By: Representatives Martinson, Barbour, Blackmon

To: Local and Private Legislation; Ways and Means

HOUSE BILL NO. 1640

AN ACT TO AUTHORIZE THE BOARD OF SUPERVISORS OF MADISON 1 COUNTY TO CREATE THE MADISON COUNTY WASTEWATER AUTHORITY; TO PROVIDE THAT THE AUTHORITY SHALL BE GOVERNED BY A BOARD OF 3 DIRECTORS; TO PROVIDE FOR THE MEMBERSHIP OF THE BOARD OF 4 DIRECTORS; TO PROVIDE FOR THE POWERS AND DUTIES OF THE AUTHORITY; 5 TO AUTHORIZE THE AUTHORITY TO ACQUIRE, CONSTRUCT, MAINTAIN AND 6 OPERATE WASTEWATER SYSTEMS WITHIN MADISON COUNTY; TO AUTHORIZE 7 WASTEWATER PROVIDERS TO CONTRACT WITH THE AUTHORITY; TO AUTHORIZE 8 THE MADISON COUNTY WASTEWATER AUTHORITY TO ISSUE REVENUE BONDS TO 9 PROVIDE FUNDS NECESSARY TO ACHIEVE THE PURPOSES OF THIS ACT; TO 10 AUTHORIZE THE MADISON COUNTY WASTEWATER AUTHORITY, WITH THE 11 12 APPROVAL OF THE AFFECTED WASTEWATER PROVIDER, TO ENTER INTO 13 CONTRACTS WITH THE OWNERS OF PROPERTY TO PROVIDE IMPROVEMENTS 14 NECESSARY TO PROVIDE WASTEWATER SERVICES; TO PROVIDE THAT THE 15 AUTHORITY MAY ISSUE SPECIAL ASSESSMENT BONDS TO FINANCE SUCH IMPROVEMENTS AND TO AUTHORIZE THE AUTHORITY TO LEVY AND COLLECT 16 17 SPECIAL ASSESSMENTS AGAINST THE PROPERTY BENEFITED THEREBY TO RETIRE SUCH BONDS; AND FOR RELATED PURPOSES. 18 19 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

- 20 SECTION 1. This act may be cited as the "Madison County
- Wastewater Authority Act." 21
- 22 SECTION 2. The purpose of this act is to authorize a
- cooperative effort by any area situated within Madison County, 23
- 24 including the areas situated within the corporate boundaries of
- any existing municipality and other eligible municipalities, 25
- 26 public agencies and political subdivisions, for the acquisition,
- 27 construction and operation of user-funded wastewater systems, in
- 28 order to prevent and control the pollution of the waters in this
- state by the creation of a Madison County Wastewater Authority. 29
- SECTION 3. As used in this act: 30
- 31 (a) "Authority" means the Madison County Wastewater
- 32 Authority created under this act to serve Madison County,

- 33 Mississippi, or a designated portion thereof, as set forth in the
- 34 resolution creating or expanding the authority.
- 35 (b) "Board of directors" means the Board of Directors
- 36 of the Madison County Wastewater Authority.
- 37 (c) "Bonds" means revenue bonds and interim notes, and
- 38 other certificates of indebtedness of the authority issued under
- 39 the provisions of this act.
- 40 (d) "Madison County wastewater plan" means a
- 41 comprehensive plan for wastewater systems within the Madison
- 42 County area, consistent with standards established pursuant to
- 43 applicable federal and state law.
- (e) "Municipality" means any incorporated city, town,
- 45 or village of the State of Mississippi, whether operating under
- 46 general law or under special charter, lying wholly or partly
- 47 within Madison County, Mississippi.
- 48 (f) "Wastewater services provider" or "provider" means
- 49 a municipality that provides wastewater services or a nonprofit
- 50 association or other public utility that holds a certificate of
- 51 public convenience and necessity for wastewater service from the
- 52 Mississippi Public Service Commission and the Pearl River Valley
- 53 Water Supply District.
- (g) "Public agency" means any county, municipality, or
- 55 persons, as are defined herein, lying wholly or partially within
- 56 the Madison County area, any state board or commission owning or
- 57 operating properties within a Madison County area, a district
- 58 created pursuant to Sections 51-9-101 through 51-9-163 or Sections
- 59 19-5-151 through 19-5-257, or any other political subdivision of
- 60 the State of Mississippi lying wholly or partially within Madison
- 61 County and having the power to own and operate wastewater systems.
- (h) "Wastewater system" means a system for
- 63 transporting, transferring, treating and disposing of wastewater,
- 64 including, but not limited to, transportation systems and
- 65 treatment facilities, as these terms are defined in this act.

- 66 (i) "Wastewater" means water being disposed of by any 67 person and which is contaminated with waste or sewage, including residential, industrial, municipal, recreational and any other 68 69 wastewater that may cause impairment of the quality of the waters
- 70 of the state.
- "Point of delivery" means the point where control 71 (j) of wastewater passes from a provider to the authority. A "point 72 73 of delivery" generally will be a metering station where flow from 74 a provider's collection system is discharged into the authority's
- 76 SECTION 4. (1) (a) Prior to the establishment of the 77 authority, the Board of Supervisors of Madison County must adopt a 78 resolution proposing the establishment of the authority.
- 79 The resolution shall include the following: (b)

transportation (trunk main) system.

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- 80 (i) A statement of the necessity for the service or services to be supplied by the proposed authority; 81
- 82 (ii) The proposed corporate name for the 83 authority;
- (iii) The proposed boundaries of the authority, 84 85 which shall be Madison County, Mississippi;
- (iv) An estimate of the cost of the acquisition or 86 87 construction of the facilities to be operated by the authority with disclosure that the estimate shall not serve as a limitation 88 upon the financing of the creation, operation, improving upon or 89 90 extending of the authority.
- (2) Upon the approval of the Board of Supervisors of Madison 91 92 County of the appropriate resolution, the Board of Supervisors of Madison County shall fix a time and place for a public hearing 93 upon the question of the public convenience and necessity of the 94 incorporation of the proposed authority. The hearing shall not be 95 96 more than forty-five (45) days after the approval of the
- be held, the proposed boundaries of the authority, and the purpose 98

resolution. The date of the hearing, the place at which it shall

- of the hearing, shall be set forth in a notice to be signed by the 99 100 clerk of the Board of Supervisors of Madison County to be 101 published in a newspaper having general circulation in the county 102 once a week for at least three (3) consecutive weeks before the 103 date set forth for the hearing. The first such publication shall 104 be made not less than twenty-one (21) days before the date of such hearing and the last publication shall be made not more than seven 105 (7) days before the date of such hearing. 106
- 107 (3) After the public hearing, should the Board of 108 Supervisors of Madison County determine that the public 109 convenience and necessity require the creation of the authority, and that the creation of the authority is economically sound and 110 111 desirable, the Board of Supervisors of Madison County shall adopt a resolution making the aforesaid findings and declaring its 112 intention to create the authority on a date to be specified and 113 designating the name of the proposed authority and its boundaries. 114
 - (4) A certified copy of the resolution as adopted by the Board of Supervisors of Madison County shall be published in a newspaper having a general circulation within Madison County once a week for at least three (3) consecutive weeks before the date specified in such resolution as the date upon which such Madison County Board of Supervisors intends to create the authority. The first such publication shall be made not less than twenty-one (21) days before the date specified, and the last such publication shall be made not more than seven (7) days before such date.
- 124 (5) When so organized, the authority shall have the power to
 125 sue and be sued, provided that the authority shall not be liable
 126 and shall be immune from suit at law or in equity on account of
 127 any wrongful or tortuous act or omission, including libel, slander
 128 or defamation, by it, or any such act or omission by any employee
 129 of the authority, subject to and in accordance with the provisions
 130 of Sections 11-46-1 through 11-46-19.

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SECTION 5. (1) (a) All powers of the authority shall be exercised by a board of directors consisting of one (1) appointed by each of the following: Bear Creek Water Association, a nonprofit corporation; Canton Municipal Utilities; Town of Flora; City of Madison; City of Ridgeland; Pearl River Valley Water Supply District; West Madison Utility District; the Lake Lorman Utility District; and the Board of Supervisors of Madison County. If any appointing public agency or nonprofit corporation, other than the Board of Supervisors of Madison

corporation, other than the Board of Supervisors of Madison

County, shall cease to provide wastewater services for a period of more than six (6) consecutive months, the member appointed by such public agency or corporation shall be removed from the board and the public agency or corporation shall no longer be represented on the board. The board shall determine the facts requiring removal and shall remove the member by action of the board. Removal of a board member under this paragraph shall not affect any contracts previously entered into by the board.

(c) Membership in the authority shall be voluntary.

Failure to appoint a representative to the board of directors by a public agency or nonprofit corporation within sixty (60) days of the creation of the authority shall exempt such public agency or nonprofit corporation from membership in the authority. However, such agency or nonprofit corporation may apply and be considered for representative membership on the board by the directors at a later date. Representatives appointed to serve on the board of directors as outlined in this subsection (1) shall serve at the will and pleasure of the appointing public agency or nonprofit corporation.

(2) Each director shall serve at the will and pleasure of the appointing entity for a term of four (4) years. Any vacancy arising by the expiration of a director's term, or a vacancy created by the removal of a director for any other reason, shall be filled in the same manner as the original appointment.

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- 164 (3) Notwithstanding the appointive authority herein granted 165 to the Board of Supervisors of Madison County, its legal and 166 actual responsibilities, authority and function, subsequent to the 167 creation of the authority, shall be specifically limited to such 168 appointive function and responsibilities.
- (4) The operation, management, abolition, or dissolution of the authority, and all such other matters in connection therewith, shall be vested solely and only in the board of directors, and the operation, management, abolition, or dissolution of the authority shall be accomplished only by the board of directors.
- 174 The board of directors of the authority shall elect annually from its membership a president and vice president of the 175 176 authority and such other officers as, in the judgment of the board, are necessary. The president shall be the chief executive 177 officer of the authority and the presiding officer of the board, 178 and shall have the same right to vote as any other director. The 179 180 vice president shall perform all duties and exercise all powers 181 conferred by this act upon the president when the president is absent or fails or declines to act, except the president's right 182 183 to vote. The board also shall appoint a secretary and a treasurer who may or may not be members of the board, and it may combine 184 185 those offices. The treasurer shall give bond in the sum of not 186 less than Fifty Thousand Dollars (\$50,000.00) as set by the board of directors, and each director may be required to give bond in 187 188 the sum of not less than Ten Thousand Dollars (\$10,000.00), with sureties qualified to do business in this state. The premiums on 189 190 such bonds shall be an expense of the authority. Such bonds shall be payable to the State of Mississippi. The bonds shall be 191 conditioned upon the treasurer or director faithfully performing 192 all duties of his office and accounting for all money or other 193 194 assets which shall come into his custody as treasurer or director 195 of the authority.

- 196 (6) The members of the board of directors of the authority
 197 shall serve without salary, but shall be entitled to receive a per
 198 diem in the amount provided for in Section 25-3-69. They shall be
 199 reimbursed their actual travel and hotel expenses as provided in
 200 Section 25-3-41, incurred while in the performance of their duties
 201 as members of the board of directors of the authority. Expenses
 202 shall be paid from the available funds of the authority.
- 203 (7) The board of directors of the authority may increase the
 204 number of directors for the authority by adding one (1)
 205 representative each for any public agency or nonprofit
 206 corporation, which is a provider of wastewater services in Madison
 207 County, Mississippi, and which is in existence as of the date of
 208 this act or is created subsequent hereto.
- SECTION 6. (1) Except as may otherwise be provided for in this act, all business of the authority shall be transacted by vote of the board of directors.
- All business of the authority shall be transacted by a 212 213 simple majority affirmative vote of the total membership of the board of directors and by a concurrent vote of the directors 214 215 representing sixty percent (60%) of the total wastewater flowage as expressed in million gallons daily (MGD) for use of the 216 217 wastewater system of the authority during the preceding fiscal 218 However, action of the board of directors may be approved 219 by directors representing sixty percent (60%) of the total 220 wastewater flowage as expressed in MGD for the use of the wastewater system of the authority in addition to action by a 221 222 simple majority vote of the total membership of the board of 223 directors referred to above. The quorum for any meeting of the 224 board of directors shall be a simple majority of the total 225 membership of the board of directors. A determination as to 226 flowage expressed in MGD shall be made for voting purposes on or 227 before December 31 each year for use in the succeeding year.

228 Industrial wastewater flowage shall not be 229 considered in determining the weight of the vote of a member of 230 the board of directors unless approved by a majority of all board 231 members and sixty percent (60%) of all nonindustrial flowage. 232 Industrial wastewater is defined as all wastewater generated from 233 an industrial user to include domestic and process wastewater that will be transported to a publicly owned treatment facility. 234 235 Should a member of the authority make a cash (b) 236 capital contribution or contribution in kind to the authority in 237 anticipation of capacity or flowage, the board member representing 238 such member shall be entitled to have such contributions converted to flowage as expressed in MGD for voting purposes. Such voting 239 240 entitlement shall exist until such time as flowage or capacity is 241 realized or depreciated out according to normal accounting 242 procedures. 243 SECTION 7. The authority is authorized and empowered to 244 acquire wastewater lines; to acquire, construct, improve, enlarge, 245 extend, repair, operate and maintain one or more of its systems 246 used for the transportation, and treatment of wastewater; and to 247 make contracts with any provider in furtherance thereof; to make 248 contracts with any provider, under the terms of which the 249 authority, within Madison County, will transport, treat or dispose 250 of wastewater for such provider. The authority also may enter 251 into contracts with any person to design and construct any 252 wastewater systems, or any other of its treatment facilities or 253 systems and thereafter to purchase, lease, lease-purchase or sell, 254 by installments over such terms as may be deemed desirable, 255 reasonable and necessary, or otherwise, any such system or 256 systems. The authority is authorized to enter into operating 257 agreements with any provider, for such terms and upon such 258 conditions as may be deemed desirable, for the operation of any 259 wastewater systems, or other of its treatment facilities or 260 The authority may lease to or from any person, for such systems.

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wastewater systems. Any such contract may contain provisions
requiring any provider to regulate the quality and strength of
materials to be handled by the respective treatment system or
systems and also may provide that the authority shall have the
right to use any streets, alleys and public ways and places within
the jurisdiction of a provider during the term of the contract.

empowered to enter into lease agreements with any corporation, partnership, limited partnership, joint venture or individual under which the authority may agree to lease buildings, facilities and/or machinery and equipment for use in connection with the provisions of wastewater treatment services under this act. The primary term of a lease of buildings or facilities shall not exceed twenty (20) years. For the purposes of this section, the term machinery and equipment shall not include office furniture and/or office machines. The primary term of a lease for machinery and equipment shall not exceed the estimated useful economic life of such machinery and equipment, as such useful economic life is mutually agreed upon by the lessor and lessee.

- (2) All such leases shall contain an option granting to the authority the right to purchase the leased property upon the expiration of the primary term, or upon such earlier date as may be agreed upon at a price not to exceed the unpaid principal balance at such time.
- 286 (3) The authority is authorized to lease real property owned 287 by it to any corporation, partnership, limited partnership, joint 288 venture or individual for the purpose of enabling such person to 289 construct or renovate thereon any of the buildings or facilities 290 described in subsection (1) of this section and to lease such 291 buildings and facilities to the authority.
- 292 (4) Subject to the provisions of this section, any such
 293 lease agreement may extend over any period, notwithstanding any
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provision or rule of law to the contrary, and any such lease 294 295 agreement shall be binding upon the authority and any other party 296 thereto in accordance with its terms. Any such lease agreement 297 may include, at the discretion of the authority, a pledge of the 298 full faith and credit of the authority for the payment of its 299 monetary obligations thereunder; or may contain a provision that 300 so long as no default of any monetary obligation of the lessee has 301 occurred, the lessee's obligation to pay any amounts due or 302 perform any covenants requiring or resulting in the expenditure of 303 money shall be contingent and expressly limited to the extent of 304 any specific appropriation made by the authority to fund such 305 lease agreement, and that nothing contained in the lease agreement 306 shall be construed as creating any monetary obligation on the part 307 of the lessee beyond such current and specific appropriation. 308

- (5) This section, without reference to any other statute, shall be deemed to be full and complete authority for the authorization, execution and delivery of lease agreements authorized hereunder, and shall be construed as an additional and alternative method therefor, and none of the present restrictions, requirements, conditions and limitations of law applicable to the acquisition, construction and drawing of buildings, facilities, machinery or equipment in this state shall apply to lease agreements under this section, and no proceedings shall be required for the authorization, execution and delivery of such leases other than those required herein, and all powers necessary to be exercised in order to carry out the provisions of this section are hereby conferred.
- 321 SECTION 9. (1) The authority, through its board of 322 directors, in addition to any and all powers now or hereafter 323 granted to it, is hereby empowered:
- 324 (a) To develop and maintain long-range planning for 325 wastewater systems from within Madison County and for pollution 326 abatement.

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327 To adopt and issue a certificate of necessity to 328 use the power of eminent domain, including the right of immediate 329 possession, in the acquisition of real property. Upon the 330 adoption of such certificate of necessity, which shall state the 331 description of the real property needed to be acquired by eminent 332 domain, the authority shall transmit a copy of such certificate to 333 the Board of Supervisors of Madison County, to the governing 334 authorities of any public entity with the power of eminent domain 335 or to any other entity with the power of eminent domain. board or entities may initiate proceedings under the provisions of 336 337 Title 11, Chapter 27, Mississippi Code of 1972. The eminent domain proceedings thereby initiated shall be conducted according 338 339 to and governed by the provisions of Title 11, Chapter 27, 340 Mississippi Code of 1972. 341 (c) To acquire real and personal property, including, 342 but not limited to, property necessary for the relocation or 343

rerouting of roads and highways, railroad, telephone and telegraph lines and properties, electric power lines, gas pipelines and related facilities, or to require the anchoring or other protection of any of these, provided fair compensation is first paid to the owners thereof or agreement is had with such owners regarding the payment of the cost of such relocation, and to acquire easements or rights-of-way for such relocation or rerouting and to convey the same to the owners of the property being relocated or rerouted in connection with the purpose of this act.

To enter into contracts with any provider or any public agency, including, but not limited to, contracts authorized by Section 10 of this act, in furtherance of any of the purposes authorized by this act upon such consideration as the board of directors and such provider may agree. Any such contract may extend over any period of time, notwithstanding any provision or rule of law to the contrary; may be upon such terms as the parties *HR07/R836. 2* H. B. No. 1640 01/HR07/R836.2

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- 360 thereto shall agree; and may provide that it shall continue in
- 361 effect until bonds specified therein, refunding bonds issued in
- 362 lieu of such bonds, and all other obligations specified therein
- 363 are paid or terminated. Any such contract shall be binding upon
- 364 the parties thereto according to its terms.
- 365 (e) To make and enforce, and from time to time amend
- 366 and repeal, bylaws and rules and regulations for the management of
- 367 its business and affairs and for the construction, use,
- 368 maintenance and operation of any of the systems under its
- 369 management and control and any other of its properties.
- 370 (f) To employ staff and other personnel, including
- 371 attorneys, engineers and consultants as may be necessary to the
- 372 functioning of the authority. The board of directors, in its
- 373 discretion, may employ a general manager having the authority to
- 374 employ and fire employees of the authority.
- 375 (g) To apply for, accept and utilize grants and other
- 376 funds from any source for any purpose necessary in support of the
- 377 purpose of this act.
- 378 (h) To establish and maintain rates and charges for the
- 379 use of the services of such wastewater systems and facilities
- 380 within the control of the authority, and from time to time to
- 381 adjust such rates, to the end that the revenues therefrom will be
- 382 sufficient at all times to pay the expenses of operating and
- 383 maintaining such of its works, facilities and treatment systems
- 384 and all of the provider's obligations under any contract or bond
- 385 resolution with respect thereto.
- 386 (i) To adopt rules and regulations necessary to carry
- 387 out the implementation of the Madison County wastewater plan and
- 388 to assure the payment of each participating provider of its
- 389 proportionate share of the costs for use of any of the systems and
- 390 facilities of the authority.
- 391 (j) So long as any indebtedness on the systems of the
- 392 authority remains outstanding, to require by contract with a

- provider, that all wastewater within the authority's area be
 disposed of through the appropriate treatment system which
 comprise a part of the authority's area plan, to the extent that
 the same may be available, but no public agency shall be precluded
 from constructing, operating and maintaining its own such system.
- 398 (k) In addition to the authority to borrow funds and
 399 issue bonds as set forth elsewhere in this act, to borrow money by
 400 issuing its negotiable promissory notes secured by execution of a
 401 deed of trust upon any property owned by the authority, or other
 402 collateral available to or in the possession of the authority.
 - transportation and treatment services with any individuals, land developers, or other agencies or organizations other than bona fide providers of wastewater collection services who have certificated area or statutory service area except as otherwise provided in this act. The authority shall not provide wastewater collection, transportation or treatment services directly to any customer but rather shall operate through the retail wastewater service providers. The authority shall not make rules or regulations affecting the wastewater collection systems, transportation systems, or treatment systems of retail wastewater service providers except to the extent of regulating by contract with the providers the quantity and strength of wastewater delivered to the authority.
- 417 Notwithstanding any provision of this act to the contrary, the authority shall not be allowed to (a) invade or 418 419 condemn the exclusive service area of any retail wastewater provider, or (b) curtail the activities of a retail wastewater 420 service provider, including, but not limited to, activities of 421 422 Bear Creek Water Association, Inc., as defined in 7 USCS 1926(b), 423 except by voluntary contract by and between the authority and such 424 provider.

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425	SECTION 10. (1) Any provider, pursuant to a duly adopted
426	resolution of such provider or public agency, may enter into
427	contracts with the authority under the terms of which the
428	authority, within its designated area, will manage, operate, and
429	contract for usage of its wastewater systems, or other services,
430	for such provider. Any provider may also enter into contracts
431	with the authority for the authority to purchase or sell, by
432	installments over such terms as may be deemed desirable, or
433	otherwise, to any person any wastewater systems. Any provider is
434	authorized to enter into operating agreements with the authority,
435	for such terms and upon such conditions as may be deemed
436	desirable, for the operation of any of its wastewater systems by
437	the authority or by any person contracting with the authority to
438	operate such wastewater systems; and any person or public agency
439	may lease to or from the authority, for such term and upon such
440	conditions as may be deemed desirable, any of its wastewater
441	systems. Any such contract may contain provisions requiring any
442	public agency or other person to regulate the quality and strength
443	of the material to be handled by the wastewater systems and may
444	also provide that the authority shall have the right to use any
445	streets, alleys and public ways and places within the jurisdiction
446	of a public agency or other person during the term of the
447	contract. Such contracts may obligate the public agency to make
448	payments to the authority or to a trustee in amounts which shall
449	be sufficient to enable the authority to defray the expenses of
450	administering, operating and maintaining its respective wastewater
451	systems, to pay interest and principal (whether at maturity upon
452	redemption or otherwise) on bonds of the authority issued under
453	this act and to fund reserves for debt service, for operation and
454	maintenance and for renewals and replacements, and to fulfill the
455	requirements of any rate covenant with respect to debt service
456	coverage contained in any resolution, trust indenture or other
457	security agreement relating to the bonds of the authority issued
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458 under this act. Any person or public agency shall have the power 459 to enter into such contracts with the authority as, in the 460 discretion of the person or governing authorities of the agency, 461 would be in the best interest of the person or agency. 462 contracts may include a pledge of the full faith and credit of 463 such person or public agency and/or the avails of any special 464 assessments made by such person or public agency against property 465 receiving benefits, as now or hereafter is provided by law. Any 466 such contract may provide for the sale, or lease to, or use of by the authority, of the wastewater systems or any part thereof, of 467 468 the person or public agency; and may provide that the authority 469 shall operate its wastewater systems or any part thereof of the 470 person or public agency; and may provide that any person or public 471 agency shall have the right to continued use and/or priority use of the wastewater systems or any part thereof during the useful 472 473 life thereof upon payment of reasonable charges therefor; may 474 contain provisions to assure equitable treatment of persons or 475 public agencies who contract with the authority under this act; 476 and may contain such other provisions and requirements as the 477 parties thereto may determine to be appropriate or necessary. 478 Such contracts may extend over any period of time, notwithstanding 479 any provisions of law to the contrary, and may extend beyond the 480 life of the respective wastewater systems or any part thereof or 481 the term of the bonds sold with respect to such facilities or 482 improvements thereto.

The obligations of a provider arising under the terms of 483 484 any contract referred to in this act, whether or not payable 485 solely from a pledge of revenues, shall not be included within the 486 indebtedness limitations of the provider for purposes of any 487 constitutional or statutory limitation or provision. To the 488 extent provided in such contract and to the extent such 489 obligations of the provider are payable wholly or in part from the 490 revenues and other monies derived by the provider from the

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- operation of its wastewater systems, or any part thereof, such
 obligations shall be treated as expenses of operating such
 wastewater systems.
- 494 (3) Contracts referred to in this section may also provide
 495 for payments in the form of contributions to defray the cost of
 496 any purpose set forth in the contracts and as advances for the
 497 respective wastewater systems or any part thereof subject to
 498 repayment by the authority. A provider may make such
 499 contributions or advances from its general fund or surplus fund or
 500 from special assessments or from any monies legally available
- (4) Payments made, or to be made, to the authority by a provider under a contract for any of its wastewater systems, or any part thereof, shall not be subject to approval or review by the Mississippi Public Service Commission.
- 506 Subject to the terms of a contract or contracts referred (5) 507 to in this act, the authority is hereby authorized to do and 508 perform any and all acts or things necessary, convenient or 509 desirable to carry out the purposes of such contracts, including 510 the fixing, charging, collecting, maintaining and revising of rates, fees and other charges for the services rendered to any 511 512 user of any of the wastewater systems operated or maintained by 513 the authority, whether or not such wastewater systems are owned by 514 the authority.
- (6) No provision of this act shall be construed to prohibit any provider, otherwise permitted by law to issue bonds, from issuing bonds in the manner provided by law for the construction, renovation, repair or development of any of the authority's wastewater systems, or any part thereof, owned or operated by such provider.
- SECTION 11. Whenever a provider shall have executed a

 contract under this act and the payments thereunder are to be made

 either wholly or partly from the revenues of the provider's

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therefor.

wastewater systems, or any part thereof, or a combination of such 524 525 wastewater systems, the duty is hereby imposed on the provider to 526 establish and maintain and, from time to time, to adjust the rates 527 charged by the provider for the services of such wastewater 528 systems, so that the revenues therefrom, together with any taxes 529 and special assessments levied in support thereof, will be 530 sufficient at all times to pay: (a) the expense of operating and 531 maintaining such wastewater systems including all of the 532 provider's obligations to the authority, its successors or assigns under such contract; and (b) all of the provider's obligations 533 534 under and in connection with revenue bonds theretofore issued, or which may be issued thereafter and secured by the revenues of such 535 536 wastewater systems. Any such contract may require the use of 537 consulting engineers and financial experts to advise the provider

SECTION 12. (1) The Madison County Wastewater Authority
shall have the power and is hereby authorized, from time to time,
to borrow money and to issue revenue bonds in such principal
amounts as the Madison County Wastewater Authority may determine
to be necessary to provide sufficient funds for achieving the
purposes of this act, including:

whether and when such rates are to be adjusted.

- 545 (a) Defraying the cost of the acquisition,
 546 construction, improvement, repair or extension of its wastewater
 547 systems, or any part thereof, whether or not such facilities are
 548 owned by the authority;
- 549 (b) The payment of interest on bonds of the authority 550 issued under this act;
- (c) Establishing reserves to secure such bonds and payment of the interest thereon; and
- 553 (d) Paying expenses incident to the issuance of such 554 bonds and to the implementation of the authority's wastewater 555 systems, and all other expenditures of the authority incident to 556 or necessary or convenient to carry out the purposes of this act.

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Before issuing bonds (other than interim notes or 557 (2) 558 refunding bonds as provided in Section 13 of this act) hereunder, 559 the board of directors of the authority first shall hold a public 560 hearing with due notice of the time, date and place of said 561 hearing published in a newspaper of general circulation in Madison 562 County, Mississippi. Upon an affirmative vote of the board of directors approving the resolution of intent, the board of 563 directors shall adopt a resolution declaring its intention to 564 565 issue such bonds and stating the maximum principal amount of bonds proposed to be issued, a general generic description of the 566 567 proposed improvements and the proposed location thereof and the date, time and place at which the board of directors proposes to 568 569 take further action with respect to the issuance of such bonds. 570 The board of directors then shall cause the resolution of intent to be published once a week for at least three (3) consecutive 571 572 weeks in at least one (1) newspaper having a general circulation 573 within the geographical limits of Madison County, Mississippi. 574 The first publication of such resolution shall be made not less than twenty-one (21) days before the date fixed in such resolution 575 576 to direct the issuance of the bonds and the last publication shall be made not more than seven (7) days before such date. 577

(3) Bonds of the authority issued under this act shall be payable from, and secured by, a pledge of all or any part of the revenues under any contract entered into pursuant to this act, and from all or any part of the revenues derived from the operation of the wastewater systems, or any part thereof, and any other monies legally available therefor, as may be determined by the authority, subject only to any agreement with the purchasers of the bonds. Such bonds may be further secured by a trust indenture between the authority and a corporate trustee, which may be any trust company or bank having powers of a trust company without or within the state.

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- (4) Bonds of the authority issued under this act shall be 589 590 authorized by a resolution or resolutions adopted by the board of directors of the authority. Such bonds shall bear such date or 591 592 dates, mature at such time or times, bear interest at such rate or 593 rates (not exceeding the maximum rate set out in Section 594 75-17-103), be in such denomination or denominations, be in such 595 form, carry such conversion privileges, have such rank or priority, be executed in such manner and by such officers, be 596 597 payable from such sources in such medium of payment at such place or places within or without the state, provided that one (1) such 598 599 place shall be within the state, and be subject to such terms of 600 redemption prior to maturity, all as may be provided by resolution 601 or resolutions of the board of directors.
- (5) Bonds of the authority issued under this act may be sold at such price or prices, at public or private sale, in such manner and at such times as may be determined by the authority to be in the public interest, and the authority may pay all expenses, premiums, fees and commissions which it may deem necessary and advantageous in connection with the issuance and sale thereof.
- 608 Any pledge of earnings, revenues or other monies made by 609 the authority shall be valid and binding from the time the pledge 610 is made. The earnings, revenues or other monies so pledged and 611 thereafter received by the authority shall immediately be subject 612 to the lien of such pledge without any physical delivery thereof 613 or further act, and the lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, 614 615 contract or otherwise against the authority irrespective of whether such parties have notice thereof. Neither the resolution 616 617 nor any other instrument by which a pledge is created need be 618 recorded.
- (7) Neither the members of the board of directors nor any person executing the bonds shall be personally liable on the bonds

- or be subject to any personal liability or accountability by reason of the issuance thereof.
- (8) Proceeds from the sale of bonds of the authority may be invested, pending their use, in such securities as may be specified in the resolution authorizing the issuance of the bonds or the trust indenture securing them, and the earnings on such investments applied as provided in such resolution or trust
- investments applied as provided in such resolution or trust indenture. (9) Whenever any bonds shall have been signed by the officer(s) designated by the resolution of the board of directors
- 631 to sign the bonds, who were in office at the time of such signing,
- 632 but who may have ceased to be such officer(s) prior to the sale
- and delivery of such bonds, or who may not have been in office on
- 634 the date such bonds may bear, the manual or facsimile signatures
- of such officer(s) upon such bonds shall nevertheless be valid and
- 636 sufficient for all purposes and have the same effect as if the
- 637 person so officially executing such bonds had remained in office
- 638 until the delivery of the same to the purchaser or had been in
- 639 office on the date such bonds may bear.
- SECTION 13. The authority, by resolution adopted by its
- 641 board of directors, may issue refunding bonds for the purpose of
- 642 paying any of its bonds at or prior to maturity or upon
- 643 acceleration or redemption. Refunding bonds may be issued at such
- 644 time prior to the maturity or redemption of the refunded bonds as
- 645 the board of directors deems to be in the public interest, without
- 646 an election on the question of the issuance thereof. The
- 647 refunding bonds may be issued in sufficient amounts to pay or
- 648 provide the principal of the bonds being refunded, together with
- 649 any redemption premium thereon, any interest accrued or to accrue
- 650 to the date of payment of such bonds, the expenses of issue of the
- 651 refunding bonds, the expenses of redeeming the bonds being
- 652 refunded, and such reserves for debt service or other capital or
- 653 current expenses from the proceeds of such refunding bonds as may

be required by the resolution, trust indenture or other security 654 655 instruments. The issue of refunding bonds, the maturities and other details thereof, the security therefor, the rights of the 656 657 holders and the rights, duties and obligations of the authority in 658 respect to the same shall be governed by the provisions of this act relating to the issue of bonds other than refunding bonds 659 660 insofar as the same may be applicable. Any such refunding may be 661 effected, whether the obligations to be refunded shall have then 662 matured or shall thereafter mature, either by the exchange of the 663 refunding bonds for the obligations to be refunded thereby with 664 the consent of the holders of the obligations so to be refunded, or by sale of the refunding bonds and the application of the 665 666 proceeds thereof to the payment of the obligations proposed to be 667 refunded thereby, and regardless of whether the obligations proposed to be refunded shall be payable on the same date or 668 669 different dates or shall be due serially or otherwise.

SECTION 14. (1) Owners of property who own a certificate of public convenience and necessity, or who are located in an area served by an existing provider, may contract with the authority only for the purpose of wastewater system improvements financed pursuant to this section, with the approval of the affected provider, or may contract with the authority and the affected provider, to provide improvements in order to provide wastewater services.

- (2) The authority is authorized to issue special assessment bonds to finance wastewater system improvements by levying and collecting special assessments against the property benefited thereby. The amount borrowed may include that portion of the cost of such improvements to be paid by the issuing entity.
- (3) When the authority shall determine to construct such wastewater system improvements, the cost of which, or any part thereof, is to be assessed against the property benefited, it shall adopt a resolution declaring necessary the proposed H. B. No. 1640 *HRO7/R836.2*

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687 improvement describing the nature and extent of the work, the 688 general character of the material to be used and the location and 689 terminal points of the improvements or clearly define the boundary 690 of areas in which such improvements are to be made. In publishing 691 such resolution declaring the work necessary, the plans and 692 specifications of such work need not be published but may be 693 referred to as being on file in the office of the authority. Such 694 resolution shall fix a date when the governing body shall meet, 695 which shall be not less than fifteen (15) days after the date of the first publication of the notice herein provided for, to hear 696 697 any objection or remonstrance that may be made to such 698 improvements. The notice herein provided for shall be published 699 once each week for three (3) successive weeks in a public 700 newspaper having a general circulation in Madison County. 701 authority shall also send a copy of the notice, by certified mail, 702 postage prepaid, within five (5) days after the first publication of the notice herein provided for, to the owners of property 703 704 affected by the resolution at the address shown on the land rolls 705 last approved by the county. However, failure of the clerk to 706 mail such notice, or failure of the owner to receive such notice, 707 shall not invalidate any proceedings in this section, where such 708 notice has been published as provided herein. Notice declaring 709 the work necessary shall be notice to the property owners that the 710 work has been declared necessary. 711 At the meeting provided for by subsection (3) of this section, or at a time and place to which such meeting may be 712 713 adjourned, any person aggrieved may appear in person, by attorney or by petition, and may object to or protest against the 714 715 improvement or any part thereof. The governing body shall

consider the objections and protests, if any, and may confirm,

amend, modify or rescind the resolution of necessity, and shall

determine whether the improvement shall be made and how the cost

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- 719 shall be paid. The determination of the authority shall be final 720 and conclusive.
- 721 (5) The resolution determining to proceed with the 722 improvements may direct that the cost and expense of the 723 improvements authorized, or such part as the authority shall fix, 724 shall be a charge upon the property benefited. In such resolution the authority shall direct that the whole, or such part of the 725 726 cost and expense thereof as it shall fix, shall be assessed 727 against the benefited property. The resolution shall define the entire area to be benefited by the improvement and shall direct 728 729 that the cost be assessed against each lot or parcel of land as
- 731 entire improvement. 732 The full faith, credit and resource of the authority may (6) 733 be pledged for the payment of the principal and interest on such 734 obligations, and the special assessments levied against the 735 property benefiting from the special improvements to be made 736 hereunder shall be pledged for the payment of such obligations. 737 All funds derived for special assessments levied against the 738 property benefiting from the improvements shall be placed into a special assessment bond fund and shall be used only for the 739 740 purpose of paying principal and interest on such obligations. Any

the amount of special tax for the owner's part of the cost of the

743 (7) The obligations authorized to be issued by this section
744 may be issued at any time after the estimated cost of the
745 improvements shall have been ascertained by the authority and the
746 amount of indebtedness thereby incurred shall not exceed the
747 estimated cost of such improvements.

surplus funds may be invested as provided by law and may be used

748 (8) All obligations issued pursuant to this section shall
749 mature not longer than twenty (20) years from the date thereof.
750 Other details regarding issuance of the bonds shall be as provided

to pay such obligation at or before maturity.

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751 in the applicable provisions of Section 12 of this act and such 752 other applicable provisions as appropriate.

753 (9) All special assessments levied under the provisions of 754 this section, unless otherwise provided by the authority, shall become due and shall be paid to the Madison County Tax Collector 755 756 in full within ninety (90) days from the date of confirmation thereof. However, the authority may, by resolution, confer upon 757 758 the property owners the privilege of paying the assessment in not 759 exceeding twenty (20) installments with interest from the date of 760 the special assessment bonds at the average rate as that fixed in 761 the bonds issued to raise money to pay the cost of the 762 improvements, which is to be paid in whole or in part by the owner 763 of the property benefited thereby. The installments of the assessment shall be due and payable at the same time that the 764 765 annual real property tax becomes due and payable commencing with 766 the first tax levy which is payable after the issuance of special 767 assessment bonds of such levying authority. The tax collector 768 shall remit payments to the authority within thirty (30) days 769 after receipt thereof.

(10) The authority shall annually certify to the tax 770 collector, or other officer charged with the duty of collecting 771 772 taxes in the area in which the property assessed is located, the 773 annual installment of assessment due for each tract of land against which an assessment has been levied, together with the 774 775 amount of the interest on all unpaid installments at the average 776 interest rate of the bonds issued to raise money to pay the cost 777 of the improvement, which is to be paid in whole or in part by the 778 owners of property benefited by the proposed improvements. 779 property owner who has elected to pay his assessment in 780 installments shall have the right at any time to pay the balance 781 of the assessment against his assessment in full, but in so doing 782 he shall be required to pay all accrued interest thereon. 783 collector shall thereupon enter upon the annual tax roll of the

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- 784 county, in a separate column, the amount of the installment and
- 785 interest to be collected from each tract of land assessed, and the
- 786 collector shall collect the installment together with the interest
- 787 on all unpaid installments, at the same time he collects the
- 788 annual tax.
- 789 (11) (a) If, after the original assessment shall have been
- 790 made, the owner of the entire lot or parcel of land so assessed in
- 791 solido desires that a change or division of the assessment be
- 792 made, then such owner, or other party interested therein, may
- 793 apply to the Madison County Tax Assessor for a change or division
- 794 of the assessment.
- 795 (b) If, after the original assessment shall have been
- 796 made, a portion of any lot or parcel of land so assessed in
- 797 solido, shall have changed ownership so that no one (1) person is
- 798 the owner of the entire lot or parcel of land so assessed in
- 799 solido, then such owner or other party interested therein, may
- 800 apply to the Madison County Tax Assessor for a change or division
- 801 of the assessment. Such application shall be in writing, filed
- 802 with the assessor, under the same notice as provided in Section
- 803 21-41-31.
- 804 (c) If the assessor is satisfied that the land in each
- 805 instance will be adequate security for the assessment placed
- 806 thereon, and that the rights of the authority will not be
- 807 adversely affected, he may order the change or divide the
- 808 assessments as requested. The decision of the assessor as to the
- 809 right to change or divide assessments may be appealed to the
- 810 governing body of the authority, whose decision shall be final.
- 811 Any aggrieved party shall have the right to appeal the decisions
- 812 of the authority.
- 813 (12) The provisions of Sections 21-41-7, 21-41-11, 21-41-13,
- 814 21-41-15, 21-41-21, 21-41-23, 21-41-25, 21-41-27, 21-41-29,
- 815 21-41-31, 21-41-33, 21-41-35, 21-41-37 and 21-41-39 are hereby
- incorporated by reference for purposes of implementing the H. B. No. 1640 *HRO7/R836.2*

authority granted by this section, except that if such provisions 817 818 conflict with the provisions of this act, the provisions of this 819 act shall prevail. Any authority granted by any reference in such 820 sections to Chapter 41 of Title 21, Mississippi Code of 1972, or 821 any section thereof, shall be effective in granting such authority 822 pursuant to this section. Where appropriate, references to the municipality or any board or official thereof shall be deemed to 823 refer to the authority, its governing body or any official 824 825 thereof.

826 (13) No special assessment or contract for improvements 827 shall be authorized pursuant to this section without the approval 828 of the wastewater services provider whose certificate or statutory 829 service area within which the special assessment and improvement 830 shall occur.

831 SECTION 15. All bonds (other than refunding bonds, interim notes and certificates of indebtedness, which may be validated) 832 issued pursuant to this act shall be validated as now provided by 833 834 law in Sections 31-13-1 through 31-13-11, which constitute the Validation of Public Bonds Act. Such notice shall be published at 835 836 least once in a newspaper or newspapers having a general circulation within Madison County, Mississippi. Such validation 837 838 proceedings shall be instituted in the Chancery Court of Madison The validity of the bonds so validated, and of the 839 contracts and payments to be made by the public agencies, 840 841 thereunder constituting security for the bonds, shall be forever conclusive against the authority and the public agencies which are 842 843 parties to said contracts; and the validity of said bonds and said 844 contracts and the payments to be made thereunder shall never be called in question in any court in this state. 845

SECTION 16. Bonds issued under the provisions of this act shall be payable solely from the revenues or assets of the authority pledged therefor. Each bond issued under this act shall contain on its face thereof a statement to the effect that the H. B. No. 1640 *HRO7/R836.2*

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- 850 authority shall not be obligated to pay the same nor the interest
- 851 thereon except from the revenues or assets pledged therefor.
- SECTION 17. The authority shall have power in connection
- 853 with the issuance of its bonds to:
- 854 (a) Covenant as to the use of any or all of its
- 855 property, real or personal.
- 856 (b) Redeem the bonds, to covenant for their redemption
- 857 and to provide the terms and conditions thereof.
- 858 (c) Covenant to charge rates, fees and charges
- 859 sufficient to meet operating and maintenance expenses, renewals
- 860 and replacements, principal and debt service on bonds, creation
- 861 and maintenance of any reserves required by a bond resolution,
- 862 trust indenture or other security instrument and to provide for
- 863 any margins or coverages over and above debt service on the bonds
- 864 deemed desirable for the marketability of the bonds.
- 865 (d) Covenant and prescribe as to events of default and
- 866 terms and conditions upon which any or all of its bonds shall
- 867 become or may be declared due before maturity, as to the terms and
- 868 conditions upon which such declaration and its consequences may be
- 869 waived and as to the consequences of default and the remedies of
- 870 the registered owners of the bonds.
- (e) Covenant as to the mortgage or pledge of, or the
- 872 grant of a security interest in, any real or personal property and
- 873 all or any part of the revenues from any wastewater systems, or
- 874 any part thereof, or any revenue-producing contract or contracts
- 875 made by the authority with any person to secure the payment of
- 876 bonds, subject to such agreements with the registered owners of
- 877 bonds as may then exist.
- (f) Covenant as to the custody, collection, securing,
- 879 investment and payment of any revenues, assets, monies, funds or
- 880 property with respect to which the authority may have any rights
- 881 or interest.

- (g) Covenant as to the purposes to which the proceeds from the sale of any bonds then or thereafter to be issued may be applied, and the pledge of such proceeds to secure the payment of the bonds.
- (h) Covenant as to the limitations on the issuance of any additional bonds, the terms upon which additional bonds may be issued and secured, and the refunding of outstanding bonds.
- 889 (i) Covenant as to the rank or priority of any bonds 890 with respect to any lien or security.
- (j) Covenant as to the procedure by which the terms of any contract with, or for the benefit of, the registered owners of bonds may be amended or abrogated, the amount of bonds the registered owners of which must consent thereto, and the manner in which such consent may be given.
- (k) Covenant as to the custody of any of its properties or investments, the safekeeping thereof, the insurance to be carried thereon, and the use and disposition of insurance proceeds.
- 900 (1) Covenant as to the vesting in a trustee or 901 trustees, within or outside the state, of such properties, rights, 902 powers and duties in trust as the authority may determine.
- 903 (m) Covenant as to the appointing and providing for the 904 duties and obligations of a paying agent or paying agents or other 905 fiduciaries within or outside the state.
- 906 Make all other covenants and to do any and all such 907 acts and things as may be necessary or convenient or desirable in 908 order to secure its bonds, or in the absolute discretion of the 909 authority, tend to make the bonds more marketable, notwithstanding 910 that such covenants, acts or things may not be enumerated herein; 911 it being the intention hereof to give the authority the power to 912 do all things in the issuance of bonds and, in the provisions for 913 security thereof, which are not inconsistent with the Constitution 914 of this state.

915 (o) Execute all instruments necessary or convenient in 916 the exercise of the powers herein granted or in the performance of 917 covenants or duties, which may contain such covenants and 918 provisions, as any purchaser of the bonds of the authority may 919 reasonably require.

SECTION 18. For the purposes of satisfying any temporary cash flow demands and deficiencies, and to maintain a working balance for the authority, the Board of Supervisors of Madison County or other providers are authorized to advance, at any time, such funds which, in its discretion, are necessary, or borrow such funds by issuance of notes, for initial capital contribution and to cover start-up costs until such times as sufficient bonds, assets and revenues have been secured to satisfy the needs of the authority for its management, operation and formation. To this end, the Board of Supervisors of Madison County or other providers may advance such funds, or borrow such funds by issuance of notes, under such terms and conditions as may be provided by resolution of the Board of Supervisors of Madison County or other providers, except that each such resolution shall state:

- (a) The need for the proceeds advanced or borrowed;
- 935 (b) The amount to be advanced or the amount to be
- 936 borrowed;

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937 (c) The maximum principal amount of any note issued,
938 the interest rate or maximum interest rate to be incurred and the
939 maturity date of said note.

other providers may arrange for lines of credit with any bank,
firm or person for the purpose of providing an additional source
of repayment for notes issued pursuant to this section. Amounts
drawn on a line of credit may be evidenced by negotiable or
nonnegotiable notes or other evidences of indebtedness and contain
such terms and conditions as the Board of Supervisors of Madison

947 County or other providers may authorize in the resolution 948 approving the same.

The Board of Supervisors of Madison County or other providers 949 950 may authorize the repayment of such advances, notes, lines of 951 credit and other debt incurred under this section, along with all 952 costs associated with the same, including, but not limited to, 953 rating agency fees, printing costs, legal fees, bank or trust 954 company fees, line of credit fees and other charges to be 955 reimbursed by the authority under such terms and conditions as are reasonable and are to be provided for by resolution of the Board 956 957 of Supervisors of Madison County or terms agreed upon with other 958 providers.

Under this section, the board of supervisors shall not have the authority to contribute substantial amounts for capital improvements to the authority from proceeds derived from ad valorem taxes.

The authority, in any authorizing resolution of SECTION 19. the board of directors, trust indenture or other security instrument relating to its bonds, may provide for the appointment of a trustee who shall have such powers as are provided therein to represent the registered owners of any issue of bonds in the enforcement or protection of their rights under any such resolution, trust indenture or security instrument. The authority also may provide in such resolution, trust indenture or other security instrument that the trustee, or in the event that the trustee so appointed shall fail or decline to so protect and enforce such registered owners' rights, then such percentage of registered owners as shall be set forth in, and subject to the provisions of, such resolution, trust indenture or other security interest, may petition the court of proper jurisdiction for the appointment of a receiver of the authority's wastewater systems for the revenues of which are pledged to the payment of the principal of and interest on the bonds of such registered owners.

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Such receiver may exercise any power as may be granted in any such resolution, trust indenture or security instrument to enter upon and take possession of, acquire, construct or reconstruct or operate and maintain the authority's wastewater systems; fix, charge, collect, enforce and receive all revenues derived from such of the wastewater systems; and perform the public duties and carry out the contracts and obligations of the authority in the same manner as the authority itself might do, all under the direction of such court.

SECTION 20. (1) The exercise of the powers granted by this act will be in all respects for the benefit of the people of the State of Mississippi, for their well-being and prosperity and for the improvement of their social and economic conditions, and the authority shall not be required to pay any tax or assessment on any property owned by the authority under the provisions of this act or upon the income therefrom; nor shall the authority be required to pay any recording fee or transfer tax of any kind on account of instruments recorded by it or on its behalf.

(2) Any bonds issued by the authority under the provisions of this act, and their transfer and any income derived therefrom, shall at all times be free from taxation by the state or any local unit or political subdivision or other instrumentality of the state, excepting inheritance and gift taxes.

SECTION 21. All bonds issued under the provisions of this act shall be legal investments for trustees, other fiduciaries, savings banks, trust companies and insurance companies organized under the laws of the State of Mississippi; and such bonds shall be legal securities which may be deposited with and shall be received by all public officers and bodies of the state and all municipalities and other political subdivisions thereof for the purpose of securing the deposit of public funds.

SECTION 22. The State of Mississippi hereby covenants with
the registered owners of any bonds of the authority that, so long
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as the bonds are outstanding and unpaid, the State of Mississippi 1013 1014 will not limit or alter the rights and powers of the authority 1015 under this act to conduct the activities referred to herein in any 1016 way pertinent to the interests of the bondholders, including the 1017 authority's right to charge and collect rates, fees and charges 1018 and to fulfill the terms of any covenants made with the registered 1019 owners of the bonds, or in any other way impair the rights and remedies of the registered owners of the bonds, unless provision 1020 1021 for full payment of such bonds, by escrow or otherwise, has been made under the terms of the bonds or the resolution, trust 1022 1023 indenture or security interest securing the bonds. SECTION 23. The provisions of this act are cumulative to 1024 1025 other statutes now or hereafter enacted relating to the issuance 1026 of bonds or the components which make up the authority's wastewater systems and to the design, construction, acquisition or 1027 approval of facilities for such purposes, and any public agency 1028 1029 may exercise all presently held powers in the furtherance of this 1030 act; provided that the authority may issue bonds only under the provisions of this act. 1031 1032 SECTION 24. The activities of the Madison County Wastewater 1033 Authority authorized herein shall not be subject to review or 1034 regulation by the Mississippi Public Service Commission. SECTION 25. This act shall take effect and be in force from 1035

and after its passage.