By: Senator(s) Gordon

To: Local and Private

## SENATE BILL NO. 3202

AN ACT TO AUTHORIZE THE BOARD OF SUPERVISORS OF CHICKASAW 1 COUNTY, MISSISSIPPI, TO CONSTRUCT A CORRECTIONAL FACILITY LOCATED 2 IN THE COUNTY TO HOUSE MALE AND FEMALE OFFENDERS; TO AUTHORIZE THE 3 COUNTY TO CONTRACT WITH THE MISSISSIPPI DEPARTMENT OF CORRECTIONS, 4 THE UNITED STATES AND ANY STATE OR POLITICAL SUBDIVISIONS FOR THE 5 HOUSING OF OFFENDERS IN THE CUSTODY OF THOSE JURISDICTIONS; TO 6 AUTHORIZE THE COUNTY TO CONTRACT WITH A PERSON OR A PRIVATE ENTITY 7 FOR THE OPERATION AND MANAGEMENT OF THE CORRECTIONAL FACILITY; TO 8 PRESCRIBE OTHER POWERS AND DUTIES OF THE COUNTY; TO PRESCRIBE 9 RULES AND REGULATIONS FOR THE OPERATION AND MANAGEMENT OF THE 10 FACILITY; AND FOR RELATED PURPOSES. 11

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

13 SECTION 1. As used in this act, unless the context otherwise 14 requires:

15 (a) "American Correctional Association Standards" means
16 standards promulgated by the American Correctional Association as
17 in effect from time to time.

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(b) "County" means Chickasaw County, Mississippi.

19 (c) "Board of supervisors" means the Board of

20 Supervisors of Chickasaw County, Mississippi.

(d) "Equipment" means any personal property which the county determines is necessary or helpful for the operation of the facility.

(e) "Facility" means a correctional facility or
facilities located within the county which is constructed, leased,
acquired or operated pursuant to this act to house two hundred
fifty (250) male and/or female offenders.

(f) "Offender housing agreement" means a contractbetween the county and the state, by and through the Mississippi

30 Department of Corrections, required under Section 2(j) of this act 31 for housing state offenders in the facility.

32 (g) "Management contract" means a contract between the 33 county and a private contractor for the operation and management 34 of the facility by a private contractor which may allow the 35 private contractor to exercise any authority granted unto the 36 county under this act or general law.

(h) "Private contractor" means a person or legal entity
which leases or subleases the facility from the county or has
entered into a management contract with the county under this act.
(i) "State" means the State of Mississippi.

41 SECTION 2. The county shall have all the powers necessary or 42 convenient to effectuate and carry out the provisions of this act, 43 including the following powers, in addition to others granted in 44 this act:

45 (a) To make and execute contracts and all other
46 instruments necessary or convenient for the performance of its
47 duties and the exercise of its powers under this act;

(b) To authorize the employment of architects,
engineers, contractors, developers, attorneys, inspectors,
accountants, financial advisors and any other advisors,
consultants and agents, as may be necessary in its judgment to
carry out its powers under this act and to fix their compensation;

53 (c) To procure insurance against any loss in connection 54 with its property and other assets in amounts and from insurers as 55 it may deem advisable and to pay premiums on any such insurance;

(d) To construct, purchase, receive, lease,
lease-purchase, or otherwise acquire, own, hold, improve or use
the facility or any item of equipment and to enter into agreements
relating thereto, including the sale and issuance of certificates
of participation and provide for the consideration and other terms
and conditions that are acceptable to the county and are not in
conflict with the provisions of this act;

S. B. No. 3202 \*SSO2/R1415\* 01/SS02/R1415 PAGE 2 63 (e) To lease a facility or any item of equipment for a 64 term not to exceed twenty-five (25) years to a private contractor 65 for rentals and upon the terms and conditions that are acceptable 66 to the county and are not in conflict with the provisions of this 67 act without regard to any general laws of the state regulating the 68 disposition or conveyance of an interest in public property;

69 (f) To contract for a primary term not to exceed 70 twenty-five (25) years with a public or private contractor to 71 operate and manage the facility and employees of the facility 72 constructed, acquired or operated under this act;

73 To borrow money and issue its obligations for the (g) 74 purpose of carrying out its powers under this act at rates of 75 interest and upon terms and conditions that are acceptable to the county and are not in conflict with the provisions of this act 76 77 without regard to any general laws of the state regulating the 78 borrowing of money or issuance of obligations by public bodies, 79 provided that any obligations issued by the county under this act 80 shall be payable solely out of revenues received by the county in connection with the operation or lease of the facility and shall 81 82 never constitute a debt or obligation of the county or the state;

In connection with borrowing money and the issuance 83 (h) 84 of obligations as set forth in this act, to pledge or assign the facility and its assets and revenues, enter into trust indentures, 85 deeds of trust, mortgages and security agreements, contract for 86 87 bond insurance and other credit enhancement devices, and take any other action and enter into any other agreements as the county 88 89 deems necessary or appropriate, all on terms and conditions that are acceptable to the county and are not in conflict with the 90 provisions of this act, without regard to any provision or rule of 91 law which would otherwise be applicable; 92

93 (i) To make application to and contract with the United
94 States or any department thereof for any grants or loans that may
95 be applied to the costs of construction, operation or management

S. B. No. 3202 \*SSO2/R1415\* 01/SS02/R1415 PAGE 3 96 of the facility or any public utility or roads and to comply with 97 the terms and conditions of such grants and loans;

98 (j) To enter into an offender housing agreement with 99 the state, by and through the Mississippi Department of 100 Corrections, upon appropriation of funds by the Mississippi 101 Legislature, to provide for the private housing, care and control 102 of male and/or female offenders who are in the custody of the 103 state and offenders who speak a language other than English as The total number of state offenders at the 104 their native tongue. facility shall not exceed two hundred fifty (250) offenders as 105 106 established in the offender housing agreement. The Mississippi 107 Department of Corrections shall contract with the county for the 108 purposes set out in this act for a period of twenty-five (25) 109 The offender housing agreement shall provide that the vears. Department of Corrections pay a state offender cost-per-day for 110 each offender that is housed at a rate established under Section 111 47-5-1211, Mississippi Code of 1972, which shall be ten percent 112 113 (10%) less than a facility at the same level and quality of service offered by the Department of Corrections as established by 114 115 the Joint Legislative Committee on Performance Evaluation and Expenditure Review. The offender housing agreement shall include 116 117 a minimum level of occupancy of state offenders of eighty-five percent (85%) and provide for a three percent (3%) annual increase 118 119 in the per diem rate. The state shall retain responsibility for 120 medical care and expenses for state offenders to the extent required by law; and 121

To contract with the United States and its 122 (k) 123 territories or any state or states or any political subdivision to provide for housing, care and control in the facility of offenders 124 125 who are otherwise confined who are in the custody of the 126 jurisdiction, who do not have histories of escape, and who are 127 sentenced to terms of incarceration by a court of competent 128 jurisdiction, to enter into agreements which may extend for time \*SS02/R1415\* S. B. No. 3202 01/SS02/R1415 PAGE 4

periods that are acceptable to the parties, notwithstanding any provision or rule of law to the contrary, and to exercise all powers necessary or desirable in connection with the operation of the facility, including the power to incarcerate offenders described above.

134 If the facility houses Mississippi offenders, the facility 135 shall not displace Mississippi's offender beds with federal or 136 another state's offender's beds unless the facility has obtained 137 prior written approval from the Commissioner of Corrections.

138 SECTION 3. The county may contract with a developer whereby 139 the developer agrees to construct or procure the construction of 140 the facility without regard to any laws of the state requiring 141 public bids for purchases, acquisitions and construction.

SECTION 4. (1) The facility shall be designed, constructed, 142 operated and maintained in accordance with American Correctional 143 144 Association Standards and shall comply with all constitutional standards of the United States, the state and with all court 145 146 orders applicable to the facility. Offenders in need of treatment services and rehabilitation shall be treated separately from other 147 148 offenders for the period of time that treatment services and rehabilitation are necessary for such offenders. 149

150 (2) Notwithstanding any provision of law to the contrary,
151 the construction, operation and management of a facility shall not
152 require a certificate of need pursuant to the provisions of Title
153 41, Chapter 7, Mississippi Code of 1972.

154 SECTION 5. (1) Any person who has been convicted of a 155 felony under the laws of any jurisdiction shall not be employed by 156 the facility.

157 (2) A person shall not be employed as a corrections officer
158 at the facility unless the person has been trained in the use of
159 force and firearms in accordance with American Correctional
160 Association Standards or has satisfactorily completed the training
161 program of the Mississippi Department of Corrections or the
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162 corrections training program sponsored by the local community 163 college. If a person is employed as a corrections officer by a 164 private contractor that is operating the facility pursuant to a 165 management contract, the private contractor shall cause the 166 required training to be provided.

167 (3) A corrections officer employed at the facility shall not 168 use force or firearms except while on the grounds of the facility 169 or while transporting offenders of the facility and then only 170 under the circumstances set forth in subsections (4) and (5) of 171 this section.

172 (4) A corrections officer shall not use force except such
173 nondeadly force as is reasonably necessary in the following
174 situations:

175 (a) To prevent the commission of a felony or176 misdemeanor, including escape;

177 (b) To defend himself or others against physical178 assault;

179 (c) To prevent serious damage to property;

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(d) To enforce facility regulations and orders; and

181 (e) To prevent or quell a riot or disturbance.

(5) A corrections officer shall not use firearms or other deadly force, except as a last resort when reasonably necessary to prevent the commission of a violent felony, to prevent the escape of a convicted felon from custody, or to defend the officer or any other person from imminent danger of death or serious bodily injury.

188 (6) A private contractor shall have the same standing, 189 authority, rights and responsibilities as the county in any 190 agreement, formal or informal, with local law enforcement agencies 191 concerning the latter's obligations in the event of a riot, escape 192 or other emergency situation involving the facility. To the 193 extent provided in any management contract, a private contractor 194 may exercise the powers granted to the county under this act or \*SS02/R1415\* S. B. No. 3202 01/SS02/R1415

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195 powers pursuant to the general laws of the State of Mississippi as 196 they pertain to the incarceration of offenders.

197 SECTION 6. Any offense which would be a crime if committed 198 within a correctional institution operated by the state shall be a 199 crime if committed in the facility.

200 SECTION 7. (1) Neither the state nor the county shall 201 assume jurisdiction or custody of any federal offenders or 202 offenders from other states or political subdivisions who are 203 incarcerated in the facility. The offenders shall remain subject to the jurisdiction of the United States or another state or 204 205 political subdivision, as applicable. Neither the state nor the 206 county shall be liable for loss or injury resulting from the acts 207 of the offenders, nor shall the state or the county be liable for 208 any injuries to the offenders.

(2) Neither the state nor the county shall be liable for any actions taken by a private contractor in connection with the facility, nor shall the state be liable for any debt incurred or obligations issued by the county.

SECTION 8. (1) The facility shall be operated and managed by a private contractor pursuant to a management contract. The terms and conditions of a management contract shall be approved by the board of supervisors and if state offenders are to be held pursuant to a contract approved by the Mississippi Department of Corrections.

219 A management contract shall authorize a private (2)220 contractor to contract on behalf of the county for the 221 incarceration of offenders in the facility as set forth in Section 2(k) of this act and shall grant the private contractor any other 222 rights and powers that are necessary or convenient for the 223 224 operation and management of the facility and are consistent with the provisions of this act, including the power to employ 225 226 personnel who are needed for the operation and management of the 227 facility, to provide or cause to be provided the appropriate \*SS02/R1415\* S. B. No. 3202 01/SS02/R1415 PAGE 7

training including the use of force and firearms required by Section 5(2) of this act, and to maintain accounting and financial records for the facility in accordance with state law and rules promulgated by the State Auditor.

(3) A management contract shall provide that any sovereign immunity of the state, or any political subdivisions thereof, or any public official immunity shall not extend to the private contractor. Neither the private contractor nor any insurer of the private contractor may plead the defense of sovereign immunity or public official immunity in any action arising out of or related to the performance of the management contract.

(4) A management contract shall provide that the private 239 240 contractor shall be responsible for the reimbursement of all costs 241 and expenses incurred by the state or any political subdivisions 242 thereof in connection with legal actions brought in the state by 243 or on behalf of any offender incarcerated in the facility, including court costs, sheriff's fees, witness fees, district 244 245 attorney expenses, expenses of the Office of the Attorney General, indigent or public defender fees and expenses, judicial expenses, 246 247 court reporter expenses and damage awards which are adjudicated by 248 a jury.

249 (5) A management contract shall provide that the private 250 contractor shall indemnify and hold harmless the state and any political subdivisions thereof, and any officers, members, 251 252 employees or agents of the foregoing, for any claim or liability 253 for damage or injury to any person or property related to or 254 arising from the operation and management of a facility, including 255 liability for loss or injury resulting from the acts of offenders incarcerated at the facility and liability for any injuries to the 256 257 offenders which are adjudicated by a jury.

(6) A management contract may contain any other provisions the county deems necessary or appropriate, including provisions that may be necessary to cause the management contract to comply S. B. No. 3202 \*SSO2/R1415\* 01/SSO2/R1415

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261 with promulgations of the Internal Revenue Service applicable to 262 the contract.

SECTION 9. The state or any political subdivisions thereof, or any members, officers, employees or agents of the foregoing, shall not be liable for a private contractor's actions or failure to act while operating and managing a facility pursuant to a management contract.

268 SECTION 10. (1) The county may enter into lease agreements 269 with a person or legal entity pursuant to which the county may 270 agree to lease the facility or equipment for use by the county for 271 a primary term not to exceed twenty-five (25) years. All lease agreements may contain terms and conditions as the board of 272 273 supervisors shall determine to be appropriate and in the public 274 interest, including any provision which a master lease-purchase 275 agreement may contain pursuant to Section 31-7-10(5), Mississippi 276 Code of 1972, may provide for the payment of lease payments which 277 include an interest component computed at a rate or rates as shall 278 be approved by the board of supervisors, may include an annual allocation dependency clause, may contain an option granting to 279 280 the county the right to purchase the leased property upon the 281 expiration of the primary term, or upon an earlier date that may 282 be agreed upon by the parties at a price as set forth in or 283 computed in accordance with the lease agreement and may provide 284 that all or any obligations thereunder are payable from specified 285 revenues pledged as security therefor.

286 The county may lease publicly owned real property to a (2) 287 person or legal entity for the purpose of enabling the person or 288 legal entity to construct a facility on the property and to lease 289 the facility to the county. A ground lease shall not be for a 290 primary term in excess of twice the primary term of the lease with 291 respect to the facility to be constructed on the real property. 292 Any public body in the state may lease, sell or otherwise convey 293 property to the county without consideration or for consideration \*SS02/R1415\* S. B. No. 3202 01/SS02/R1415

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as the governing body of the public body shall determine to be appropriate under the circumstances, and to enter into agreements with the county relating thereto, which agreements may extend over any period of time, notwithstanding any provision or rule of law to the contrary.

This section shall be full and complete authority for 299 (3) 300 the authorization, execution and delivery of lease agreements 301 authorized under this act and none of the restrictions, 302 requirements, conditions and limitations of the general laws of the state applicable to acquisition, construction and drawing of 303 304 buildings or facilities shall apply to lease agreements under this 305 section and all powers necessary to carry out provisions of this 306 section are conferred upon the county.

307 SECTION 11. All obligations, including bonds, notes and other evidence of indebtedness issued by the county pursuant to 308 309 this act or state law and all interest payable thereunder or with respect thereto, all leases, trust indentures, deeds of trust, 310 311 mortgages, security agreements and other contracts or agreements entered into pursuant to this act or state law, and all purchases 312 313 required to construct the facility or to acquire equipment shall 314 be exempt from all taxation in the state, including sales taxes 315 and the contractor's tax imposed by Section 27-65-21, Mississippi 316 Code of 1972. The state shall make all offender housing agreement 317 cost-per-day payments to a trustee bank which shall disburse funds 318 upon requisition of the private contractor. As provided by general law applicable to political subdivisions of the state, the 319 320 facility and the revenues derived from its operation shall also be exempt from all taxation in the state, including all ad valorem 321 taxes levied by the state or any political subdivision. 322

323 SECTION 12. This act shall be full and complete authority 324 for the exercise of all powers and authority granted herein and no 325 requirements or restrictions of law which would otherwise be

S. B. No. 3202 \*SSO2/R1415\* 01/SS02/R1415 PAGE 10 326 applicable to acts of the county shall be applicable except as 327 expressly provided herein.

328 SECTION 13. This act shall take effect and be in force from 329 and after its passage.