MISSISSIPPI LEGISLATURE

By: Representative Williams

To: Local and Private Legislation

HOUSE BILL NO. 1742 (As Sent to Governor)

AN ACT TO AMEND CHAPTER 967, LOCAL AND PRIVATE LAWS OF 1995, TO PROVIDE FOR THE POWERS OF THE TATE COUNTY ECONOMIC DEVELOPMENT 1 2 3 FOUNDATION, INC., REGARDING THE PROMOTION OF ECONOMIC DEVELOPMENT 4 IN TATE COUNTY, MISSISSIPPI; TO REPEAL CHAPTER 868, LOCAL AND PRIVATE LAWS OF 1983, AS AMENDED BY CHAPTER 804, LOCAL AND PRIVATE 5 LAWS OF 1989, WHICH AUTHORIZES THE BOARD OF SUPERVISORS OF TATE б 7 COUNTY TO ESTABLISH AN INDUSTRIAL DEVELOPMENT AUTHORITY AND 8 PROVIDES FOR THE POWERS AND DUTIES OF SUCH AUTHORITY; AND FOR 9 RELATED PURPOSES.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 SECTION 1. Chapter 967, Local and Private Laws of 1995, is amended as follows: 12

Section 1. The following words and phrases shall have the 13 meanings ascribed in this section unless the context clearly 14 15 indicates otherwise:

16 (a) "Governing bodies" means the Board of Supervisors of Tate County, Mississippi, and the governing authorities of the 17 Cities of Senatobia and Coldwater, Mississippi. 18

19 "Foundation" means the Tate County Economic (b) 20 Development Foundation, Inc., a nonprofit corporation formed for the purposes of improving economic development opportunities for 21 Tate County by uniting planning, economic and industrial 22 23 development and marketing activities currently provided by several other organizations. 24

Section 2. The governing bodies are authorized to 25 participate in the foundation in the manner provided in this act. 26 27 Section 3. The governing bodies shall each appoint one (1) representative to the foundation board of directors. The 28 representative appointed by the Tate County Board of Supervisors 29

30 shall be a member of the board of supervisors, and the members 31 appointed by the governing authorities of the Cities of Senatobia 32 and Coldwater shall be members of those respective governing 33 authorities.

34 Section 4. The governing bodies may enter into written 35 agreements defining the extent of their involvement in the 36 foundation on such matters as:

37 (a) The providing of funds, personnel and other38 necessary contributions to support the foundation; and

39 (b) The duration of the governing bodies' participation
40 in the foundation, and conditions allowing for withdrawal from the
41 foundation.

Section 5. The governing bodies shall provide funding, personnel and other support to the foundation. The amount and type of funding and support shall be jointly determined by the governing bodies, by resolutions duly adopted and spread upon each governing body's minutes. The governing bodies shall be authorized to appropriate funds to support the foundation.

Section 6. Financial contributions made by the governing 48 49 bodies during the first year of the foundation's operation shall 50 be based on the extent of each governing body's 1994-1995 fiscal 51 year budget expended for those services to be combined in the foundation. Funding for future years shall be jointly determined 52 by the governing bodies, by resolutions duly adopted and spread 53 54 upon each governing body's minutes. Each governing body is authorized to individually appropriate additional funds to the 55 56 foundation in any amount deemed appropriate by the governing body.

57 Section 7. The governing bodies may provide other services 58 and activities, as deemed appropriate by the governing bodies, to 59 the foundation, regardless of whether the services and activities 60 may be outside the scope and intent of the foundation.

Section 8. (1) The foundation is authorized to acquire by
gift, purchase or otherwise, and to own, lease, hold, maintain,
control and develop real estate and improvements thereon situated
within Tate County, Mississippi, either within or without the
corporate limits of a municipality, or development, use and
operation as one or more industrial park complexes, buildings or

67 sites or economic development districts, referred to herein as 68 "projects" and is further authorized to engage in works of internal improvement therefor, including, but not limited to, 69 70 construction or contracting for the construction of streets, 71 roads, site improvements, water, sewerage, drainage, pollution and 72 other related facilities necessary or required for industrial or economic development use and development of such projects, and to 73 74 acquire, purchase, install, lease, construct, own, hold, equip, 75 control, maintain, use, operate and repair other structures and 76 facilities necessary and convenient for the planning, development, 77 use, operation and maintenance of such projects for industrial or 78 economic development purposes, including, but not limited to, 79 water, sewerage, elevators, compressors, warehouses, air and other 80 transportation terminals and pollution control facilities. If the 81 foundation takes by gift or otherwise any land, buildings, or 82 other tangible assets from any persons, firms or corporations, public or private, the foundation may assume all or any part of 83 84 the liabilities resulting from such acceptance under such terms and conditions as will be in the best interest of the citizens of 85 86 Tate County, Mississippi. 87 (2) The foundation may borrow money and issue negotiable 88 promissory notes evidencing the same under the provisions of Sections 11 through 17 of this act, and in addition to or in lieu 89 of the pledges authorized in Section 15 of this act, the 90 91 foundation may secure such notes by the execution of deeds of trust and mortgages upon any real estate belonging to the 92 93 foundation not otherwise encumbered. 94 (3) The foundation may sell, lease, trade, exchange or 95 otherwise dispose of industrial sites and improvements thereon 96 situated within such projects to individuals, firms or 97 corporations, public or private, for all types of industrial, 98 commercial and agricultural uses upon such terms and conditions, 99 for such consideration and with such safeguards as will best

100 promote and protect the public interest, convenience and necessity, and to execute deeds, leases, contracts, easements and 101 102 other legal instruments necessary or convenient therefor. (4) The foundation may fix and prescribe fees, charges and 103 104 rates for the use of any water, sewerage, pollution or other 105 facilities constructed, owned and operated by the foundation in connection with such industrial park and to collect the same from 106 107 persons, firms and corporations using the same for industrial, 108 commercial or agricultural purposes, except as to rates and 109 charges against common carriers regulated by an agency of the 110 federal government, or the Mississippi Public Service Commission. 111 (5) The foundation may employ engineers, attorneys, 112 accountants, technicians and consultants upon a fee or retainer basis, and such executive and administrative personnel and other 113 114 employees as shall be reasonably necessary to carry out the duties 115 and authority authorized by this act; and to determine their 116 gualifications and duties and to establish compensation and other 117 employment benefits as may be advisable to attract and retain 118 proficient personnel. The foundation, in addition to all other authority, may purchase, lease, sell and trade office equipment, 119 120 purchase necessary supplies, purchase or lease such equipment and 121 vehicles as the foundation deems necessary for economic and 122 industrial development and to carry out the purposes of this act. 123 The foundation may, in addition to all other authority, buy, 124 lease, sell, convey and do all other necessary business 125 transactions for carrying out the purpose and administering the foundation and do all acts necessary and convenient to operate and 126 carry out the duties and intent of such foundation. 127 128 (6) The foundation may take all actions and expend such 129 funds of the foundation as shall be necessary for the promotion of 130 economic development in Tate County, Mississippi, including, but 131 not limited to, efforts to develop, promote, and/or expand 132 existing businesses and industries; attracting and promoting new

133 businesses and industries; and promoting tourism, and to take all 134 actions determined by the board to be necessary to promote 135 agribusiness, manufacturing and tourism within Tate County, 136 Mississippi, which are not prohibited by law. 137 (7) The enumeration of any specific rights and powers contained herein, and elsewhere in this act, where followed by 138 general powers, shall not be construed in a restrictive sense, but 139 140 rather in as broad and comprehensive a sense as possible to effectuate the purposes of this act. 141 142 (8) Any sale or lease of all or part of a project may be 143 executed upon such terms and conditions and for such monetary 144 rental or other consideration as may be found adequate and 145 approved by the foundation in orders or resolutions authorizing the same. Any covenants and obligations of the lessee or 146 147 sublessee to make expenditures in determined amounts, and within 148 such time or times, for improvements to be erected on the land by 149 such lessee or sublessee and to conduct thereon industrial, commercial, agricultural or public purpose operations in such 150 151 aggregate payroll amounts and for such period of time or times as 152 may be determined and defined in such sale or lease, and to give 153 preference in employment where practicable to qualified residents of Tate County, Mississippi, in which any such project is 154 situated, shall, if included in such sale or lease, constitute and 155 156 be deemed sufficient consideration for the execution of any such sale or lease in the absence of a monetary rental or other 157 158 consideration; any such instrument may contain reasonable 159 provisions giving the lessee the right to remove its or his improvements upon termination of the lease. 160 161 (9) The governing bodies, acting jointly or severally, 162 hereinafter sometimes referred to as the "issuer," upon the 163 request of the foundation, may issue bonds, the principal of and interest on which shall be payable solely out of the revenue 164 165 derived from the sale, operation and leasing of the project and

166 its facilities. The terms, conditions, forms and laws applicable

167 to such bonds shall be as provided in Sections 57-3-11 through

168 <u>57-3-23, Mississippi Code of 1972.</u>

169 (10) Contracts for the acquisition, purchase, construction, 170 improvement, equipping, furnishing, leasing and/or selling of a 171 project shall be entered into upon the basis of public bidding pursuant to Section 31-7-1 et seq., Mississippi Code of 1972. The 172 foundation is further authorized, however, to acquire, purchase, 173 construct, improve, lease and sell industrial buildings and land 174 175 without the necessity of public bidding pursuant to Section 31-7-1 176 seq., Mississippi Code of 1972. et 177 Section 9. For the purpose of providing funds to defray the

178 cost of acquiring land and the cost of improving the same and

179 construction of improvements thereon, as provided by this act, the

180 governing bodies, hereinafter sometimes referred to as the

181 <u>"issuer," acting jointly or severally, are authorized to issue the</u>

182 general obligation bonds of such governing bodies in the manner

183 prescribed by Sections 9 through 17 of this act.

184 <u>Section 10. Any general obligation bonds authorized to be</u> 185 issued under the provisions of Sections 9 through 17 of this act

185 issued under the provisions of Sections 9 through 17 of this act

186 shall be subject to the twenty percent (20%) limitation on

187 indebtedness for counties imposed by Section 19-9-5, Mississippi

188 Code of 1972, or the twenty percent (20%) limitation on

189 indebtedness for municipalities imposed by Section 21-33-303,

190 <u>Mississippi Code of 1972, as the case may be.</u>

191Section 11. All bonds issued under the authority of192Sections 9 through 17 of this act shall bear interest at such rate

193 or rates not exceeding the rate of interest authorized to be paid

194 by counties or municipalities, as the case may be, shall be in

195 such denomination or denominations, shall be payable, both

196 principal and interest, at such place or places, all as the issuer

197 of the bonds shall determine. All such bonds shall be sold in the

198 manner provided by law for the sale of bonds subject to the

199 restrictions, limitations, requirements or conditions applicable 200 to the borrowing of such money and the issuance of such bonds which are provided by law and shall be sold for not less than par 201 202 value and shall mature not more than twenty (20) years from date, 203 with or without the right of redemption, with or without premium, 204 all as shall be determined by the issuer of the bonds. No less than one-fiftieth (1/50) of the total issue shall mature during 205 each year during the first five (5) years of the life of such 206 207 bonds, and not less than one-twenty-fifth (1/25) of the total 208 issue shall mature each year during the succeeding period of ten 209 (10) years of the life of such bonds, and the remainder shall be 210 divided into approximately equal annual payments, with payment to be made each year for the remaining life of such bonds. Such 211 bonds shall be executed on behalf of the issuer in the manner 212 213 provided by law for general obligation bonds. The interest to 214 accrue on such bonds on and prior to the respective maturity dates 215 thereof shall be represented by interest coupons to be attached to 216 such bonds which shall be payable semiannually, and which coupons 217 shall be executed by the facsimile signatures of the appropriate 218 officers of the issuer. 219 No bond shall bear more than one (1) rate of interest; each 220 bond shall bear interest from its date to its stated maturity date 221 at the interest rate specified in the bond; all bonds of the same 222 maturity shall bear the same rate of interest from date to 223 maturity; all interest accruing on such bonds so issued shall be 224 payable semiannually or annually, except that the first interest

225 <u>coupon attached to any such bond may be for any period not</u>

226 exceeding one (1) year.

227 <u>No interest payment shall be evidenced by more than one (1)</u>

228 <u>coupon and neither cancelled nor supplemental coupons shall be</u>

229 permitted; the lowest interest rate specified for any bonds issued

230 shall not be less than seventy percent (70%) of the highest

231 interest rate specified for the same bond issue.

232 Each interest rate specified in any bond must be in multiples of one-eighth of one percent (1/8 of 1%) or in multiples of 233 234 one-tenth of one percent (1/10 of 1%). Such bonds may be issued 235 and sold in one or more series. 236 Section 12. Before issuing any bonds under the provisions of Sections 9 through 17 of this act, the governing body of the 237 issuer shall, by resolution spread upon its minutes, declare its 238 intention to issue such bonds for the purposes authorized by 239 240 Section 9 of this act, and shall state in such resolution the 241 amount of bonds proposed to be issued, and shall likewise fix in such resolution the date upon which the issuer proposes to direct 242 243 the issuance of such bonds. Notice of such intention shall be 244 published once a week for at least three (3) consecutive weeks in a newspaper published or having a general circulation in Tate 245 County, Mississippi, with the first publication of such notice to 246 247 be made not less than twenty-one (21) days before the date fixed 248 in the resolution declaring the intent to issue such bonds, and 249 the last publication to be made not more than seven (7) days 250 before such date. If, on or before the date specified in the 251 resolution, twenty percent (20%) or fifteen hundred (1500), 252 whichever is less, of the qualified electors of the issuer proposing to issue such bonds shall file a written protest against 253 254 the issuance thereof, then an election upon the issuance thereof 255 shall be called and held as hereby provided. If no such protest 256 shall be filed, then the issuer may issue such bonds without an 257 election on the question of the issuance thereof at any time 258 within a period of two (2) years after the date specified in the resolution. If an election is required by the protest of the 259 appropriate number of qualified electors of the issuer, then an 260 election shall be held by the issuer under applicable laws. 261 262 However, nothing in Sections 9 through 17 of this act shall 263 prevent such issuer from calling an election, whether required by 264 twenty percent (20%) or fifteen hundred (1500), whichever is less,

265 of the qualified electors or not, in which event it shall not be necessary to publish the resolution of the intent above described. 266 267 Section 13. At such election, all qualified electors of the issuer may vote and the ballots used in such election shall have 268 269 printed thereon a brief statement of the amount and purposes of the proposed bond issue and the words "FOR THE BOND ISSUE" and the 270 words "AGAINST THE BOND ISSUE," and the voters shall vote by 271 272 placing a cross (X) or check (_) opposite their choice on the 273 proposition. 274 Section 14. When the results of any such election shall have 275 been canvassed by the election commission of the issuer and 276 certified, the issuer may issue the bonds if three-fifths (3/5) of the qualified electors who vote in such an election vote in favor 277 of the issuance of such bonds. If such bond issue shall be 278 279 approved, the issuer may issue such bonds within two (2) years 280 from the date of such election, or within two (2) years after 281 final favorable determination of any litigation affecting the 282 issuance of such bonds at such time or times and in such amount or 283 amounts, not exceeding that specified in the notice of the 284 election, as shall be deemed proper by the issuer. Section 15. The full faith, credit and resources of the 285 286 issuer shall be irrevocably pledged for the repayment of general 287 obligation bonds issued pursuant to Sections 9 through 17 of this 288 act and the interest thereon. If sufficient funds are not available at the beginning of the fiscal year, it shall be the 289 290 duty of the issuer annually to levy and collect a special tax upon 291 all of the taxable property within the issuer, which shall be sufficient to provide for the payment of the principal and 292 293 interest on the respective bonds issued, according to the terms 294 thereof. Any income derived from the sale or lease of the 295 property authorized to be acquired by this act shall be applied in one or more of the following manners: (a) the retirement of bonds 296 297 authorized to be issued under Sections 9 through 17 of this act;

298 (b) further improvement or development of such industrial parks or 299 other related industrial development activities; or (c) payment 300 into the general fund of the county or municipality, as the case 301 may be, to be used for any lawful purpose. Any amounts so paid 302 into the general fund shall be included in the computation of 303 total receipts and subject to the restrictions of Section 27-39-321, Mississippi Code of 1972. The issuer may covenant with 304 305 or for the benefit of the registered owners of any bonds issued under Sections 9 through 17 of this act with respect to the 306 307 application of any or all such income and shall, by resolution 308 adopted prior to or promptly after receipt of any such income, 309 determine, in its discretion, subject only to the restrictions set 310 forth above and any covenants made to or for the benefit of any registered owners of such bonds, the manner in which such income 311 312 shall be applied. 313 Section 16. The bonds issued under Sections 9 through 17 of 314 this act shall be exempt from all taxation in the State of 315 Mississippi; however, unless otherwise provided by the general 316 laws of this state, any lessee or purchaser shall not be exempt 317 from ad valorem taxes on industrial sites and improvements thereon nor shall purchases required to establish the project and financed 318 319 by bond proceeds be exempt from taxation in the State of 320 Mississippi. 321 Section 17. All bonds issued under the provisions of 322 Sections 9 through 17 of this act shall be legal investments for 323 trustees and other fiduciaries, and for savings banks, trust 324 companies and insurance companies organized under the laws of the State of Mississippi, and such bonds shall be legal securities 325 326 which may be deposited with and shall be received by all public officers and bodies of this state and all municipalities and 327 328 political subdivisions for the purpose of securing the deposit of 329 public funds. 330 Section 18. The carrying out of the corporate purposes of

331 the foundation is in all respects for the benefit of the people of Tate County, Mississippi, and is a public purpose, and the 332 333 foundation will be performing an essential governmental function in the exercise of the powers conferred upon it by this act. 334 335 Section 19. In addition to rights, duties and powers now or hereafter conferred upon the governing bodies, the governing 336 bodies, acting jointly or severally, at the request of the 337 foundation, may, in their discretion, make available all tax 338 revenue in the general fund of the governing bodies which is 339 340 otherwise unappropriated and to utilize funds generated from levies for economic or industrial development purposes, including 341 342 the ad valorem tax authorized in Section 19-9-111, Mississippi 343 Code of 1972, for the operating and general support of the 344 foundation. Section 20. The foundation, in addition to the monies which 345 346 may be received by it from the sale of bonds and from the 347 collection of revenues, rents and earnings derived under this act, 348 shall have the authority to accept from any public or private 349 agency, or from any individual, grants for or in aid of the 350 construction of any project, or for the payment of bonds, and to 351 receive and accept contributions from any source, of money or property or other things of value to be held, used and applied 352 353 only for the purposes for which such grants or contributions may 354 be made. Section 21. The Board of Supervisors of Tate County, 355 356 Mississippi, may, in its discretion, by duly adopted resolution 357 (a) dissolve the Tate County Economic Development District (the "District") created under Section 19-5-99, Mississippi Code of 358 1972, and further to transfer or sell all or any part of the 359 360 assets, liabilities and other responsibilities and obligations of 361 the district to the foundation under such terms and conditions as may be in the best interest of the county or as may be required by 362 363 law, existing bond resolutions, existing contracts or any other

requirements in order to effectuate the intent of this act and (b) 364 consolidate, transfer or sell all or any part of any other lands 365 and improvements thereon and any other asset of the county related 366 to industrial and economic development, to the foundation on such 367 368 terms and conditions as may be in the best interest of the county or as may be required by law, existing bond resolutions, existing 369 contracts or any other requirement in order to effectuate the 370 371 intent of this act. Section 22. The governing authorities of the City of 372 373 Senatobia (the "City") may, in their discretion, by duly adopted resolution, transfer or sell all or any part of the assets, 374 375 liabilities and other responsibilities and obligations of the 376 City's Industrial Park created under Section 57-5-1 et seq., Mississippi Code of 1972, to the foundation under such terms and 377 378 conditions as may be in the best interest of the city or as may be 379 required by state or federal law, existing bond resolutions, 380 existing contract or any other requirement in order to effectuate 381 the intent of this act. 382 Section 23. The foundation may (a) apply for and accept 383 grants and loans on behalf of the governing bodies from the State 384 of Mississippi or the United States of America or any agency 385 thereof and (b) contract with any agency of the State of Mississippi and the United States of America for the development 386 387 of Tate County, Mississippi. 388 Section 24. This act shall be deemed to be full and complete 389 authority for the exercise of the powers herein granted in Tate 390 County, Mississippi, as it is the intent of this act that the foundation shall be the exclusive economic and industrial 391 392 development agency of the governing bodies. Chapter 868, Local and Private Laws of 1983, as 393 SECTION 2. 394 amended by Chapter 804, Local and Private Laws of 1989, which 395 authorizes the Board of Supervisors of Tate County, Mississippi, 396 to establish an industrial development authority and provides for

397 the powers and duties of such authority, is repealed.

398 SECTION 3. This act shall take effect and be in force from 399 and after its passage.