv	care	is	not	avai.	labl	е.

SECTION 16. Scope of practice; practice parameters; mandatory procedures; prohibitions; discrimination prohibited.

- 116 The scope of practice of licensed midwives shall consist of: (1)
- 117 Providing primary maternity care that is consistent with a midwife's training, education and experience to low-risk
- 119 women and their neonates during normal antepartum, intrapartum and
- 120 postpartum periods, as further articulated by the board based on
- 121 definitions established by national and international professional
- 122 associations and certifying bodies;
- 123 Nonprescriptive family planning and basic
- well-woman care, including, but not limited to, Pap tests, 124
- 125 sexually transmitted infection screenings, preconception
- screenings, and other acts, tasks, or functions authorized by the 126
- 127 board; and

114

115

- 128 Consulting and collaborating with other licensed
- health care providers, including, but not limited to, the referral 129
- 130 of women or their neonates to a higher level of care with an
- 131 appropriate licensed health care provider when the licensed
- 132 midwife determines that the pregnancy, labor, delivery, postpartum
- 133 period or neonatal period may not be classified as normal as
- 134 defined by this act or according to rules promulgated by the
- 135 board.



- 136 (2) Prescriptive authority and the possession and
 137 administration of controlled substances by licensed midwives are
 138 prohibited. When acting within their scope of practice, licensed
 139 midwives may obtain, transport, and administer the following
 140 medications:
- 141 (a) Vitamin K;
- 142 (b) Antihemorrhagic agents;
- 143 (c) Local anesthetics;
- 144 (d) Oxygen;
- 145 (e) Prophylactic eye agents;
- 146 (f) RhoGam or other prophylactic immunoglobulins;
- 147 (g) Intravenous fluids; and
- (h) Any other drug that is consistent with the scope of practice of professional midwifery in community settings and is authorized by the board by rule.
- 151 (3) A licensed midwife may directly obtain supplies and
 152 devices, medications within the scope of practice, order and
 153 obtain screening tests including ultrasound tests, and receive
 154 verbal and written reports of the results of those tests as
 155 necessary for the practice of professional midwifery in community
 156 settings and consistent with the scope of practice of licensed
 157 midwives.
- 158 (4) Licensed midwives shall:
- 159 (a) Register and maintain current contact information 160 with the board following procedures developed by the board and

- 161 promulgated by rule for the publication of an official roster of
- 162 licensed midwives.
- 163 (b) Register births with the State Registrar of Vital
- 164 Records in accordance with the rules promulgated by the State
- 165 Department of Health.
- 166 (c) Report client statistical data to the board or
- 167 other national entities as required by rules promulgated by the
- 168 board.
- 169 (d) Provide certain disclosures in writing at the
- 170 inception of care for a client, including, but not limited to, the
- 171 following:
- 172 (i) The licensed midwife's education, training and
- 173 qualifications;
- 174 (ii) The licensed midwife's criteria for referring
- 175 a client to a licensed health care provider for a higher level of
- 176 care;
- 177 (iii) The licensed midwife's criteria for
- 178 effecting an emergency transfer to a hospital;
- 179 (iv) Whether the midwife has malpractice liability
- 180 insurance coverage in effect and, if so, the policy limitations of
- 181 that coverage;
- 182 (v) Notice that the licensed midwife has certain
- 183 statistical data reporting obligations to the board that are not
- 184 optional but that may be anonymized;



- 185 (vi) The licensed midwife's disciplinary history
- 186 with the board, including whether any disciplinary action is
- 187 currently pending against them by the board;
- 188 (vii) The procedures a client can take to initiate
- 189 disciplinary action against a licensed midwife; and
- 190 (viii) Any other information required by rules
- 191 promulgated by the board.
- 192 (5) It shall be unlawful for licensed midwives to:
- 193 (a) Perform surgical procedures other than episiotomies
- 194 or repairs of perineal lacerations;
- 195 (b) Use forceps or vacuum extraction;
- 196 (c) Aid or abet an unlicensed person to practice as a
- 197 licensed midwife;
- 198 (d) Negligently, willfully, or intentionally act in a
- 199 manner inconsistent with the health and safety of those entrusted
- 200 to the licensed midwife's care;
- 201 (e) Engage in substandard, unprofessional or
- 202 dishonorable conduct, or any other form of misconduct as defined
- 203 by the board; and
- 204 (f) Engage in any other act, task or function
- 205 prohibited in rules promulgated by the board.
- 206 (6) Nothing in this act shall be construed to permit the
- 207 practice of medicine by licensed midwives since midwifery is not
- 208 the practice of medicine.



210	composition; powers and duties. (1) The State Board of Licensed
211	Midwifery is created to regulate autonomous professional midwifery
212	practice in community settings within Mississippi.
213	(a) The board shall consist of nine (9) persons and be
214	comprised of:
215	(i) Six (6) midwives each of whom has at least two
216	(2) years experience in Mississippi in the practice of midwifery
217	in community settings;
218	(ii) One (1) perinatal care provider who is
219	certified by a national professional organization;
220	(iii) One (1) member who represents the public and
221	who is not practicing or trained in a health care profession, and
222	who is a parent with at least one (1) child born with the
223	assistance of a midwife or a certified nurse midwife; and
224	(iv) The Executive Director of the State
225	Department of Health or his or her designee.
226	(b) The appointed board members shall be resident
227	citizens of the State of Mississippi and appointed by the
228	Governor. The Governor shall accept and consider lists of
229	nominees from any interested individual or organization, and shall
230	prioritize the appointment of nominees made by the following
231	organizations or their successors:

SECTION 17. State Board of Licensed Midwifery created;

(ii) The Association of Mississippi Midwives;

(i) The State Department of Health;

232

233

234	(iii) The Mississippi Perinatal Quality
235	Collaborative;
236	(iv) The Mississippi Public Health Institute;
237	(v) The Institute for the Advancement of Minority
238	Health;
239	(vi) Better Birth Mississippi; and
240	(vii) Sisters in Birth.
241	Any such list of nominees from the organizations listed in
242	this paragraph (b) shall be submitted at least thirty (30) days
243	before the expiration of the term for each position.
244	(c) The initial appointments to the board shall be for
245	staggered terms, to be designated by the Governor at the time of
246	appointment as follows: four (4) members shall serve for terms
247	ending on July 1, 2027; three (3) members shall serve for terms
248	ending on July 1, 2028; and one (1) member shall serve for a term
249	ending on July 1, 2029. All later appointments shall be for terms
250	of four (4) years from the expiration date of the previous term.
251	(d) The Governor shall fill a vacancy no later than
252	sixty (60) days from the date the vacancy occurs. Members may
253	hold office until their successors have been appointed.
254	(e) The appointed board members shall not be
255	compensated for their service, but shall be reimbursed for
256	necessary and ordinary expenses and mileage incurred while

performing their duties as members of the board as provided in

Section 25-3-41, to be paid from the special fund of the board.

257

258

- 259 (2) Not later than July 1, 2026, the board shall promulgate 260 rules that, at a minimum:
- 261 (a) Establish and implement a program for qualified
- 262 individuals to apply and obtain licensure as a licensed midwife,
- 263 including, but not limited to:
- 264 (i) Developing policies and procedures for
- 265 temporary permits, initial licensing, renewals and reinstatement
- 266 of lapsed licenses; and
- 267 (ii) A fee schedule for applications, temporary
- 268 permits, initial licenses, renewals and reinstatements. The board
- 269 shall review its fee schedule every four (4) years and update fees
- 270 as necessary for the growth and sustainability of the profession;
- (b) Develop educational standards, including, but not
- 272 limited to:
- 273 (i) Identifying the basic minimum educational
- 274 standards, including the type of courses and number of hours
- 275 required, that qualify an applicant to seek licensure;
- 276 (ii) Developing methods and requirements for
- 277 ensuring the continued competence of licensed midwives through
- 278 continuing midwifery education, including the type of courses and
- 279 number of hours required, as a condition for license renewal; and
- 280 (iii) Approving educational programs,
- 281 institutions, instructors and facilities that meet the basic and
- 282 continuing professional midwifery educational requirements for
- 283 practice within Mississippi;

284	(c) Prescribe standards and competencies for the
285	practice of professional midwifery in community settings within
286	Mississippi based on criteria established by national and
287	international professional associations and certifying bodies;
288	(d) Delineate specific symptoms and conditions that
289	require collaboration, consultation, or referral of a client by a
290	licensed midwife to a physician or other appropriate licensed
291	health care provider, and establish the process for such
292	collaboration, consultation, or referral. Such rules shall
293	promote informed consent and preserve parental choice;
294	(e) Exercise its disciplinary authority by establishing
295	and implementing formal disciplinary processes and procedures.
296	(i) The board shall develop and prescribe
297	procedures for investigating, processing and resolving complaints,
298	violations, probations, suspensions, revocations and
299	reinstatements, including, but not limited to:
300	1. Complaints of professional misconduct;
301	2. Allegations that licensed midwives are
302	violating the provisions of this act or its implementing rules;
303	3. Grievances from applicants and licensees
304	regarding agency action.
305	(ii) All procedures implementing the board's
306	disciplinary authority shall incorporate notice, the opportunity

to be heard, and a decision by a neutral decision-maker. Final

agency decisions will be subject to judicial review; and

307

309	(f) Collect, analyze, share and publish anonymized
310	statistical perinatal outcome data from licensed midwives and
311	individuals holding temporary permits, including, but not limited
312	to, live births, fetal demises and neonatal and maternal deaths.

- 313 Rules regarding data sharing shall preserve public access.
- 314 (3) In promulgating the rules described in subsection (2) of 315 this section, the board shall consider any data, views, questions, 316 and arguments submitted by:
- 317 (a) The State Department of Health;
- 318 (b) The Association of Mississippi Midwives;
- 319 (c) The Mississippi Perinatal Quality Collaborative;
- 320 (d) The Mississippi Public Health Institute;
- 321 (e) The Institute for the Advancement of Minority
- 322 Health;
- 323 (f) Better Birth Mississippi; and
- 324 (q) Sisters in Birth.
- 325 (4) The board shall develop, publish and maintain an 326 official roster of licensed midwives and individuals holding 327 temporary permits that can be accessed by the public at no cost.
- 328 The roster shall reflect the statistical outcome data and
- 329 disciplinary history of each licensee and permit-holder.
- 330 (5) The board shall deposit all funds received from the 331 collection of application and licensure fees and the levying of 332 disciplinary fines into a special fund that is created in the
- 333 State Treasury to be known as the Board of Licensed Midwifery

Fund. Monies in the special fund shall be used by the board, upon appropriation by the Legislature, for the purpose of administering this act. Any interest earned on the special fund shall be credited to the special fund and shall not be paid into the State General Fund. Any monies remaining in the special fund at the end

of a fiscal year shall not lapse into the State General Fund.

- 340 (6) The board is authorized to contract with third-party
 341 entities to perform clerical and administrative tasks and
 342 functions related to the logistical implementation of midwifery
 343 licensure under this act.
- 344 (7) The board may promulgate any and all additional rules it 345 deems necessary to effectively regulate the practice of licensed 346 midwives to the extent that those additional rules do not violate 347 any terms or provisions of this act.
 - SECTION 18. License required; temporary permits; exemptions; qualifications. (1) Beginning on the effective date of the initial rules promulgated by the board under Section 6 of this act, it shall be unlawful for any person to provide professional midwifery care within the State of Mississippi without first obtaining a license from the board in accordance with its rules.
- 354 (2) The board shall promulgate rules allowing for the
 355 expedited issuance of temporary permits authorizing an individual
 356 to practice professional midwifery pending qualification for
 357 licensure.



339

348

349

350

351

352

358	(a) Temporary permits shall be issued for a term of
359	twenty-four (24) months and may not be renewed except as follows:
360	A temporary permit issued to an apprentice may be renewed upon a
361	showing to the board that the apprentice has good cause for not
362	completing their clinical training within the initial temporary
363	permit period.

- (b) An applicant who is granted a temporary permit
 under this section is subject to all other requirements of this
 act and rules promulgated by the board, and the board may
 automatically void the temporary permit if the applicant fails to
 comply with those requirements.
- (c) An individual who paid an application fee in connection with an application for a temporary permit under this section is not required to pay a separate application fee in connection with their application for an initial license if the board receives the application for an initial license within sixty (60) days after the expiration of the temporary permit.
- 375 (d) To qualify for a temporary permit to practice 376 professional midwifery, an individual must:
- 377 (i) Be an apprentice working under the supervision 378 of a licensed midwife;
- 379 (ii) Be licensed in good standing as a midwife in 380 another state at the time of application; or
- 381 (iii) Be engaged in providing professional
 382 midwifery services to one or more Mississippi families on the

- effective date of the initial rules promulgated by the board, as evidenced by a contractual agreement to render such services.
- 385 (e) An individual seeking a temporary permit under this 386 subsection (2) must submit an application for full licensure 387 within twelve (12) months after the effective date of the initial 388 rules promulgated by the board.
- 389 (3) Licensure under this act is not required for:
- 390 (a) An employee or other individual who is assisting a
 391 midwife and who is under the midwife's supervision from performing
 392 activities or functions that are delegated by the midwife, that
 393 are nondiscretionary, that do not require the exercise of
 394 professional judgment for their performance, and that are within
 395 the midwife's authority to perform; and
- 396 (b) An individual providing uncompensated care to a 397 friend or family member if the individual does not hold themself 398 out to the public as a licensed midwife.
- 399 (4) Nothing in this act shall prohibit a traditional birth
 400 attendant from providing care that falls within the scope of
 401 midwifery practice without a license where the traditional birth
 402 attendant is fulfilling a cultural or religious role that has
 403 historically included the provision of care at birth, and the
 404 traditional birth attendant only offers such services to women and
 405 families within that distinct cultural or religious group.

406	SECTI	ON 1	.9. Con:	fide	entia	ality.	(1)	All	l statistica	al data	a
407	reporting	and	sharing	by	the	board	shall	be	anonymized	prior	to
408	disseminat	ion	or publ:	icat	tion	•					

- 409 The board shall keep all information relating to the (2) 410 receipt and investigation of complaints filed against licensees or 411 applicants confidential until the information is disclosed in the 412 course of the investigation or any later proceeding before the 413 board. Client records, including clinical records, files, any 414 other report or oral statement relating to diagnostic findings or clinical treatment of clients, any information from which a client 415 416 or her family might be identified, or information received and 417 records or reports kept by the board as a result of an 418 investigation made under this act shall be exempt from the 419 provisions of the Mississippi Public Records Act of 1983 and shall 420 be kept confidential by the board.
 - SECTION 20. Immunity. (1) Nothing in this act shall create liability of any kind for a licensed health care provider who provides care to a client of a licensed midwife for personal injury or death resulting from an act or omission by the midwife, unless the professional negligence or malpractice of the health care provider was a proximate cause of the injury or death.
 - (2) No duly licensed midwife who, in good faith and in the exercise of reasonable care, renders aid in emergency childbirth, or assists in transporting a laboring mother to a place where medical assistance can be reasonably expected, shall be liable for

421

422

423

424

425

426

427

428

429

- 431 any civil damages to the mother or infant as a result of any acts
- 432 committed in good faith and in the exercise of reasonable care or
- 433 omissions in good faith and in the exercise of reasonable care by
- 434 such midwife in rendering aid in the emergency.
- 435 **SECTION 21. Offenses; penalties.** (1) It is unlawful for
- 436 any person to:
- 437 (a) Offer or engage in the provision of professional
- 438 midwifery services unless duly licensed to do so under the
- 439 provisions of this act;
- (b) Impersonate in any manner or pretend to be a
- 441 licensed midwife or use the title "Licensed Midwife," the letters
- 442 "L.M." or any other words, letters, signs, symbols or devices to
- 443 indicate the person using them is a licensed midwife, unless duly
- 444 authorized by the license or permit under the provisions of this
- 445 act;
- 446 (c) Provide midwifery care during the time their
- 447 license or temporary permit is suspended, revoked, lapsed or
- 448 expired;
- (d) Fail to notify the board of the suspension,
- 450 probation or revocation of any past or currently held licenses
- 451 required to practice midwifery in any other jurisdiction;
- (e) Make false representations or impersonate or act as
- 453 a proxy for another person or allow or aid any person to
- 454 impersonate them in connection with any application for licensing
- 455 or request to be licensed; or

- (f) Otherwise violate any provisions of this act.
- 457 (2) (a) For the first violation and subsequent violations
- 458 of any provision of this section, the board shall impose a
- 459 monetary penalty of One Thousand Dollars (\$1,000.00).
- 460 (b) In addition to a monetary penalty, the board may
- 461 revoke the license of a midwife or suspend the license for up to
- 462 two (2) years without review.
- 463 (c) In addition to or as an alternative to revoking or
- 464 suspending the license of a midwife, the board may require the
- 465 midwife to complete education programs, participate in supervised
- 466 practice, or submit to care or counseling.
- SECTION 22. (1) Terminology in any health coverage plan,
- 468 policy or contract deemed discriminatory against professional
- 469 midwifery, community perinatal care, or the midwifery model of
- 470 care or that inhibits reimbursement for such services at the
- 471 in-network rate is void and unenforceable.
- 472 (2) Any health coverage plan amended, delivered, issued, or
- 473 renewed in this state on or after January 1, 2026, that provides
- 474 maternity benefits that are not limited to complications of
- 475 pregnancy, or newborn care benefits, shall provide coverage for
- 476 maternity services and perinatal care rendered by a licensed
- 477 midwife licensed under this act, regardless of the site of
- 478 services. The coverage provided for in this section may be
- 479 subject to annual deductibles, coinsurance and copayments.



- 480 (3) A health coverage plan amended, delivered, issued or
 481 renewed in this state on or after January 1, 2026, shall not
 482 differentiate between perinatal services performed by a
 483 professional midwife within their lawful scope of practice and
 484 perinatal services by a physician with respect to copayment or
 485 annual deductible amounts or coinsurance percentages.
 - (4) Whenever any health coverage plan amended, delivered, issued, or renewed in this state on or after January 1, 2026, provides for reimbursement of any services that are within the lawful scope of practice of licensed midwives, the insured or other person entitled to benefits under the health coverage plan shall be entitled to reimbursement for the services, whether the services are performed by a physician or a licensed midwife.
 - (5) The provisions of this section apply to any new policy, contract, program or health coverage plan issued on and after January 1, 2026. Any policy, contract or health coverage plan in effect before January 1, 2026, shall convert to conform to the provisions of this act on or before the renewal date, but no later than January 1, 2027.
- (6) Nothing in this section shall restrict the Division of
 Medicaid from setting rules and regulations regarding the coverage
 of professional midwifery services and nothing in this section
 shall amend or change the Division of Medicaid's schedule of
 benefits, exclusions and/or limitations related to obstetric

- and/or midwifery services as determined by state or federal regulations and state and federal law.
- 506 **SECTION 23.** (1) A licensed provider who regularly provides 507 health care services related to labor and delivery shall:
- 508 (a) Be able to identify when to transmit and receive 509 patient information, and transfer and receive patients, across the 510 facility's levels of care; and
- (b) Coordinate with other licensed providers to
 effectuate services across the facility's levels of care in a way
 that prevents patients from losing access to care.
- 514 (2) The acceptance of a transferred perinatal patient does 515 not establish an employment or supervisory relationship between 516 the accepting licensed provider and the transferring licensed 517 provider or establish grounds for vicarious liability.
- of the initial rules promulgated by the board, the Division of
 Health Facilities Licensure and Certification of the State
 Department of Health shall develop and institute a safe perinatal
 transfer certification for the facilities that it regulates.
- 523 (4) In developing the safe perinatal transfer certification, 524 the division shall incorporate input and feedback from:
- 525 (a) Interested and affected stakeholders, with a focus 526 on pregnant women and those in the postpartum period and their 527 family members;

- 528 (b) Multidisciplinary, nonprofit organizations
 529 representing pregnant women and those in the postpartum period,
 530 with a focus on individuals from racial and ethnic minority
 531 groups; and
- (c) Multidisciplinary, community-based organizations
 that provide support or advocacy for pregnant women and those in
 the postpartum period, with a focus on persons from racial and
 ethnic minority groups.
- 536 (5) Nothing in this act shall prohibit licensed providers or 537 facilities from billing for health care services rendered, 538 including maternity care and perinatal care.
- SECTION 24. Section 73-25-33, Mississippi Code of 1972, is amended as follows:
- 541 73-25-33. (1) The practice of medicine shall mean to 542 suggest, recommend, prescribe, or direct for the use of any person, any drug, medicine, appliance, or other agency, whether 543 544 material or not material, for the cure, relief, or palliation of any ailment or disease of the mind or body, or for the cure or 545 relief of any wound or fracture or other bodily injury or 546 547 deformity, or the practice of obstetrics * * *, after having 548 received, or with the intent of receiving therefor, either directly or indirectly, any bonus, gift, profit or compensation; 549 550 provided, that nothing in this section shall apply to * * * 551 individuals engaged * * * in the practice of midwifery.

- 552 (2) The practice of medicine shall not mean to provide 553 gender transition procedures for any person under eighteen (18) 554 years of age; or
- 555 (3) For purposes of this section, "gender transition 556 procedures" means the same as defined in Section 41-141-3.
- SECTION 25. Sections 12 though 21 of this act shall be
 codified as a new chapter in Title 73 of the Mississippi Code of
 1972. Section 22 of this act shall be codified as a new section
 in Article 5, Chapter 41, Title 83 of the Mississippi Code of
 1972.
- SECTION 15. This act shall take effect and be in force from and after July 1, 2025."
- 564 AMEND FURTHER the title on line 18 by inserting the following after the semicolon: "TO PROVIDE FOR THE LICENSURE AND REGULATION 565 566 OF PROFESSIONAL MIDWIFERY; TO PROVIDE DEFINITIONS FOR THE PURPOSE 567 OF THE ACT; TO PROVIDE EXCEPTIONS TO THE APPLICABILITY OF THE ACT; 568 TO PROVIDE THE SCOPE OF PRACTICE FOR LICENSED MIDWIVES; TO PROVIDE 569 MANDATORY PROCEDURES FOR LICENSED MIDWIVES; TO PROHIBIT LICENSED 570 MIDWIVES FROM CERTAIN ACTIONS; TO CREATE THE STATE BOARD OF 571 LICENSED MIDWIFERY AND PROVIDE FOR ITS COMPOSITION, APPOINTMENT 572 AND POWERS AND DUTIES; TO REQUIRE THE BOARD TO PROMULGATE RULES 573 NOT LATER THAN JULY 1, 2026; TO REQUIRE A LICENSE FROM THE BOARD 574 TO PRACTICE PROFESSIONAL MIDWIFERY; TO PROVIDE FOR THE ISSUANCE OF 575 TEMPORARY PERMITS TO PRACTICE PENDING QUALIFICATION FOR LICENSURE;

5/6	TO PROVIDE EXEMPTIONS FROM LICENSURE FOR CERTAIN PERSONS; TO
577	PROVIDE FOR THE CONFIDENTIALITY OF INFORMATION MAINTAINED BY THE
578	BOARD; TO PROVIDE IMMUNITY FOR CERTAIN ACTIONS; TO PROVIDE
579	PENALTIES FOR VIOLATIONS OF THIS ACT; TO PROHIBIT TERMINOLOGY IN
580	ANY HEALTH COVERAGE PLAN, POLICY OR CONTRACT THAT IS
581	DISCRIMINATORY AGAINST PROFESSIONAL MIDWIFERY; TO REQUIRE HEALTH
582	COVERAGE PLANS THAT PROVIDE MATERNITY BENEFITS TO PROVIDE COVERAGE
583	FOR SERVICES RENDERED BY A LICENSED MIDWIFE; TO PROVIDE WHENEVER A
584	HEALTH COVERAGE PLAN PROVIDES FOR REIMBURSEMENT OF ANY SERVICES
585	THAT ARE WITHIN THE LAWFUL SCOPE OF PRACTICE OF LICENSED MIDWIVES,
586	THE PERSON ENTITLED TO BENEFITS UNDER THE PLAN SHALL BE ENTITLED
587	TO REIMBURSEMENT FOR THE SERVICES, WHETHER THE SERVICES ARE
588	PERFORMED BY A PHYSICIAN OR A LICENSED MIDWIFE; TO REQUIRE THE
589	STATE DEPARTMENT OF HEALTH TO DEVELOP AND INSTITUTE A SAFE
590	PERINATAL TRANSFER CERTIFICATION FOR THE FACILITIES THAT IT
591	REGULATES; TO AMEND SECTION 73-25-33, MISSISSIPPI CODE OF 1972, TO
592	CLARIFY THAT THE PRACTICE OF MIDWIFERY IS NOT CONSIDERED TO BE THE
593	PRACTICE OF MEDICINE;"