MISSISSIPPI LEGISLATURE

REGULAR SESSION 2020

By: Senator(s) Younger, Hill

To: Veterans and Military Affairs

SENATE BILL NO. 2117 (As Sent to Governor)

1 AN ACT TO AMEND SECTION 73-50-1, MISSISSIPPI CODE OF 1972, TO 2 REVISE THE PROVISIONS APPLICABLE TO THE ISSUANCE OF OCCUPATIONAL 3 LICENSES TO APPLICANTS WHO ARE MEMBERS OF THE MILITARY OR MARRIED 4 TO OR DEPENDENTS OF MEMBERS OF THE MILITARY, TO MAKE IT EASIER AND 5 FASTER FOR THOSE APPLICANTS TO RECEIVE OCCUPATIONAL LICENSES IN 6 MISSISSIPPI; TO PROVIDE THAT THIS SECTION SHALL BE KNOWN AS THE 7 "MILITARY FAMILY FREEDOM ACT"; AND FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 73-50-1, Mississippi Code of 1972, is 10 amended as follows: 11 73-50-1. (1) This section shall be known as the "Military 12 Family Freedom Act." (* * *2) As used in this section, the term: 13 14 (a) "License" means any license (other than a privilege license), certificate, registration or other evidence of 15 16 qualification that an individual is required to obtain before he or she may engage in or represent himself or herself to be a 17 member of a particular profession or occupation. 18 19 (b) "Occupational licensing board" means any state board, commission, department or other agency in Mississippi that 20

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is established for the primary purpose of regulating the entry of persons into, and/or the conduct of persons within, a particular profession or occupation, and which is authorized to issue licenses. For the purposes of this section, the State Department of Education shall be considered an occupational licensing board when issuing teacher licenses under Section 37-3-2.

27 (c) "Military" means the Armed Forces or Reserves of
28 the United States, including the Army, Navy, Marine Corps, Coast
29 Guard, Air Force, and the reserve components thereof, the National
30 Guard of any state, the military reserves of any state, or the
31 naval militia of any state.

32 (***<u>3</u>) Notwithstanding any other provision of law, an 33 occupational licensing board shall issue a license * * <u>to an</u> 34 <u>applicant who is a member of the military, or an applicant who is</u> 35 <u>married to or is a dependent of a member of the military,</u> if, upon 36 application to an occupational licensing board, the applicant 37 satisfies the following conditions:

(a) <u>The applicant</u> has been awarded a military
occupational specialty * * *, completed a military program of
training, completed testing or equivalent training and
experience * * *, and performed in the occupational

42 specialty *** * * <u>; or</u>**

43 (b) <u>The applicant holds a current and valid license in</u>
44 <u>another state in an occupation with a similar scope of practice</u>,
45 <u>as determined by the occupational licensing board in Mississippi</u>

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46 <u>and</u> has * * <u>held this</u> license * * * from the occupational 47 licensing board in * * * <u>the other</u> state for at least * * * <u>one</u> 48 <u>(1) year; and</u>

The applicant has not committed any act in * * * 49 (C) 50 the other state that would have constituted grounds for refusal, 51 suspension or revocation of a license to practice that occupation 52 in * * * Mississippi at the time the act was committed * * *, the 53 occupational licensing board in the other state holds the 54 applicant in good standing, and the applicant does not have a 55 disqualifying criminal record as determined by the occupational 56 licensing board in Mississippi under Mississippi law; and 57 (d) The applicant did not surrender a license because 58 of negligence or intentional misconduct related to the applicant's 59 work in the occupation in another state; and 60 (e) The applicant does not have a complaint, allegation 61 or investigation pending before an occupational licensing board or 62 other board in another state that relates to unprofessional conduct or an alleged crime. If the applicant has a complaint, 63 64 allegation or investigation pending, the occupational licensing 65 board in Mississippi shall not issue or deny a license to the 66 applicant until the complaint, allegation or investigation is 67 resolved, or the applicant otherwise satisfies the criteria for 68 licensure in Mississippi to the satisfaction of the occupational 69 licensing board in Mississippi; and

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70	$(* * * \underline{f})$ The applicant pays * * * all applicable
71	fees * * * <u>in Mississippi</u> .
72	(* * * 4) * * * Notwithstanding any other law, the
73	occupational licensing board shall issue a license to an applicant
74	who is a member of the military, or an applicant who is married to
75	or is a dependent of a member of the military, upon application
76	based on work experience in another state, if all the following
77	apply:
78	(a) * * * The applicant worked in a state that does not
79	use a license to regulate a lawful occupation, but Mississippi
80	uses a license to regulate a lawful occupation with a similar
81	scope of practice, as determined by the occupational licensing
82	board;
83	(b) * * * The applicant worked for at least three (3)
84	years in the lawful occupation; and
85	(c) * * * The applicant satisfies the provisions of
86	paragraphs (c) through (f) of subsection (3) of this section.
87	* * *
88	(5) * * * An occupational licensing board may require an
89	applicant to pass a jurisprudential examination specific to
90	relevant state laws in Mississippi that regulate the occupation if
91	the issuance of a license in Mississippi requires an applicant to
92	pass a jurisprudential examination specific to relevant state
93	statutes and administrative rules in Mississippi that regulate the
94	occupation.

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95	(6) * * * The occupational licensing board shall issue or		
96	deny the license to the applicant within one hundred twenty days		
97	(120) days after receiving an application.		
98	If the application requires longer than two (2) weeks to		
99	process, the occupational licensing board shall issue a temporary		
100	practice permit within thirty (30) days after receiving the		
101	application if the applicant submits an affidavit, under penalties		
102	of perjury, affirming that he or she satisfies the provisions of		
103	subsection (3)(a) or subsection (3)(b) of this section and		
104	subsection (3)(c) through (e) and pays all applicable fees as		
105	required by subsection (3)(f), or satisfies the provisions of		
106	subsection (4)(a) through (c) and pays all applicable fees as		
107	required by subsection (3)(f).		
108	The applicant may practice under the temporary permit until a		
109	license is granted, or until a notice to deny the license is		
110	issued, in accordance with rules adopted by the occupational		
111	licensing board. A temporary license will expire in three hundred		
112	<u>sixty-five (365) days after its issuance if the applicant fails to</u>		
113	satisfy the requirement for licensure in subsection (5), if		
114	applicable.		
115	(7) * * * (a) The applicant may appeal any of the following		
116	decisions of an occupational licensing board to a court of general		
117	jurisdiction:		
118	(i) Denial of a license;		
119	(ii) Determination of the occupation;		
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120	(iii) Determination of the similarity of the scope
121	of practice of the license issued; or
122	(iv) Other determinations under this section.
123	(b) The court shall determine all questions of law,
124	including the interpretation of a constitutional or statutory
125	provision or a rule adopted by an occupational licensing board,
126	without regard to any previous determination that may have been
127	made on the question in any action before the occupational
128	licensing board.
129	(8) An occupational licensing board shall prominently print
130	the following on all license applications, any communication
131	denying a license, and on the board's website: "Pursuant to the
132	provisions of the Military Family Freedom Act, Mississippi shall
133	recognize occupational licenses obtained from other states for
134	military members and their families." An occupational licensing
135	board shall prepare and place on the board's website an annual
136	report detailing the number of applications submitted to the
137	licensing board under this section during a calendar year and the
138	actions taken by the board on the applications.
139	(* * * <u>9</u>) An occupational licensing board shall adopt rules
140	necessary to implement this section by January 1, * * * 2021 . In
141	addition, an occupational licensing board shall make all
142	reasonable efforts to issue a license to an applicant for a
143	license under this section.

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144 (***<u>10</u>) Nothing in this section shall be construed to 145 prohibit a military * * * applicant * * *, spouse <u>or dependent</u> 146 from proceeding under the existing licensure * * * requirements 147 established by an occupational licensing board in * * *

148 <u>Mississippi</u>.

149 (11) Nothing in this chapter shall be construed to prevent 150 Mississippi from entering into a licensing compact or reciprocity agreement with another state, foreign province or foreign country. 151 152 A license issued under this section is valid only in Mississippi. 153 It does not make the person eligible to work in another state 154 under an interstate compact or reciprocity agreement unless 155 otherwise provided in Mississippi law. 156 (* * *12) Nothing in this section shall be construed to 157 apply to the practice of law as regulated under Section 73-3-1 et 158 seq. 159 * * * 160 This section preempts any ordinances of any (13)municipality, county and other political subdivisions of the State 161 162 of Mississippi that regulate licenses.

163 SECTION 2. This act shall take effect and be in force from 164 and after July 1, 2020.

S. B. No. 2117 20/SS26/R134SG PAGE 7 ST: Occupational licensing boards; require prompt licensure and temporary practice permits for certain military applicants.