By: Representative Ford

To: Penitentiary

## HOUSE BILL NO. 591

AN ACT TO REENACT SECTION 47-5-66, MISSISSIPPI CODE OF 1972,
WHICH PROVIDES FOR AGRICULTURAL LEASES OF PRISON LANDS TO PRIVATE
ENTITIES; TO AMEND REENACTED SECTION 47-5-66, MISSISSIPPI CODE OF
1972, TO EXTEND THE REPEALER; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 47-5-66, Mississippi Code of 1972, is
reenacted and amended as follows:

47-5-66. (1) It shall be the duty of the State Department 8 9 of Finance and Administration, with the approval of the Public Procurement Review Board, to lease lands at public contract upon 10 the submission of two (2) or more sealed bids to the State 11 Department of Finance and Administration after having advertised 12 the land for rent in newspapers of general circulation published 13 in Jackson, Mississippi; Memphis, Tennessee; the county in which 14 the land is located, and contiguous counties for a period of not 15 less than two (2) successive weeks. The first publication shall 16 be made not less than ten (10) days before the date of the public 17 contract, and the last publication shall be made not more than 18 seven (7) days before that date. The State Department of Finance 19 and Administration may reject any and all bids. If all bids on a 20 tract or parcel of land are rejected, the State Department of 21 Finance and Administration may then advertise for new bids on that 22 tract or parcel of land. Successful bidders shall take possession 23 of their leaseholds at the time authorized by the State Department 24 of Finance and Administration. However, rent shall be due no 25 26 later than the day upon which the lessee shall assume possession of the leasehold, and shall be due on the anniversary date for 27 each following year of the lease. The State Department of Finance 28 591 G1/2 H. B. No. 02/HR40/R904

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and Administration may provide in any lease that rent shall be 29 30 paid in full in advance or paid in installments, as may be In addition, the State Department of 31 necessary or appropriate. 32 Finance and Administration may accept, and the lease may provide 33 for, assignments of federal, state, or other agricultural support 34 payments, growing crops or the proceeds from the sale thereof, promissory notes, or any other good and valuable consideration 35 offered by any lessee to meet the rent requirements of the lease. 36 If a promissory note is offered by a lessee, it shall be secured 37 by a first lien on the crop of the lessee, or the proceeds from 38 39 the sale thereof. The lien shall be filed pursuant to Article 9 of the Mississippi Uniform Commercial Code and Section 1324 of the 40 Food Security Act of 1985, as enacted or amended. 41 If the note is not paid at maturity, it shall bear interest at the rate provided 42 for judgments and decrees in Section 75-17-7 from its maturity 43 date until the note is paid. The note shall provide for the 44 payment of all costs of collection and reasonable attorney's fees 45 46 if default is made in the payment of the note. The payment of rent by promissory note or any means other than cash in advance 47 shall be subject to the approval of the Public Procurement Review 48 Board, which shall place the approval of record in the minutes of 49 50 the board. There is created a special fund to be designated as "the Prison Agricultural Enterprises Fund." Any monies in hand or 51 due from the leasing of Penitentiary lands and the sales of timber 52 53 as provided in Section 47-5-56 and earmarked for the Prison Industries Fund shall be deposited to the special fund for prison 54 agricultural enterprises. All monies in each fiscal year derived 55 from the leasing of the Penitentiary lands and the sales of timber 56 57 as provided in Section 47-5-56 shall be deposited into the special 58 fund for the purpose of conducting, operating and managing the prison agricultural enterprises of the department. 59 All profits 60 derived from the prison agricultural enterprises shall be deposited into the Prison Agricultural Enterprises Fund. 61 All

H. B. No. 591 02/HR40/R904 PAGE 2 (MS\BD) profits derived from prison industries shall be placed in a 62 63 special fund in the State Treasury to be known as the Prison Industries Funds, to be appropriated each year by the Legislature 64 65 to the nonprofit corporation, which is required to be organized 66 under the provisions of Section 47-5-535, for the purpose of 67 operating and managing the prison industries. The state shall have the rights and remedies for the security and collection of 68 the rents given by law to landlords. Upon the execution of the 69 agricultural leases to private entities as authorized by Section 70 47-5-64, the leased land shall be liable to be taxed as other 71 72 lands are taxed during the continuance of the lease, but in case of sale thereon for taxes, only the title of the leaseholder or 73 74 his heirs or assigns shall pass by the sale. Any funds obtained by the corporation as a result of sale of goods and services 75 manufactured and provided by it shall be accounted for separate 76 77 and apart from any funds received by the corporation through appropriation from the State Legislature. All nonappropriated 78 79 funds generated by the corporation shall not be subject to appropriation by the State Legislature. 80

81 (2) This section shall be repealed from and after July 1,
82 2003.

83 **SECTION 2.** This act shall take effect and be in force from 84 and after July 1, 2002.