MISSISSIPPI LEGISLATURE  
REGULAR SESSION 2001  
By: Representatives Maples, Hamilton, Pierce  
To: Transportation

HOUSE BILL NO. 347

AN ACT TO AMEND SECTIONS 65-1-59 AND 65-1-75, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE MISSISSIPPI TRANSPORTATION COMMISSION SHALL RETAIN AND HAVE THE MISSISSIPPI DEPARTMENT OF TRANSPORTATION MAINTAIN AS A STATE HIGHWAY A CERTAIN PORTION OF MISSISSIPPI HIGHWAY 63 IN GEORGE COUNTY AND THE CITY OF LUCEDALE THAT HAS BEEN REPLACED BY THE TRANSPORTATION DEPARTMENT WITH A MUNICIPAL BYPASS; AND FOR RELATED PURPOSES.

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

SECTION 1. Section 65-1-59, Mississippi Code of 1972, is amended as follows:

65-1-59. (1) It shall be the duty of the Transportation Commission to have the Transportation Department carry out all contracts and agreements, including federal-aid projects and agreements under the County Highway Aid Law of 1946, being Sections 65-11-1 to 65-11-37, heretofore made or entered into with any county, subject, however, to applicable rules and regulations of the Federal Highway Administration. It shall be the duty of the Transportation Commission to continue to have the Transportation Department maintain all state highways now under maintenance or hereafter taken over for maintenance, the purpose of this provision being to preserve the status quo of all state highways insofar as such highways have been taken over and control and jurisdiction has been assumed by the Transportation Commission and Transportation Department; however, except as otherwise provided in this section, if any highway or link of highway is removed from the state highway system by legislative act or by relocation or reconstruction, it shall no longer be maintained by or be under the jurisdiction of the Transportation Commission or Transportation Department, but shall be returned to the

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jurisdiction of the board of supervisors of the county or
governing authorities of the municipality through which such road
runs. Except as to segments of highways shorter than three (3)
miles which have been or which are hereafter replaced through
curve straightening or minor realignment, the Transportation
Commission shall retain and have the Transportation Department
maintain as state highways all portions of U.S. highways that
either before or after July 1, 1989, have been or are replaced and
constructed as a part of the interstate highway system, or
four-lane primary system, or which are replaced and constructed or
are designated to be replaced and constructed as part of the
four-lane highway system under Section 65-3-97, including portions
of all such highways so replaced, or which under Section 65-3-97
are designated to be replaced, by municipal bypasses; and such
highways and portions thereof shall be continued to be maintained
as a part of the Mississippi state highway system until removed
from such system by legislative act. All such highways and
portions thereof which, by virtue of the provisions of this
section, are returned on or after July 1, 1989, to the
jurisdiction of the Transportation Commission shall be maintained
by the Transportation Department only to the traffic capacities
existing at the time that they are returned and any subsequent
traffic capacity improvements or other improvements desired by the
county or municipality within which such highway or portion
thereof is located shall be performed in accordance with highway
standards approved by the Transportation Commission and the
expenses for making such improvements shall be paid by the county
or municipality; however, all highways and portions thereof so
improved by the county or municipality shall thereafter be
maintained by the Transportation Department. Before any highway
or portion thereof is returned to the Transportation Commission
under this section, the county or municipality having jurisdiction
thereof shall remove or cause to be removed by July 1, 1991, all
right-of-way encroachments along the entire length of the highway or portion thereof which are not permitted by Transportation Commission and Transportation Department policies and rules and regulations adopted pursuant to state and federal law. Any such encroachments may be allowed to remain only by permits issued by the Transportation Department in the manner and subject to the same conditions for the issuance of permits for similar encroachments on other highways on the state highway system. If traffic counts indicate that any highway or portions thereof placed under the jurisdiction of the Transportation Commission under the provisions of this section no longer form a substantial part of the state highway system, the Transportation Commission may request the Legislature to remove such highways or portions thereof from the state highway system and return said roads for maintenance to the county or municipality in which they are located, as provided in subsection (2) of this section. The highways which the Transportation Department is required to continue to maintain by virtue of the provisions of this section shall be in addition to all other highways on the state highway system.

(2) The Transportation Commission shall, no later than October 1, 1981, and October 1 each year thereafter, furnish the Transportation Committee of the House of Representatives and the Highways and Transportation Committee of the Senate a recommendation for deletion of those highways or sections of highways which should be removed from the system.

(3) Notwithstanding any other provisions of this section to the contrary, the Mississippi Transportation Commission shall retain and have the Mississippi Department of Transportation maintain as a state highway that portion of Mississippi Highway 63 in George County and the City of Lucedale, beginning at or near Sally Parker Road and extending northerly to U.S. Highway 98, that
has been replaced by the Transportation Department with a

municipal bypass.

SECTION 2. Section 65-1-75, Mississippi Code of 1972, is
amended as follows:

65-1-75. (1) The Mississippi Transportation Commission is
authorized and empowered to have the Transportation Department
locate, construct, reconstruct and maintain any designated state
highway under its jurisdiction to, through, across or around any
municipality in the state, regardless of the width of the street
between curbs; and in so locating it is fully empowered to follow
the route of the existing street or to depart therefrom, as in its
discretion it deems advisable, and to obtain and pay for the
necessary rights-of-way, as provided in Section 65-1-47. The
municipality in which such construction is to be undertaken is
likewise authorized to acquire rights-of-way on any such streets
or on any newly located routes, either by purchase, gift or
condemnation. Such rights-of-way may be acquired by either the
municipality or the Transportation Department, subject to the
approval of the commission, and the cost thereof may be borne by
either or both as may be mutually agreed upon. In any event such
municipality may be required to save the commission and department
harmless from any claims for damages arising from the construction
of the highway through such municipality, including claims for
rights-of-way, change of grade line, interference with public
structures, and any and all damages so arising. Municipalities
may secure additional improvements by payment of the additional
cost of same. The commission may require such municipality to
cause to be laid all water, sewer, gas or other pipelines or
conduits, together with all necessary house or lot connections or
services, to the curb line of such road or street to be
constructed, and the commission is authorized to refuse to have
the department lay such pipelines or conduits beneath such roads
or streets until the municipality has laid same or entered into an
agreement to reimburse the commission or department for the
expense thereby incurred.

(2) All construction of state highways in or through
municipalities, where done at the cost and expense of the state,
whether heretofore or hereafter, shall be maintained in the same
manner and to the same extent as is construction on state highways
outside the limits of municipalities to the end that investment of
the state in such highway so constructed may be preserved and
maintained; and all reasonable rules and regulations with
reference to the preservation and maintenance of such highways
constructed at state expense, whether within or without municipal
limits, may be promulgated by the commission, except that it shall
have no power to promulgate police regulations contrary to
existing law. On any municipal streets or parts or sections
thereof taken over for regular maintenance and maintained by the
department as a part of the state highway system, the municipality
shall not be liable for negligence occasioned by the maintenance
or repair of such streets thus apportioned to and of such width as
is maintained by the department. The municipality shall have full
control and responsibility beyond the curb lines of any designated
highway or street, whether heretofore or hereafter so designated,
(except the interstate system) located within its present or
future expanded municipal corporate limits, regardless of the
ownership of the right-of-way, including but not limited to, the
construction and maintenance of sidewalks, grass mowing and
drainage systems; however, the department may utilize the
right-of-way purchased by the commission without any additional
cost or permission.

The municipality shall not allow any encroachments, signs or
billboards to be erected or to remain on state-owned rights-of-way
on any designated highway within its corporate limits without the
consent of the commission. The municipality, at its own expense,
shall provide street illumination and shall clean all streets,
including storm sewer inlets and catch basins. The commission may enter into an agreement with the municipality or with a private entity to sweep and clean the designated highways within or without the corporate limits. The commission may, at state expense, provide illumination and may clean all interstate highways within the corporate limits of any municipality. The right of the municipality to grant franchises over, beneath and upon such streets is specifically retained, but the municipality shall require every grantee of a franchise to restore, repair and replace to its original condition any portion of any such street damaged or injured by it; however, permission to open the surface of any municipal street maintained by the department must be obtained from both the commission and the municipality concerned before any such opening is made. Each municipality shall retain full police power over its streets, particularly as to regulating and enforcing traffic and parking restrictions on such streets, but any traffic control and parking regulations repugnant to state law shall be null and void. The commission shall have the department erect, control and maintain all highway route markers and directional signs on such streets at state expense. The commission, at state expense, shall have the department install, operate, maintain, control, and have full jurisdiction over, all traffic control devices, including, but not limited to, signals, signs, striping and lane markings on state highway streets in municipalities having a population of twenty thousand (20,000) or less according to the current U.S. census; but municipalities over twenty thousand (20,000) population according to such census shall install, operate, maintain and control such devices at their own expense, subject to approval of the executive director regarding operations, method of installation and type only. Municipalities having a population of five thousand (5,000) or more but less than twenty thousand (20,000) according to the most recent federal census shall only be responsible for electrical operating costs;
and all other costs for the installation, operation and
maintenance of traffic control devices, including the changing of
signal bulbs in traffic signal lights, shall be the responsibility
of the Transportation Department. The commission may purchase at
state expense and install traffic control devices in
municipalities over twenty thousand (20,000) population and donate
them to the municipalities for operation and maintenance whenever
it appears to the commission that, in the interest of safety or
convenience of the motoring public, any of the devices should be
upgraded, replaced or removed. Any revenue from parking meters on
any such streets shall be controlled by and belong to the
municipality.

(3) The maintenance of all streets within the limits of any
municipality in this state, regardless of size, which are
presently being regularly maintained, in whole or in part, by the
department at state expense as a part or parts of any designated
state highway shall be continued. Whenever any state highway runs
into or through the corporate limits of any municipality, the
municipal street or the street utilized and marked as a part of
any such state highway may be a part of the state highway system
and may be maintained by the department; however, such route
through any municipality shall be selected by the commission by
orders spread on its minutes describing all such routes, and such
route or routes may be changed, relocated or abandoned by the
commission from time to time, all under the provisions, terms and
conditions herein provided, but the commission shall have the
department maintain only one (1) route of any highway through a
municipality. Upon relocation of such state highway or
abandonment thereof, the municipal street formerly used as a state
highway shall thereby return to the jurisdiction of, and
maintenance by, the municipality.

(4) Notwithstanding any other provisions of this section to
the contrary, the Mississippi Transportation Commission shall
retain and have the Mississippi Department of Transportation continue to maintain as a state highway that portion of Mississippi Highway 63 in George County and the City of Lucedale, beginning at or near Sally Parker Road and extending northerly to U.S. Highway 98, that has been replaced by the Transportation Department with a municipal bypass.

SECTION 3. This act shall take effect and be in force from and after July 1, 2001.