By: Representative Young

To: Ways and Means

HOUSE BILL NO. 770

AN ACT TO AMEND SECTION 27-65-75, MISSISSIPPI CODE OF 1972, 1 TO PROVIDE THAT AN ADDITIONAL 2% OF THE STATE'S TOTAL SALES TAX 2 REVENUE COLLECTIONS ON BUSINESS ACTIVITIES WITHIN MUNICIPALITIES 3 SHALL BE ALLOCATED FOR DISTRIBUTION TO THE COUNTY IN WHICH SUCH 4 MUNICIPALITIES ARE LOCATED; TO AMEND SECTION 27-65-53, MISSISSIPPI 5 CODE OF 1972, IN CONFORMITY THERETO; TO AMEND SECTIONS 27-39-303, 6 27-39-317, 27-39-320 AND 27-39-321, MISSISSIPPI CODE OF 1972, TO 7 CAP THE AD VALOREM MILLAGE RATE THAT MAY BE LEVIED FOR GENERAL 8 COUNTY PURPOSES BY COUNTIES AT THE RATE IN EFFECT FOR FISCAL YEAR 9 2001; TO AMEND SECTIONS 27-39-203 AND 27-39-205, MISSISSIPPI CODE 10 OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 11

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 27-65-75, Mississippi Code of 1972, is
- 14 amended as follows:

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- 27-65-75. On or before the fifteenth day of each month, the revenue collected under the provisions of this chapter during the preceding month shall be paid and distributed as follows:
- 18 (1) On or before August 15, 1992, and each succeeding month
- 20 total sales tax revenue collected during the preceding month under

thereafter through July 15, 1993, eighteen percent (18%) of the

- 21 the provisions of this chapter, except that collected under the
- 22 provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on
- 23 business activities within a municipal corporation shall be
- 24 allocated for distribution to such municipality and paid to such
- 25 municipal corporation. On or before August 15, 1993, and each
- 26 succeeding month thereafter, eighteen and one-half percent
- 27 (18-1/2%) of the total sales tax revenue collected during the
- 28 preceding month under the provisions of this chapter, except that
- 29 collected under the provisions of Sections 27-65-15, 27-65-19(3)
- 30 and 27-65-21, on business activities within a municipal

H. B. No. 770 01/HR40/R462 PAGE 1 (BS\BD)

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31 corporation shall be allocated for distribution to such
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- 32 municipality and paid to such municipal corporation. On or before
- 33 August 15, 2001, and each succeeding month thereafter, an
- 34 additional two percent (2%) of the total sales tax revenue
- 35 collected during the preceding month under the provisions of this
- 36 chapter, except that collected under the provisions of Sections
- 37 27-65-15, 27-65-19(3), 27-65-21, and that collected under the
- 38 provisions of Section 27-65-17(2) and the corresponding levy in
- 39 Section 27-65-23 on the rental or lease of private carriers of
- 40 passengers and light carriers of property as defined in Section
- 41 <u>27-51-101</u>, on business activities within all of the municipal
- 42 corporations located within a county shall be allocated for
- 43 distribution to such county and paid to such county.
- A municipal corporation, for the purpose of distributing the
- 45 tax under this subsection, shall mean and include all incorporated
- 46 cities, towns and villages.
- 47 Monies allocated for distribution and credited to a municipal
- 48 corporation under this subsection may be pledged as security for
- 49 any loan received by the municipal corporation for the purpose of
- 50 capital improvements as authorized under Section 57-1-303, or
- 51 loans as authorized under Section 57-44-7, or water systems
- 52 improvements as authorized under Section 41-3-16.
- In any county having a county seat which is not an
- 54 incorporated municipality, the distribution provided hereunder
- 55 shall be made as though the county seat was an incorporated
- 56 municipality; however, the distribution to such municipality shall
- 57 be paid to the county treasury wherein the municipality is located
- 58 and such funds shall be used for road, bridge and street
- 59 construction or maintenance therein.
- 60 (2) On or before September 15, 1987, and each succeeding
- 61 month thereafter, from the revenue collected under this chapter
- 62 during the preceding month One Million One Hundred Twenty-five
- 63 Thousand Dollars (\$1,125,000.00) shall be allocated for

64 distribution to municipal corporations as defined under subsection 65 (1) of this section in the proportion that the number of gallons 66 of gasoline and diesel fuel sold by distributors to consumers and 67 retailers in each such municipality during the preceding fiscal 68 year bears to the total gallons of gasoline and diesel fuel sold 69 by distributors to consumers and retailers in municipalities 70 statewide during the preceding fiscal year. The State Tax Commission shall require all distributors of gasoline and diesel 71 fuel to report to the commission monthly the total number of 72 73 gallons of gasoline and diesel fuel sold by them to consumers and 74 retailers in each municipality during the preceding month. State Tax Commission shall have the authority to promulgate such 75 76 rules and regulations as is necessary to determine the number of gallons of gasoline and diesel fuel sold by distributors to 77 78 consumers and retailers in each municipality. In determining the percentage allocation of funds under this subsection for the 79 fiscal year beginning July 1, 1987, and ending June 30, 1988, the 80 State Tax Commission may consider gallons of gasoline and diesel 81 fuel sold for a period of less than one (1) fiscal year. 82 For the purposes of this subsection, the term "fiscal year" means the 83 84 fiscal year beginning July 1 of a year. 85 (3) On or before September 15, 1987, and on or before the fifteenth day of each succeeding month, until the date specified 86 in Section 65-39-35, the proceeds derived from contractors' taxes 87 88 levied under Section 27-65-21 on contracts for the construction or 89 reconstruction of highways designated under the Four-Lane Highway 90 Program created under Section 65-3-97 shall, except as otherwise provided in Section 31-17-127, be deposited into the State 91 Treasury to the credit of the State Highway Fund to be used to 92 fund such Four-Lane Highway Program. The Mississippi Department 93 94 of Transportation shall provide to the State Tax Commission such 95 information as is necessary to determine the amount of proceeds to be distributed under this subsection. 96

On or before August 15, 1994, and on or before the 97 98 fifteenth day of each succeeding month through July 15, 1999, from the proceeds of gasoline, diesel fuel or kerosene taxes as 99 100 provided in Section 27-5-101(a)(ii)1, Four Million Dollars (\$4,000,000.00) shall be deposited in the State Treasury to the 101 102 credit of a special fund designated as the "State Aid Road Fund," created by Section 65-9-17. On or before August 15, 1999, and on 103 104 or before the fifteenth day of each succeeding month, from the 105 total amount of the proceeds of gasoline, diesel fuel or kerosene taxes apportioned by Section 27-5-101(a)(ii), Four Million Dollars 106 107 (\$4,000,000.00) or an amount equal to twenty-three and one-fourth percent (23.25%) of such funds, whichever is the greater amount, 108 109 shall be deposited in the State Treasury to the credit of the "State Aid Road Fund," created by Section 65-9-17. Such funds 110 shall be pledged to pay the principal of and interest on state aid 111 112 road bonds heretofore issued under Sections 19-9-51 through 19-9-77, in lieu of and in substitution for the funds heretofore 113 114 allocated to counties under this section. Such funds may not be pledged for the payment of any state aid road bonds issued after 115 116 April 1, 1981; however, this prohibition against the pledging of any such funds for the payment of bonds shall not apply to any 117 118 bonds for which intent to issue such bonds has been published, for the first time, as provided by law prior to March 29, 1981. 119 120 the amount of taxes paid into the special fund pursuant to this 121 subsection and subsection (9) of this section, there shall be first deducted and paid the amount necessary to pay the expenses 122 123 of the Office of State Aid Road Construction, as authorized by the Legislature for all other general and special fund agencies. 124 remainder of the fund shall be allocated monthly to the several 125 126 counties in accordance with the following formula:

(a) One-third (1/3) shall be allocated to all counties

in equal shares;

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- (b) One-third (1/3) shall be allocated to counties
- 130 based on the proportion that the total number of rural road miles
- in a county bears to the total number of rural road miles in all
- 132 counties of the state; and
- 133 (c) One-third (1/3) shall be allocated to counties
- 134 based on the proportion that the rural population of the county
- 135 bears to the total rural population in all counties of the state,
- 136 according to the latest federal decennial census.
- For the purposes of this subsection, the term "gasoline,
- 138 diesel fuel or kerosene taxes" means such taxes as defined in
- 139 paragraph (f) of Section 27-5-101.
- 140 The amount of funds allocated to any county under this
- 141 subsection for any fiscal year after fiscal year 1994 shall not be
- 142 less than the amount allocated to such county for fiscal year
- 143 1994. Monies allocated to a county from the State Aid Road Fund
- 144 for fiscal year 1995 or any fiscal year thereafter that exceed the
- 145 amount of funds allocated to that county from the State Aid Road
- 146 Fund for fiscal year 1994, first must be expended by the county
- 147 for replacement or rehabilitation of bridges on the state aid road
- 148 system that have a sufficiency rating of less than twenty-five
- 149 (25), according to National Bridge Inspection standards before
- 150 such monies may be approved for expenditure by the State Aid Road
- 151 Engineer on other projects that qualify for the use of state aid
- 152 road funds.
- Any reference in the general laws of this state or the
- 154 Mississippi Code of 1972 to Section 27-5-105 shall mean and be
- 155 construed to refer and apply to subsection (4) of Section
- 156 27-65-75.
- 157 (5) One Million Six Hundred Sixty-six Thousand Six Hundred
- 158 Sixty-six Dollars (\$1,666,666.00) each month shall be paid into
- 159 the special fund known as the "State Public School Building Fund"
- 160 created and existing under the provisions of Sections 37-47-1

- 161 through 37-47-67. Such payments into said fund are to be made on
- 162 the last day of each succeeding month hereafter.
- 163 (6) An amount each month beginning August 15, 1983, through
- 164 November 15, 1986, as specified in Section 6 of Chapter 542, Laws
- 165 of 1983, shall be paid into the special fund known as the
- 166 Correctional Facilities Construction Fund created in Section 6 of
- 167 Chapter 542, Laws of 1983.
- 168 (7) On or before August 15, 1992, and each succeeding month
- 169 thereafter through July 15, 2000, two and two hundred sixty-six
- 170 one-thousandths percent (2.266%) of the total sales tax revenue
- 171 collected during the preceding month under the provisions of this
- 172 chapter, except that collected under the provisions of Section
- 173 27-65-17(2) shall be deposited by the commission into the School
- 174 Ad Valorem Tax Reduction Fund created pursuant to Section
- 175 37-61-35. On or before August 15, 2000, and each succeeding month
- 176 thereafter, two and two hundred sixty-six one-thousandths percent
- 177 (2.266%) of the total sales tax revenue collected during the
- 178 preceding month under the provisions of this chapter, except that
- 179 collected under the provisions of Section 27-65-17(2), shall be
- 180 deposited into the School Ad Valorem Tax Reduction Fund created
- 181 under Section 37-61-35 until such time that the total amount
- 182 deposited into the fund during a fiscal year equals Forty-two
- 183 Million Dollars (\$42,000,000.00). Thereafter, the amounts
- 184 diverted under this subsection (7) during the fiscal year in
- 185 excess of Forty-two Million Dollars (\$42,000,000.00) shall be
- 186 deposited into the Education Enhancement Fund created under
- 187 Section 37-61-33 for appropriation by the Legislature as other
- 188 education needs and shall not be subject to the percentage
- 189 appropriation requirements set forth in Section 37-61-33.
- 190 (8) On or before August 15, 1992, and each succeeding month
- 191 thereafter, nine and seventy-three one-thousandths percent
- 192 (9.073%) of the total sales tax revenue collected during the
- 193 preceding month under the provisions of this chapter, except that

- 194 collected under the provisions of Section 27-65-17(2) shall be
 195 deposited into the Education Enhancement Fund created pursuant to
 196 Section 37-61-33.
- (9) On or before August 15, 1994, and each succeeding month thereafter, from the revenue collected under this chapter during the preceding month, Two Hundred Fifty Thousand Dollars
- 200 (\$250,000.00) shall be paid into the State Aid Road Fund.

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PAGE 7 (BS\BD)

(10) On or before August 15, 1994, and each succeeding month thereafter through August 15, 1995, from the revenue collected under this chapter during the preceding month, Two Million Dollars (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad

Valorem Tax Reduction Fund established in Section 27-51-105.

(11) Notwithstanding any other provision of this section to the contrary, on or before February 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-17(2) and the corresponding levy in Section 27-65-23 on the rental or lease of private carriers of passengers and light carriers of property as defined in Section 27-51-101 shall be deposited, without

diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund

established in Section 27-51-105.

- (12) Notwithstanding any other provision of this section to the contrary, on or before August 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-17(1) on retail sales of private carriers of passengers and light carriers of property, as defined in Section 27-51-101 and the corresponding levy in Section 27-65-23 on the rental or lease of these vehicles, shall be deposited, after diversion, into the Motor Vehicle Ad
- 224 (13) On or before July 15, 1994, and on or before the
 225 fifteenth day of each succeeding month thereafter, that portion of
 226 the avails of the tax imposed in Section 27-65-22, which is

 H. B. No. 770 *HR40/R462*
 01/HR40/R462

Valorem Tax Reduction Fund established in Section 27-51-105.

- 227 derived from activities held on the Mississippi state fairgrounds
- 228 complex, shall be paid into a special fund hereby created in the
- 229 State Treasury and shall be expended pursuant to legislative
- 230 appropriations solely to defray the costs of repairs and
- 231 renovation at such Trade Mart and Coliseum.
- 232 (14) On or before August 15, 1998, and each succeeding month
- 233 thereafter through July 15, 2005, that portion of the avails of
- 234 the tax imposed in Section 27-65-23 which is derived from sales by
- 235 cotton compresses or cotton warehouses and which would otherwise
- 236 be paid into the General Fund, shall be deposited in an amount not
- 237 to exceed Two Million Dollars (\$2,000,000.00) into the special
- 238 fund created pursuant to Section 69-37-39.
- 239 (15) Notwithstanding any other provision of this section to
- 240 the contrary, on or before September 15, 2000, and each succeeding
- 241 month thereafter, the sales tax revenue collected during the
- 242 preceding month under the provisions of Section 27-65-19(f), shall
- 243 be deposited, without diversion, into the Telecommunications Ad
- 244 Valorem Tax Reduction Fund established in Section 27-38-7.
- 245 (16) On or before August 15, 2000, and each succeeding month
- 246 thereafter, the sales tax revenue collected during the preceding
- 247 month under the provisions of this chapter on the gross proceeds
- 248 of sales of a project as defined in Section 57-30-1, shall be
- 249 deposited, after all diversions except the diversion provided for
- 250 in subsection (1) of this section, into the Sales Tax Incentive
- 251 Fund created in Section 57-30-3.
- 252 (17) The remainder of the amounts collected under the
- 253 provisions of this chapter shall be paid into the State Treasury
- 254 to the credit of the General Fund.
- 255 (18) It shall be the duty of the municipal officials of any
- 256 municipality which expands its limits, or of any community which
- 257 incorporates as a municipality, to notify the commissioner of such
- 258 action thirty (30) days before the effective date. Failure to so
- 259 notify the commissioner shall cause such municipality to forfeit

the revenue which it would have been entitled to receive during 260 261 this period of time when the commissioner had no knowledge of the 262 action. If any funds have been erroneously disbursed to any 263 municipality or any overpayment of tax is recovered by the 264 taxpayer, the commissioner may make correction and adjust the 265 error or overpayment with such municipality by withholding the 266 necessary funds from any subsequent payment to be made to the 267 municipality.

268 SECTION 2. Section 27-65-53, Mississippi Code of 1972, is 269 amended as follows:

27-65-53. If the commissioner finds that the taxpayer has overpaid his tax for any reason and the taxpayer has discontinued business and there is no subsequent liability upon which the excess may be credited, or if the amount of the excess so paid shall exceed the estimated liability for the next twelve (12) months, the excess shall be refunded to the taxpayer. Such amount shall be certified to the State Auditor of Public Accounts by the commission. The * * * auditor may make such investigation and audit of the claim as he finds necessary. If he finds that the commissioner is correct in his determination, the auditor may issue his warrant to the State Treasurer in favor of the taxpayer for the amount of tax erroneously paid into the State Treasury, such refunds to be made from current sales tax collections. part of the overpayment has been disbursed to any municipality or county, under authority of Section 27-65-75, the municipality or county, having erroneously received the money, shall adjust the amount with the commissioner, or the overpayment may be withheld by the state from any funds due by the state to the municipality or county.

* * * Where the taxpayer has overpaid his tax, the

commissioner may give credit for same and allow the taxpayer to

take credit on a subsequent return or, if necessary, in his

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292 discretion, have the taxpayer file for a refund as provided

293 herein.

If any overpayment of tax as reflected in an application or 294 295 amended return, or both, filed by the taxpayer, and verified by 296 the commissioner or otherwise determined to be due by the 297 commissioner or commission, is not refunded or credited to a 298 taxpayer's account within ninety (90) days after the application 299 or amended return is filed or the date the commission or 300 commissioner determines a refund is due, whichever is later, interest at the rate of one percent (1%) per month shall be 301 302 allowed on such overpayment computed for the period after 303 expiration of the ninety-day period provided herein to the date of 304 payment.

305 SECTION 3. Section 27-39-203, Mississippi Code of 1972, is 306 amended as follows:

307 27-39-203. (1) All taxing entities operating under the January 1 through December 31 fiscal year or a July 1 through June 308 309 30 fiscal year shall hold a public hearing at which the budget for the following fiscal year will be considered, regardless of 310 311 whether that budget will be increased or decreased from the current budget or will remain the same as the current budget, and 312 313 shall notify the county of the date, time and place of the public 314 The county shall include that information with the tax hearing. 315 notice.

316 (2) Unless the increased revenue in a budget is derived solely from the expansion of a taxing entity's ad valorem tax 317 318 base, a taxing entity shall not budget an increased amount of revenue derived from the classes of ad valorem property described 319 in Section 112, Mississippi Constitution of 1890, unless it first 320 321 advertises its intention to do so at the same time that it advertises its intention to fix its budget for the next fiscal 322 323 year. From and after July 1, 2001, the board of supervisors of a 324

county may not levy ad valorem taxes on taxable property for

325	general county purposes in excess of the millage rate for general
326	county purposes in effect for the county's 2001 fiscal year.
327	(3) (a) For taxing entities operating under an October 1
328	through September 30 fiscal year, this advertisement may be
329	combined with the advertisement required by Section 27-39-205.
330	For all taxing entities, the advertisement shall meet the size,
331	type, placement and frequency requirements established under
332	Section 27-39-205.
333	(b) When the advertisement is required, it shall be in
334	the following form:
335	"NOTICE OF TAX INCREASE - (Name of the taxing entity)
336	The (name of the taxing entity) will hold a public hearing on
337	its proposed budget for fiscal year (insert the year) on (date and
338	time) at (meeting place). At this meeting, a proposed ad valorem
339	tax revenue increase in the proposed budget will be considered.
340	The (name of the taxing entity) is now operating with
341	projected total budget revenue of \$ (percent) or
342	\$ of such revenue is obtained through ad valorem taxes.
343	For next fiscal year, the proposed budget has total projected
344	revenue of \$ Of that amount, (percent) or \$,
345	is proposed to be financed through a total ad valorem tax levy.
346	This increase in ad valorem tax revenue means that you will
347	pay more in ad valorem taxes on your home, automobile tag,
348	utilities, business fixtures and equipment and rental real
349	property.
350	Any citizen of (name of the taxing entity) is invited to
351	attend this public hearing on the proposed ad valorem tax revenue
352	increase in the budget and will be allowed to speak for a
353	reasonable amount of time and offer tangible evidence before any
354	vote is taken."
355	SECTION 4. Section 27-39-205, Mississippi Code of 1972, is

amended as follows:

357	27-39-205. (1) Except as otherwise provided in subsection
358	(5) of this section, a tax rate in excess of the certified tax
359	rate shall not be levied under Sections 21-33-45, 27-39-307,
360	27-39-317 and 27-39-320 until a resolution has been approved by
361	the governing body of the taxing entity in accordance with the
362	following procedure:
363	(a) The taxing entity shall advertise its intent to
364	exceed the certified tax rate in a newspaper of general
365	circulation in the county. A taxing entity collecting taxes in
366	more than one (1) county shall make the advertisement required
367	under this section by publication in each county where the taxing
368	entity collects taxes. The advertisement shall be no less than
369	one-fourth $(1/4)$ page in size and the type used shall be no
370	smaller than eighteen (18) point and surrounded by a
371	one-fourth-inch solid black border. The advertisement shall not
372	be placed in any portion of the newspaper where legal notices and
373	classified advertisements appear. The advertisement shall appear
374	in a newspaper that is published at least five (5) days a week,
375	unless the only newspaper in the county is published less than
376	five (5) days a week. The newspaper selected shall be one of
377	general interest, readership and circulation in all areas of the
378	community. The advertisement shall be published once each week
379	for the two-week period preceding the adoption of the final
380	budget. The advertisement shall provide that the taxing entity
381	will meet on a certain day, date, time and place fixed in the
382	advertisement, which shall be no less than seven (7) days after
383	the day the first advertisement is published. The meeting on the
384	proposed increase may coincide with the hearing on the proposed
385	budget of the taxing entity.
386	(b) When the advertisement is required it shall be in
387	the following form:

"NOTICE OF TAX INCREASE - (Name of the taxing entity)

The (name of the taxing entity) will hold a public hearing on 389 390 a proposed ad valorem tax revenue increase for fiscal year (insert the year) on (date and time) at (meeting place). 391 392 The (name of the taxing entity) is now operating with 393 projected total budget revenue of \$_____. (____ percent) or 394 ___, of such revenue is obtained through ad valorem taxes. 395 For next fiscal year, the proposed budget has total projected revenue of \$_____. Of that amount, (____ percent) or 396 397 \$_____, is proposed to be financed through a total ad valorem 398 tax levy. 399 For next fiscal year, the (name of the taxing entity) plans 400 to increase your ad valorem tax millage rate by ____ mills from 401 ____ mills to ____ mills. This increase means that you will pay 402 more in ad valorem taxes on your home, automobile tag, utilities, 403 business fixtures and equipment and rental real property. 404 Any citizen of (name of the taxing entity) is invited to 405 attend this public hearing on the proposed ad valorem tax 406 increase, and will be allowed to speak for a reasonable amount of 407 time and offer tangible evidence before any vote is taken." 408 (2) After the hearing has been held in accordance with the 409 above procedures, the governing body of the taxing entity may 410 adopt a resolution levying a tax rate on classes of property 411 designated by Section 112, Mississippi Constitution of 1890, in excess of the certified tax rate. If the resolution adopting the 412 413 tax rate is not adopted on the day of the public hearing, the 414 scheduled date, time and place for consideration and adoption of 415 the resolution shall be announced at the public hearing and the governing body shall advertise the date, time and place of the 416 417 proposed adoption of the resolution in the same manner as provided 418 under subsection (1). 419 (3) All hearings shall be open to the public. The governing

body of the taxing entity shall permit all interested parties

- desiring to be heard an opportunity to present oral testimony within reasonable time limits and offer tangible evidence.
- 423 (4) Each taxing entity shall notify the county or municipal
- 424 governing body of the date, time and place of its public hearing.
- 425 No taxing entity may schedule its hearing at the same time as
- 426 another overlapping taxing entity in the same county, but all
- 427 taxing entities in which the power to set tax levies is vested in
- 428 the same governing authority may consolidate the required hearings
- 429 into one (1) hearing. The county or municipal governing body
- 430 shall resolve any conflicts in hearing dates and times after
- 431 consultation with each affected taxing entity.
- 432 (5) From and after July 1, 2001, the board of supervisors of
- 433 a county may not levy ad valorem taxes on taxable property for
- 434 general county purposes in excess of the millage rate for general
- 435 county purposes in effect for the county's 2001 fiscal year.
- SECTION 5. Section 27-39-303, Mississippi Code of 1972, is
- 437 amended as follows:
- 438 27-39-303. Subject to the provisions of this section, the
- 439 board of supervisors of any county is hereby empowered to levy ad
- 440 valorem taxes on taxable property in the respective counties in
- 441 any one (1) year, as shown by the assessment roll containing
- 442 assessments of property made as of January 1 of the year, and the
- 443 assessment of motor vehicles as made according to the provisions
- 444 of the Motor Vehicle Ad Valorem Tax Law of 1958 (Section 27-51-1
- 445 et seq.) for all general county purposes, exclusive only of levies
- 446 for roads and bridges and schools at the rate necessary to fund
- 447 such purposes. From and after July 1, 2001, the board of
- 448 supervisors of a county may not levy ad valorem taxes on taxable
- 449 property for general county purposes in excess of the millage rate
- 450 for general county purposes in effect for the county's 2001 fiscal
- 451 year.
- The board of supervisors of any county is further empowered
- 453 to expend the proceeds of this levy for any purpose authorized for

any other levy which the board of supervisors is authorized to 454 455 make, excluding the levy for roads and bridges, and the board may 456 authorize general fund expenditures for school purposes when 457 necessary to meet the minimum local ad valorem tax effort required 458 by Section 37-57-1. 459 The board of supervisors of any county is further empowered 460 to distribute from the county general fund a portion of the county's share of payments made by the Tennessee Valley Authority 461 462 to the state in lieu of taxes (a) to the school districts of said county and (b) for construction on the roads and bridges of said 463 464 county in an amount which bears the same proportion to the total 465 amount of the county's share as the millage for the school fund 466 and road and bridge fund bears to the total millage levied by the 467 county. In the event said in lieu payments are expended for capital improvements, said payments shall not be subject to the 468 469 increase limitations specified in Section 27-39-321 or 37-57-107. 470 SECTION 6. Section 27-39-317, Mississippi Code of 1972, is 471 amended as follows: 27-39-317. The board of supervisors of each county shall, at 472 473 its regular meeting in September of each year, levy the county ad 474 valorem taxes for the fiscal year, and shall, by order, fix the 475 tax rate, or levy, for the county, for the road districts, if any, 476 and for the school districts, if any, and for any other taxing districts; and the rates, or levies, for the county and for any 477 478 district shall be expressed in mills or a decimal fraction of a mill. Said tax rates, or levies, shall determine the ad valorem 479 480 taxes to be collected upon each dollar of valuation, upon the 481 assessment rolls of the county, including the assessment of motor 482 vehicles as provided by the Motor Vehicle Ad Valorem Tax Law of 483 1958, Section 27-51-1 et seq., for county taxes; and upon each 484 dollar of valuation for the respective districts, as shown upon 485 the assessment rolls of the county, including the assessment of 486 motor vehicles as provided by the Motor Vehicle Ad Valorem Tax Law

HR40/R462

H. B. No. 770 01/HR40/R462 PAGE 15 (BS\BD) 487 of 1958, Section 27-51-1 et seq.; except as to such values as 488 shall be exempt, in whole or in part, from certain tax rates or 489 If the rate or levy for the county is an increase from 490 the previous fiscal year, then the proposed rate or levy shall be 491 advertised in accordance with Sections 27-39-203 and 27-39-205. 492 However, from and after July 1, 2001, the board of supervisors of 493 a county may not levy ad valorem taxes on taxable property for 494 general county purposes in excess of the millage rate for general 495 county purposes in effect for the county's 2001 fiscal year. the board of supervisors of any county shall not levy the county 496 497 taxes and the district taxes at its regular September meeting, the 498 board shall levy the same on or before September 15 at an 499 adjourned or special meeting, or thereafter, provided, however, 500 that if such levy be not made on or before the fifteenth day of 501 September then the tax collector or State Tax Commission may issue 502 road and bridge privilege tax license plates for motor vehicles as defined in the Motor Vehicle Ad Valorem Tax Law of 1958, Section 503 504 27-51-1 et seq., without collecting or requiring proof of payment 505 of county ad valorem taxes, and may continue to so issue such 506 plates until such levy is duly certified to him, and for 507 twenty-four (24) hours thereafter. 508 Notwithstanding the requirements of this section, in the 509 event the State Tax Commission orders the county to make an adjustment to the tax roll pursuant to Section 27-35-113, the 510 511 county shall have a period of thirty (30) days from the date of 512 the commission's final determination to adjust the millage in 513 order to collect the same dollar amount of taxes as originally levied by the board. 514 In making the levy of taxes, the board of supervisors shall 515 specify, in its order, the levy for each purpose, as follows: 516 517 (a) For general county purposes (current expense and

maintenance taxes), as authorized by Section 27-39-303.

- 519 (b) For roads and bridges, as authorized by Section 520 27-39-305.
- 521 (c) For schools, including the countywide minimum
- 522 education program levy and the levy for each school district
- 523 including special municipal separate school districts, but not
- 524 including other municipal separate school districts, and for an
- 525 agricultural high school, county high school or junior college
- 526 (current expense and maintenance taxes), as authorized by Chapter
- 527 57, Title 37, Mississippi Code of 1972, and any other applicable
- 528 statute. The levy for schools shall apply to the assessed value
- 529 of property in the respective school districts, including special
- 530 municipal separate school districts, but not including other
- 531 municipal separate school districts, and a distinct and separate
- 532 levy shall be made for each school district, and the purpose for
- 533 each levy shall be stated.
- (d) For road bonds and the interest thereon, separately
- 535 for countywide bonds and for the bonds of each road district.
- 536 (e) For school bonds and the interest thereon,
- 537 separately for countywide bonds and for the bonds of each school
- 538 district.
- (f) For countywide bonds, and the interest thereon,
- 540 other than for road bonds and school bonds.
- 541 (g) For loans, notes or any other obligation, and the
- 542 interest thereon, if permitted by the law.
- (h) For any other purpose for which a levy is lawfully
- 544 made.
- 545 The order shall state all of the purposes for which the
- 546 general county levy is made, using the administrative items
- 547 suggested by the State Department of Audit of Mississippi under
- 548 the county budget law in its uniform system of accounts for
- 549 counties, but the rate or levy for any item or purpose need not be
- 550 shown; and if a countywide levy is made for any general or special

551 purpose under the provisions of any law other than Section

552 27-39-303, each such levy shall be separately stated.

During the month of February of each year, if the order or 553 554 resolution of the board of trustees of any school district of said 555 county or partly in said county, is filed with it requesting the 556 levying of ad valorem taxes for the support and maintenance of 557 such school district for the following fiscal year, then the board 558 of supervisors of every such county in the state shall notify, in 559 writing, within thirty (30) days, the county superintendent of education of such county, the levy or levies it intends to make 560 561 for the support and maintenance of such school districts of such county at its regular meeting in September following, and the 562 563 county superintendent of education and the trustees of all such 564 school districts shall be authorized to use such expressed intention of the board of supervisors in computing the support and 565 566 maintenance budget or budgets of such school district or districts 567 for the ensuing fiscal school year.

SECTION 7. Section 27-39-320, Mississippi Code of 1972, is amended as follows:

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27-39-320. (1) The Legislature finds and determines that legislation requiring a specific levy or requiring consent of some other governing body to reduce the levy was intended to raise a certain amount of revenue for specific purposes. Upon this determination and notwithstanding the provisions of any statute which requires a definite levy to be made or which requires that a levy may not be reduced except by the consent of some other governing authority, except as otherwise provided in subsection (5) of this section, the amount of such levy shall be deemed to be an amount necessary to produce the revenues received in the next preceding year plus, at the option of the taxing authority, an increase not to exceed ten percent (10%) of such revenues.

(2) In any county where there is located a nuclear generating power plant on which a tax is assessed under Section H. B. No. 770 *HR40/R462* 01/HR40/R462 PAGE 18 (BS\BD)

27-35-309(3), such required levy and revenue produced thereby may 584 585 be reduced by the levying authority in an amount in proportion to 586 a reduction in the base revenue of any such county from the 587 previous year. Such reduction shall be allowed only if the 588 reduction in base revenue equals or exceeds five percent (5%). 589 "Base revenue" shall mean the revenue received by the county from 590 the ad valorem tax levy plus the revenue received by the county 591 from the tax assessed under Section 27-35-309(3) and authorized to 592 be used for any purposes for which a county is authorized by law 593 to levy an ad valorem tax. For purposes of determining if the 594 reduction equals or exceeds five percent (5%), a levy of millage equal to the prior year's millage shall be hypothetically applied 595 596 to the current year's ad valorem tax base to determine the amount 597 of revenue to be generated from the ad valorem tax levy. For the purposes of this section, the portion of base revenue used to fund 598 599 the purpose for which a specific levy is required shall be deemed 600 to be the total receipts from ad valorem taxes for such purpose. 601 This paragraph shall apply to taxes levied for the 1987 fiscal 602 year and for each fiscal year thereafter. If the Mississippi 603 Supreme Court or another court finally adjudicates that the tax 604 levied under Section 27-35-309(3) is unconstitutional, then this 605 paragraph shall stand repealed.

606 Except as otherwise provided in subsection (5) of this (3) 607 section, with respect to ad valorem taxes levied on or after 608 October 1, 1980, no county or municipality shall levy those mills heretofore required by law to be levied to an extent that such 609 610 levy shall produce more than the total receipts produced from such 611 levy in the next preceding year, plus, at the option of the taxing authority, an increase not to exceed ten percent (10%) of such 612 613 receipts. Such total receipts shall be deemed to include the 614 total avails of such levy either collected from the property owner 615 or by reimbursement by the state. The revenues produced from any 616 newly constructed properties or any existing properties added to *HR40/R462* 770 H. B. No. 01/HR40/R462

PAGE 19 (BS\BD)

- 617 the tax rolls or any properties previously exempt which were not
- 618 assessed in the next preceding year may be excluded from the
- 619 limitation set forth herein.
- 620 (4) Except as otherwise provided in subsection (5) of this
- 621 section, the ten percent (10%) increase limitation prescribed in
- 622 this section may be increased by an additional amount by the board
- 623 of supervisors of any county if the aggregate receipts from all
- 624 county levies to which this section and Sections 27-39-305 and
- 625 27-39-321 apply do not exceed one hundred ten percent (110%) of
- 626 the aggregate receipts from all such levies during any one (1) of
- 627 the immediately preceding three (3) fiscal years, as determined by
- 628 the board of supervisors.
- (5) From and after July 1, 2001, the board of supervisors of
- 630 a county may not levy ad valorem taxes on taxable property for
- 631 general county purposes in excess of the millage rate for general
- 632 county purposes in effect for the county's 2001 fiscal year.
- (6) The limitations set forth in this section shall apply to
- 634 the mandatory tax levied by Section 27-39-329.
- SECTION 8. Section 27-39-321, Mississippi Code of 1972, is
- 636 amended as follows:
- 637 27-39-321. (1) Except as otherwise provided in subsection
- 638 (8) of this section, with respect to ad valorem taxes levied for
- 639 each fiscal year, no political subdivision may levy ad valorem
- 640 taxes in any fiscal year which would render in total receipts from
- 641 all levies an amount more than the receipts from that source
- 642 during any one (1) of the immediately preceding three (3) fiscal
- 643 years, as determined by the levying governing authority, plus, at
- 644 the option of the taxing authority, an increase not to exceed ten
- 645 percent (10%) of such receipts. The additional revenue from the
- 646 ad valorem tax on any newly constructed properties or any existing
- 647 properties added to the tax rolls or any properties previously
- 648 exempt, which were not assessed in the next preceding year and
- 649 cost incurred and paid in the next preceding year in connection

650 with reappraisal may be excluded from the ten percent (10%) 651 increase limitation set forth herein. Taxes levied for school 652 district purposes under any statute and taxes levied for the 653 maintenance and/or construction of roads and bridges under Section 654 27-39-305 shall be excluded from the ten percent (10%) increase 655 limitation set forth herein. Taxes levied for payment of 656 principal of and interest on general obligation bonds issued 657 heretofore or hereafter shall be excluded from the ten percent 658 (10%) increase limitation set forth herein. Any additional 659 millage levied to fund any new program mandated by the Legislature 660 shall be excluded from the limitation for the first year of the 661 levy and included within such limitation in any year thereafter. 662 The limitation imposed under this paragraph shall not apply to 663 those mandatory levies enumerated in Sections 27-39-320 and 27-39-329. 664 665 (2) Except as otherwise provided in subsection (8) of this 666 section, the limitation of this section may be increased only as 667 provided in subsection (3) or (4) of this section or when the 668

governing body of a political subdivision has determined the need for additional revenues, adopts a resolution declaring its intention so to do and has held an election on the question of raising the limitation prescribed in this section. The notice calling for an election shall state the purposes for which the additional revenues shall be used, the amount of the tax levy to be imposed for such purposes and period of time for which such tax levy shall be made; however, such tax levy shall not be made for more than five (5) successive years. The limitation may be increased under this subsection only if the proposed increase is approved by a majority of those voting. Subject to specific provisions of this paragraph to the contrary, the publication of notice and manner of holding the election shall be as prescribed by law for the holding of elections for the issuance of bonds by the political subdivision. Revenues derived from any taxes levied H. B. No. 770

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01/HR40/R462 PAGE 21 (BS\BD)

- pursuant to such election shall be excluded from the tax base for the purpose of determining aggregate receipts for which the ten
- 685 percent (10%) increase limitation applies.
- (3) Except as otherwise provided in subsection (8) of this
- 687 section, as an alternative to the procedure provided in subsection
- 688 (2) of this section, the ten percent (10%) increase limitation
- 689 prescribed in this section may be increased by an additional
- 690 amount by the board of supervisors of any county without an
- 691 election thereon if the aggregate receipts from all county levies
- 692 to which this section and Sections 27-39-305 and 27-39-320 apply
- 693 do not exceed one hundred ten percent (110%) of the aggregate
- 694 receipts from all such levies during any one (1) of the
- 695 immediately preceding three (3) fiscal years, as determined by the
- 696 board of supervisors.
- 697 (4) Except as otherwise provided in subsection (8) of this
- 698 section, as an alternative to the procedure provided in
- 699 subsections (2) and (3) of this section, the board of supervisors
- 700 of any county or the governing authorities of any municipality
- 701 may, without an election thereon, increase the ad valorem tax levy
- 702 to which this section applies by the greater of:
- 703 (a) An ad valorem tax levy that does not result in an
- 704 aggregate levy to which this section applies in excess of twenty
- 705 (20) mills; or
- 706 (b) An ad valorem tax levy that is not in excess of any
- 707 aggregate levy to which this section applies in any one (1) of the
- 708 immediately preceding ten (10) fiscal years.
- 709 (5) In any county where there is located a nuclear
- 710 generating power plant on which a tax is assessed under Section
- 711 27-35-309(3), the term "total receipts" as used in this section
- 712 shall be the portion of the "base revenue" as defined in Section
- 713 27-39-320 which is used for General Fund purposes.
- 714 (6) If a shortfall occurs in revenues from sources other
- 715 than ad valorem taxes and oil and gas severance taxes budgeted for

- the county or municipal general fund during the 1987 fiscal year, then the county or municipality, as the case may be, may levy a special ad valorem tax for the 1988 fiscal year in an amount the avails of which shall not exceed such shortfall; provided, however, that the aggregate receipts from all ad valorem levies
- 721 for the county or municipal general fund for the 1988 fiscal year
- 722 shall not exceed the aggregate receipts from this source for the
- 723 immediately preceding fiscal year plus an increase not to exceed
- 724 twenty percent (20%).

succeeding fiscal years.

- 725 If a shortfall occurs in revenues from oil and gas 726 severance taxes budgeted for the county or municipal general fund 727 during the 1987 fiscal year, then the county or municipality, as 728 the case may be, may levy a special ad valorem tax for the 1988 729 fiscal year in an amount the avails of which shall not exceed such shortfall. The avails of such special ad valorem tax shall not be 730 731 included within the ten percent (10%) increase limitation. The ad 732 valorem taxes levied to offset the shortfall shall be deemed to be 733 ad valorem tax receipts produced in the 1988 fiscal year for the 734 purposes of determining the limitation on receipts for the
- (8) From and after July 1, 2001, the board of supervisors of
 a county may not levy ad valorem taxes on taxable property for
 general county purposes in excess of the millage rate for general
 county purposes in effect for the county's 2001 fiscal year.
- 740 SECTION 9. This act shall take effect and be in force from 741 and after July 1, 2001.