By: Blackmon, Horhn, Smith, Johnson (19th), To: Finance Chaney, King

SENATE BILL NO. 2088 (As Passed the Senate)

AN ACT TO AMEND SECTIONS $57\mathchar`-10\mathchar`-10\mathchar`-525\ma$ 1 2 CODE OF 1972, TO INCREASE THE AMOUNT OF GRANTS THAT MAY BE GIVEN 3 TO PLANNING AND DEVELOPMENT DISTRICTS AND QUALIFIED ENTITIES FOR 4 LOANS TO SMALL BUSINESSES UNDER THE MISSISSIPPI SMALL BUSINESS ASSISTANCE ACT BY \$4,000,000.00; TO REMOVE THE JULY 1, 2000, 5 REPEAL DATE ON CERTAIN PORTIONS OF THE MISSISSIPPI SMALL BUSINESS ASSISTANCE ACT; TO INCREASE THE AMOUNT OF BONDS THAT MAY BE ISSUED 6 7 UNDER SUCH ACT FROM \$29,000,000.00 TO \$33,000,000.00; AND FOR 8 RELATED PURPOSES. 9

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 57-10-511, Mississippi Code of 1972, is amended as follows:

13 57-10-511. * * * DECD shall grant funds under this article 14 to a planning and development district or qualified entity in 15 accordance with the following terms and conditions:

16 (a) Grant funds received by a planning and development district or qualified entity in accordance with this article shall 17 18 be used by the planning and development district or qualified entity to establish a revolving assistance fund for the purpose of 19 providing assistance to small businesses in accordance with this 20 article. Except as otherwise allowed in this article, all 21 22 principal and interest payments by small businesses in repayment 23 of such assistance shall be eligible for and used by the planning and development district or qualified entity for additional 24 assistance to small businesses in accordance with this article. 25 (b) Each planning and development district meeting the 26 criteria set forth in this article shall receive an initial grant 27

28 of not to exceed One Million Dollars (\$1,000,000.00) for the 29 purpose of establishing the program within its area in accordance

30 with this article. Each qualified entity meeting the criteria set 31 forth in this article shall be eligible to receive an initial grant of Five Hundred Thousand Dollars (\$500,000.00) for the 32 33 purpose of establishing the program within the area it serves in 34 accordance with this article. The total amount of initial grants 35 to planning and development districts shall not exceed Ten Million Dollars (\$10,000,000.00) and the total amount of initial grants 36 37 for qualified entities shall not exceed Two Million Dollars (\$2,000,000.00). Each planning and development district or 38 qualified entity receiving an initial grant shall have twelve (12) 39 months in which to make binding commitments to provide assistance 40 to small businesses in the principal amount of the initial grant 41 42 in accordance with this article. Grant funds not committed to provide assistance to small businesses at the end of twelve (12) 43 months after receipt thereof by the planning and development 44 district or qualified entity shall be returned to DECD for 45 placement in a pool to be redistributed by DECD to planning and 46 47 development districts or qualified entities which have binding commitments to distribute as assistance all their initial grant 48 49 funds and have pending applications for additional assistance in 50 accordance with this article. Any planning and development 51 district or qualified entity returning any such grant funds to DECD shall be required at the time such initial grant funds are 52 returned to deliver to the State Treasury, for deposit in the 53 54 General Fund, interest on the amount of such returned funds at the same rate as any bonds or notes of the State of Mississippi issued 55 56 pursuant to this article to provide such grant funds.

57 After all of the initial grant funds have been (C)provided as assistance to small businesses in accordance with this 58 59 article, DECD shall distribute additional grant funds to each planning and development district or qualified entity qualified 60 61 under this article to receive and requesting such funds in whatever amounts DECD deems appropriate and when needed by such 62 63 planning and development districts or qualified entities to 64 provide additional assistance to small businesses in accordance 65 with this article. The schedule for distributing such funds shall be determined by DECD. Funds distributed to planning and 66

67 development districts and qualified entities pursuant to this 68 paragraph shall be in addition to funds distributed to planning 69 and development districts and qualified entities pursuant to 70 paragraph (b) of this section. The total amount of grants issued 71 pursuant to this paragraph shall not exceed <u>Twenty-one Million</u> Dollars (\$21,000,000.00) for planning and development districts or 72 73 qualified entities. Grant funds not committed to provide 74 assistance to small businesses at the end of twelve (12) months 75 after receipt thereof by the planning and development district or 76 qualified entity shall be returned to DECD for placement in a pool 77 to be redistributed by DECD to planning and development districts 78 or qualified entities which have binding commitments to distribute 79 as assistance all their initial grant funds and have pending applications for additional assistance in accordance with this 80 Any planning and development district or qualified 81 article. 82 entity returning any such grant funds to DECD shall be required at 83 the time such grant funds are returned to deliver to the State Treasury, for deposit in the General Fund, interest on the amount 84 of such returned funds at the same rate as any bonds or notes of 85 86 the State of Mississippi issued pursuant to this article to 87 provide such grant funds.

A planning and development district or qualified 88 (d) 89 entity participating in the program may utilize not more than 90 fifty percent (50%) of interest earned on assistance provided to small businesses in accordance with this article for 91 92 administration and management of the program, unless specifically 93 authorized to utilize more by DECD; provided, however, any 94 interest earned on grant funds held by a planning and development district or qualified entity prior to the utilization of such 95 96 grant funds to provide assistance to small businesses shall be 97 placed in the revolving assistance fund of the planning and 98 development district or qualified entity and shall not be expended 99 for administration or management costs. Planning and development

100 districts and qualified entities may retain fifty percent (50%) of 101 the interest earned on repayment funds that are being held on 102 deposit in anticipation of relending to aid in the administration and management of the program. Each planning and development 103 104 district and qualified entity shall file annually with the 105 Secretary of the Senate and the Clerk of the House of 106 Representatives not later than the first day of each regular 107 legislative session a report which details any interest retained 108 or utilized by the planning and development district or qualified 109 entity pursuant to this paragraph (d).

If a planning and development district or qualified 110 (e) 111 entity participating in the program experiences losses from 112 assistance provided pursuant to the program in excess of fifty percent (50%) of the amount of grant funds received by the 113 planning and development district or qualified entity, the 114 115 planning and development district or qualified entity shall repay 116 the State of Mississippi the amount of such losses in excess of fifty percent (50%) by delivering that amount to the State 117 118 Treasury for deposit in the General Fund.

(f) DECD shall assist each planning and development district or qualified entity participating in the program in connection with such planning and development district's or qualified entity's compliance with this article.

(g) Each planning and development district or qualified entity participating in the program shall submit the following reports to the House Ways and Means Committee and the Senate Economic Development, Tourism and Parks Committee:

127 (i) An annual audit of grant funds received in128 connection with the program; and

(ii) A semiannual report on July 15 and January 15
of each year, describing all assistance provided to small
businesses pursuant to the program, such reports to include
without limitation the following: a description of each small

133 business receiving assistance; the project to be assisted and 134 purpose of assistance; a description of each loan and equity 135 investment, including the terms and conditions thereof and use of the funds assistance by the small business; history of the 136 137 assistance pool, including principal amount loaned, interest 138 earned, interest expended for administration and management, principal amount of equity investments, assistance funds 139 available, and losses; and a statement of jobs created or retained 140 141 as a result of the assistance program.

142 If DECD determines that a district or entity has (h) provided assistance to small businesses in a manner inconsistent 143 144 with the provisions of this article, then the amount of such 145 assistance so provided shall be withheld by DECD from any 146 additional grant funds to which the district or entity becomes 147 entitled under this article. If DECD determines, after notifying 148 such district or entity twice in writing and providing such 149 district or entity a reasonable opportunity to comply, that a planning and development district or qualified entity has 150 151 consistently failed to comply with this article in connection with 152 the program, DECD may declare such planning and development 153 district or qualified entity in default under the program and, 154 upon receipt of notice thereof from DECD, such planning and 155 development district or qualified entity shall immediately cease 156 providing assistance under the program, shall refund to DECD for 157 distribution to other planning and development districts or 158 qualified entities all funds held in its revolving assistance fund 159 and, if required by DECD, shall convey to DECD all administrative 160 and management control of assistance provided by it under the 161 program.

162 * * *

SECTION 2. Section 57-10-525, Mississippi Code of 1972, is amended as follows:

57-10-525. (1) The seller is authorized to borrow, on the

165

166 credit of the state, money not exceeding the aggregate sum of Thirty-three Million Dollars (\$33,000,000.00), not including money 167 168 borrowed to refund outstanding bonds, notes or replacement notes, as may be necessary to carry out the purposes of this article. 169 170 The rate of interest on any such bonds or notes which are not subject to taxation shall not exceed the rates set forth in 171 Section 75-17-101, Mississippi Code of 1972, for general 172 173 obligation bonds.

(2) As evidence of indebtedness authorized in this article, 174 175 general or limited obligation bonds of the state shall be issued from time to time to provide monies necessary to carry out the 176 177 purposes of this article for such total amount, in such form, in 178 such denominations, payable in such currencies (either domestic or foreign or both), and subject to such terms and conditions of 179 180 issue, redemption and maturity, rate of interest and time of 181 payment of interest as the seller directs, except that such bonds 182 shall mature or otherwise be retired in annual installments beginning not more than five (5) years from the date thereof and 183 184 extending not more than twenty (20) years from the date thereof.

(3) All bonds and notes issued under authority of this article shall be signed by the chairman of the seller, or by his facsimile signature, and the official seal of the seller shall be affixed thereto, attested by the secretary of the seller.

(4) All bonds and notes issued under authority of this article may be general or limited obligations of the state, and the full faith and credit of the State of Mississippi as to general obligation bonds, or the revenue derived from projects assisted as to limited obligation bonds, are hereby pledged for the payment of the principal of and interest on such bonds and notes.

196 (5) Such bonds and notes and the income therefrom shall be197 exempt from all taxation in the State of Mississippi.

198 (6) The bonds may be issued as coupon bonds or registered as

199 to both principal and interest as the seller may determine. If 200 interest coupons are attached, they shall contain the facsimile 201 signature of the chairman and the secretary of the seller.

202 (7) As to bonds issued hereunder and designated as taxable 203 bonds by the seller, any immunity of the state to taxation by the 204 United States government of interest on bonds or notes issued by 205 the state is hereby waived.

206 SECTION 3. This act shall take effect and be in force from 207 and after July 1, 2000.