By: Representative Zuber

To: Local and Private Legislation

## HOUSE BILL NO. 1858

AN ACT TO AMEND CHAPTER 831, LOCAL AND PRIVATE LAWS OF 1966, AS AMENDED BY CHAPTER 949, LOCAL AND PRIVATE LAWS OF 1980, AS 3 AMENDED BY CHAPTER 844, LOCAL AND PRIVATE LAWS OF 1982, AS AMENDED BY CHAPTER 923, LOCAL AND PRIVATE LAWS OF 1987, AS AMENDED BY CHAPTER 827, LOCAL AND PRIVATE LAWS OF 1988, AS AMENDED BY CHAPTER 4 5 947, LOCAL AND PRIVATE LAWS OF 1991, TO INCREASE THE NUMBER OF 6 COMMISSIONERS ON THE WEST JACKSON COUNTY UTILITY DISTRICT FROM 7 THREE TO FIVE AND TO REVISE THE COMMISSIONERS' TERMS SO THAT THE EXPIRATION OF SUCH TERMS COINCIDES WITH THE END OF THE DISTRICT'S 8 9 10 FISCAL YEAR; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 12 SECTION 1. Chapter 831, Local and Private Laws of 1966, as amended by Chapter 949, Local and Private Laws of 1980, as amended 13

- by Chapter 844, Local and Private Laws of 1982, as amended by 14
- Chapter 923, Local and Private Laws of 1987, as amended by Chapter
- 827, Local and Private Laws of 1988, as amended by Chapter 947, 16
- Local and Private Laws of 1991, is amended as follows: 17
- Section 1. Any contiguous area situated within the County of 18
- 19 Jackson, in the State of Mississippi, and, except as hereinafter
- provided, not being situated within the corporate boundaries of 20
- any existing municipality of said county, and having no adequate 21
- water system, sewer system, gas utility system or fire protection 22
- facilities serving such area, may become incorporated as a water 23
- district, as a sewer district, as a gas utility district, or as a 24
- fire protection district, or as a combined water and sewer 25
- 26 district, or as a combined water, sewer and gas utility district,
- or as a combined water, sewer, gas utility and fire protection 27
- district, in the following manner: 28
- 29 (a) A petition for the incorporation of such a district may
- be submitted to the board of supervisors of said county, signed by 30
- not less than twenty-five (25) owners of real property residing 31

within the boundaries of the proposed district. Such petition 32 33 shall include (1) a statement for the necessity for the service or services to be supplied by the proposed district; (2) the proposed 34 35 corporate name for the district; (3) the proposed boundaries of 36 the districts; and (4) an estimate of the cost of the acquisition or construction of the facilities to be operated by the district, 37 which estimate, however, shall not serve as a limitation upon the 38 financing of improvements or extensions to the facilities. 39 petition shall be signed in person by the petitioners, with their 40 respective residence addresses, and shall be accompanied by a 41 42 sworn statement of the person or persons circulating the petition, who shall state under oath that he or they witnessed the signature 43 44 of each petitioner, that each signature is the signature of the person it purports to be, and that to the best of his or their 45 knowledge, each petitioner was, at the time of signing, an owner 46 of real property within and a resident of the proposed district. 47 No individual tract of land containing one hundred sixty 48 49 (160) acres or more shall be included in any such district unless the owner or owners of said tract is a signer under oath of the 50 51 petition for the incorporation of such district. Upon the filing of such petition it shall then be the 52 53 duty of the board of supervisors of said county to fix a time and place for a public hearing upon the question of the public 54 convenience and necessity of the incorporation of the proposed 55 56 district. The date fixed for such hearing shall be not more than thirty (30) days after the filing of the petition, and the date of 57 58 the hearing, the place at which it shall be held, and the purpose of the hearing, shall be set forth in a notice to be signed by the 59 clerk of the board of supervisors of said county and it shall be 60 published in a newspaper having general circulation within such 61 proposed district once a week for at least three (3) consecutive 62 63 weeks prior to the date of such hearing. The first such publication shall be made not less than twenty-one (21) days prior 64

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to the date of such hearing and the last such publication shall be 65 made not more than seven (7) days prior to the date of such 66 If, at such public hearing, the board of supervisors 67 68 finds (1) that the public convenience and necessity require the creation of the district, and (2) that the creation of the 69 district is economically sound and desirable, the board of 70 supervisors shall adopt a resolution making the aforesaid findings 71 and declaring its intention to create the district on the 72 specified date. Such resolution shall designate the contemplated 73 and territorial limits of said district, which limits may or may 74 75 not be the same as the boundaries set forth in the petition. A certified copy of the resolution so adopted shall be 76 77 published in a newspaper having a general circulation within such proposed district once a week for at least three (3) consecutive 78 79 weeks prior to the date specified in such resolution as the date upon which such board intends to create such district. The first 80 such publication shall be made not less than twenty-one (21) days 81 prior to the date thus specified, and the last such publication 82 shall be made not more than seven (7) days prior to such date. If 83 84 twenty percent (20%) of the qualified electors of such proposed district file written petition with such board of supervisors on 85 86 or before the date specified aforesaid, protesting against the creation of such district, the board of supervisors shall call an 87 election on the question of the creation of such district. 88 89 election shall be held and conducted by the election commissioners of the county as nearly as may be in accordance with the general 90 laws governing elections, and such election commissioners shall 91 determine which of the qualified electors of such county reside 92 within the proposed district and only such qualified electors as 93 reside within such proposed district shall be entitled to vote in 94 such election. Notice of such election, setting forth the time, 95 96 place or places, and purpose of such election shall be published 97 by the clerk of the board of supervisors, and such notice shall be H. B. No. 1858

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98 published for the time and the manner herein provided for the

99 publication of the aforesaid resolution of intention. The ballots

100 to be prepared for and used at said election shall be in

101 substantially the following form:

For creation of \_\_\_\_\_\_district ()

103 Against creation of district () and

104 voters shall vote by placing a cross mark (x) or a check mark (v)

105 opposite their choice.

- (d) If no petition requiring an election be filed or if a majority of those voting at an election hereunder vote in favor of the creation of such district, the board of supervisors shall adopt a resolution creating the district as described in the
- 110 aforesaid resolution of intention.
- (e) All costs incident to the publication of the aforesaid
- 112 notices and all other costs incident to the public hearing and
- 113 election hereunder shall be borne by the parties filing the
- 114 petition, and the board of supervisors, in its discretion, may
- 115 require the execution by the parties filing the petition of a cost
- 116 bond in an amount and with good sureties to guarantee the payment
- 117 of such costs.
- 118 (f) Any party having an interest in the subject matter and
- 119 aggrieved or prejudiced by the findings and adjudication of the
- 120 board of supervisors may appeal to the circuit court of the county
- in the manner provided by law for appeals from orders of the board
- 122 of supervisors; provided, that if no such appeal be taken within a
- 123 period of fifteen (15) days from and after the date of the
- 124 adoption of the resolution creating any such district, the
- 125 creation of such district shall be final and conclusive, and shall
- 126 not thereafter be subject to attack in any court.
- 127 Section 2. (1) From and after the date of the adoption of
- 128 the resolution creating such district, such district shall be a
- 129 public corporation in perpetuity under its corporate name and
- 130 shall, in that name, be a body politic and corporate with power of

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perpetual succession. The powers of each such district, except as
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     hereinafter provided, shall be vested in and exercised by a board
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     of commissioners consisting of five (5) members to be appointed by
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     the board of supervisors.
                                The terms of the three (3)
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     commissioners serving on the effective date of House Bill No.
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     2002 Regular Session, are extended as follows: the term of the
     commissioner which is scheduled to expire on February 6, 2004,
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     will expire on September 30, 2004; the term of the commissioner
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     which is scheduled to expire on February 6, 2006, will expire on
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     September 30, 2006; and the term of the commissioner which is
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     scheduled to expire on February 6, 2008, will expire on September
     30, 2008. After the effective date of House Bill No. , 2002
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     Regular Session, the board of supervisors shall appoint two (2)
     additional commissioners. The initial term of one (1) such
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     commissioner will expire on September 30, 2005, and the initial
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     term of the other such commissioner will expire on September 30,
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     2007. Upon the expiration of each of the terms prescribed in this
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     subsection, all commissioners be appointed and shall hold office
     for a term of five (5) years. Any vacancy occurring on such board
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     of commissioners shall be filled by the board of supervisors at
     any regular meeting of such board of supervisors, which board of
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     supervisors shall have the authority to fill all unexpired terms
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     of any commissioner or commissioners. Notwithstanding the
     appointive authority herein granted to the board of supervisors,
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     its legal and actual responsibilities, authority and function,
     subsequent to the creation of any such district, except as
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     hereinafter provided, shall be specifically limited to said
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     appointive function, and the operation, management, subsequent
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     possible annexation, abolition or dissolution of such district,
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     and all other matters in connection therewith, shall be vested
     solely and only in said board of commissioners to the specific
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     exclusion of said board of supervisors, and the abolition,
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     dissolution or termination of any such district shall be
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accomplished only by unanimous resolution of the board of
commissioners. Provided, however, that such board of
commissioners shall have no power, jurisdiction or authority to
abolish, dissolve, or terminate any such district while such
district has any outstanding indebtedness of any kind or
character.

(2) The powers of the Gautier Utility District shall be vested in and exercised by a board of commissioners consisting of five (5) members to be selected in the following manner:

Within thirty (30) days following May 1, 1987, the board of supervisors shall appoint two (2) commissioners to the commission. The five (5) appointed commissioners shall serve until the expiration of the terms to which they were appointed or until commissioners are elected and take office, whichever shall occur first, under the provisions of paragraph (b) of this subsection. The two (2) additional commissioners appointed under this paragraph shall be qualified in the same manner and subject to the same duties and obligations as present commissioners under Section 4 of this chapter. After the two (2) additional commissioners are appointed and qualified they shall exercise equal power with other members and be entitled to the same benefits and compensation as the other commissioners. From and after the effective date of this act until the commissioners are elected and qualified under the provisions of paragraph (b)(i) of this subsection, the appointed commissioners shall take no action to abolish, dissolve, terminate, transfer or sell the district.

(b) As soon as practical after May 1, 1987, the board of supervisors shall create within the Gautier Utility District five (5) districts from which commissioners shall be elected. The board of supervisors shall designate the positions elected from each district as Post 1, Post 2, Post 3, Post 4 and Post 5. Post 5 shall be an at-large district composed of the entire Gautier

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196 Utility District. The commissioners shall be elected in the 197 following manner: A commissioner must be a resident of the 198 (i) 199 district he represents. The initial election for such 200 commissioners shall be held on June 7, 1988, with subsequent elections to be held concurrently with the general elections. 201 The 202 initial election shall be conducted by the use of paper ballots. After the initial election, the terms of office shall run 203 concurrent with the term of office of the board of supervisors and 204 elections shall be held during the same time period as that of the 205 206 board of supervisors. For the initial election only, voting shall be conducted for all districts at the central location. 207 initial elections shall be held in accordance with the provisions 208 209 of the law pertaining to vacancies or special elections. Immediately upon receipt of the writ of election, the 210 211 commissioners of election shall give notice of such election by posting notice at the courthouse and in each commissioners 212 213 district not less than ninety (90) days before such election. The election shall be prepared and held in the same manner as a 214 215 general election. Candidates for the position of commissioner shall qualify by filing with the circuit clerk, not later than 216 217 5:00 p.m. sixty (60) days before the date of the election, a petition signed by not less than fifteen (15) qualified electors 218 of the Gautier Utility District. The candidates shall be placed 219 220 upon the ballot in alphabetical order and no political party affiliation shall be designated thereon. The candidate who 221 receives the highest number of votes for each post shall be 222 declared elected. The commissioners elected shall serve until 223 December 31, 1991, or until their successors are elected and 224 qualified. All costs of the election shall be borne by the 225 Gautier Utility District and not the county at large. 226

Beginning with the State General Election in

1991 and every four (4) years thereafter, the commissioners shall

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- 229 be elected in the same manner and at the same time as other state
- 230 and county officers and shall serve for four-year terms.
- 231 Candidates shall qualify by filing with the circuit clerk, not
- 232 later than 5:00 p.m. sixty (60) days before the date of the
- 233 election, a petition signed by not less than fifteen (15)
- 234 qualified electors of the Gautier Utility District. The
- 235 candidates shall be placed upon the ballot in alphabetical order
- 236 and no political party affiliation shall be designated thereon.
- 237 The candidate who receives the highest number of votes for each
- 238 post shall be declared elected.
- Vacancies shall be filled by the procedure set forth in
- 240 Section 23-15-839, Mississippi Code of 1972.
- Section 3. Such board of commissioners shall organize by
- 242 electing one (1) of its members as chairman and another as vice
- 243 chairman. It shall be the duty of the chairman to preside at all
- 244 meetings of the board and to act as the chief executive officer of
- 245 the board of the district. The vice chairman shall act in the
- 246 absence or disability of the chairman. Such board also shall
- 247 elect and fix the compensation of a secretary-treasurer who may or
- 248 may not be a member of the board. It shall be the duty of the
- 249 secretary-treasurer to keep all minutes and records of the board
- 250 and to safely keep all funds of the district. The
- 251 secretary-treasurer shall be required to execute a bond, payable
- 252 to the district, in a sum and with such surety as shall be fixed
- 253 and approved by the board of commissioners. The terms of all
- officers of the board shall be for one (1) year from and after the
- 255 date of election and shall run until their respective successors
- 256 are appointed and qualified. Each such board of commissioners
- 257 shall adopt an official seal with which to attest the official
- 258 acts and records of the board and district.
- 259 Section 4. Every resident citizen of any district created
- 260 pursuant to this act, of good reputation, and over twenty-five
- 261 (25) years of age, and of sound mind and judgment shall be

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eligible to hold the office of commissioner. Each person elected 262 263 or appointed as a commissioner, before entering upon the discharge of the duties of this office, shall be required to execute a bond, 264 265 payable to the State of Mississippi, in the penal sum of Ten 266 Thousand Dollars (\$10,000.00) conditioned that he will faithfully discharge the duties of his office; and each such bond shall be 267 approved by the clerk of the board of supervisors and filed with 268 said clerk. Each commissioner shall take and subscribe to an oath 269 of office before the clerk of the board of supervisors that he 270 will faithfully discharge the duties of the office of 271 272 commissioner, which oath shall also be filed with said clerk and by him preserved with such official bond. The commissioners shall 273 274 be compensated for their services for each meeting of the board of commissioners attended, either regular or special, at a rate to be 275 fixed by the board of supervisors, and shall be reimbursed for all 276 expenses necessarily incurred in the discharge of their official 277 duties; provided that the commissioners elected for the Gautier 278 279 Utility District shall be entitled to compensation under Section 25-3-69 for not more than fifty (50) days per year. 280 281 Section 5. Districts created under the provisions of this act shall have the powers enumerated in the resolution of the 282 283 board of supervisors creating such districts but shall be limited to the conducting and operating of a water district, a sewer 284 district, a gas utility district or a fire protection district, or 285 286 as a combined water and sewer district, or as a combined water, sewer and gas utility district, or as a combined water, sewer and 287 288 fire protection district, or as a combined water, sewer, gas utility and fire protection district; and to carry out such 289 purpose or purposes, such districts shall have the power and 290 authority to acquire, construct, reconstruct, improve, better, 291 extend, consolidate, maintain, and operate such system or systems 292 293 and to contract with any municipality, person, firm or corporation 294 for a supply of water, gas or for other services required incident H. B. No. 1858

02/HR07/R2132 PAGE 9 (RM\HS) to the operation and maintenance of such a system. As long as any such district or districts continue to furnish any of the services which it has authorized to furnish in and by the resolution by which it was created, it shall be the sole public corporation empowered to furnish such services within such district except as set forth in Section 6.

Section 6. Any area adjacent to any district created pursuant to this act and situated within Jackson County,

pursuant to this act and situated within Jackson County,
Mississippi, may be annexed to and become a part of such district
by the same procedure as prescribed in Section 1 of this act for
the original creation of such district. None of the territory
lying within any such district shall be subject to annexation by
any city, town or village unless all of the territory of such
district be so annexed, in which event such city, town or village
shall assume the operation and maintenance of the facilities of
such district and shall assume all obligations of such district
with respect to the payment of any outstanding bonds of such
district, and all other contractual obligations of such district.

Provided, however, that with respect to the Escatawpa
Suburban Utility District, the City of Moss Point may annex a part
of said district upon the assumption by said city of the operation
and maintenance of the facilities of such district and shall
assume all obligations of such district with respect to the
payment of any outstanding bonds, including the principal and
interest and service charges thereon, of such district, and all
other contractual obligations of such district. Provided further,
that with respect to the Gautier Utility District, the City of
Gautier may annex any part of that parcel of land of the Gautier
Utility District that lies west of the city boundaries of the City
of Gautier, south of Interstate 10 and east of Mississippi Highway
57, without the necessity of annexing all of such Gautier Utility
District or assuming the operation and maintenance of any of the
facilities of such district or assuming any obligations of such

Gautier Utility District and also within the proposed area to be 329 annexed by the City of Gautier must have unanimous vote of the 330 331 elected Gautier Utility District Commissioners. Otherwise, the 332 provision regarding annexation hereinabove set forth in the first paragraph of this section shall remain in full force and effect. 333 Section 7. (1) The water and sewer system constructed by 334 Jackson County, Mississippi, in the Bayou Casotte and Escatawpa 335 areas of Jackson County, under the authority of Section 9, Chapter 336 365, Laws of Mississippi of 1958, and Chapter 395 (Senate Bill 337 338 1888), Laws of Mississippi of 1962, may, in the discretion of the board of supervisors, be constituted as a combined water, sewer 339 and fire protection district or combined water and sewer district 340 341 or districts with all the rights, powers, duties and obligations granted to such districts by this act, notwithstanding that part 342 343 of such district or districts may include territory now within the corporate limits of a municipality. The board of supervisors, in 344 345 its discretion, may, by resolution, declare its intention to create such district or districts without the necessity of a prior 346 347 petition being filed with the board of supervisors, and such resolution shall be published and the proceedings shall thereafter 348 be had as provided by Section 1(b), (c), (d) and (f) of this act. 349 Any such district or districts shall have the power to 350 provide funds for either or both of the following purposes: (a) 351 352 for the purpose of constructing, acquiring, reconstructing, improving, bettering or extending the utility facilities for such 353 354 district or districts; (b) for the purpose of purchasing, 355 acquiring, taking up, exchanging or redeeming the outstanding bonds issued by Jackson County under the authority of Section 9, 356 Chapter 365, Laws of Mississippi of 1958, and Chapter 395 (Senate 357 Bill 1888), Laws of Mississippi of 1962; by the issuance of 358 359 revenue bonds as set forth in this subsection or under subsection 360 Such bonds shall be payable primarily from the revenues of (3). H. B. No. 1858

district. Any unincorporated territory currently within the

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such facilities and, if and when necessary, from the special fund 361 provided for in paragraph (4) of this Section 7, and may be issued 362 without an election being held upon the question of their issuance 363 364 and without the publication of any notice of intention to issue 365 such bonds. The board of commissioners of any district created pursuant to this act shall issue bonds of such district by 366 resolution spread upon the minutes of such board. Such bonds 367 368 shall contain such covenants and provisions, shall be executed, shall bear interest at such rate or rates not to exceed fourteen 369 percent (14%) per annum, shall be in such denomination or 370 371 denominations, shall be payable, both as to principal and interest, at such place or places, and shall mature at such time 372 or times not exceeding thirty-five (35) years from their date, all 373 374 as shall be determined by such board of commissioners and set 375 forth in the resolution pursuant to which such bonds shall be Any provisions of the general laws to the contrary 376 issued. notwithstanding, any bonds and interest coupons issued pursuant to 377 378 the authority of this act shall possess all of the qualities of negotiable instruments, and such bonds and interest coupons shall 379 380 be exempt from all state, county, municipal and other taxation 381 under the laws of the State of Mississippi. Any bonds issued 382 pursuant to the authority of this act may be refunded in the manner provided herein, and bonds for the betterment, improvement 383 or extension of the system may be included with such refunding 384 385 Such bonds may be sold without the necessity of advertising for bids therefor, and may be sold by negotiated 386 private sale and on such terms, conditions and covenants as may be 387 agreed to by and between the issuing authority and the purchasers 388 of such bonds. 389

Funds for operation or debt service or both of the

against the property abutting upon the sewer, or abutting upon the

Gautier Utility District may be provided by charges assessed

railroad and/or utility right-of-way, street, road, highway,

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(3)

easement or alley in which such sewer mains or water mains are installed according to the frontage thereof.

The Board of Commissioners of the Gautier Utility District, after giving notice and hearing protests in the manner prescribed by Sections 21-41-5 and 21-41-7, Mississippi Code of 1972, shall by resolution spread upon its minutes define the services to be offered, the approximate cost of the services and improvements, and the entire area to be benefited by each improvement; each such improvement may be designated as a project, or all such improvements may be designated as one (1) project.

The resolution shall direct that the cost to be assessed against each lot or parcel of land shall be determined by dividing the entire assessable cost of the project by the total number of front feet fronting on the street, easement or other right-of-way in which all of the mains embraced within the project are installed and multiplying the quotient by the total number of front feet in any particular lot or parcel of land fronting on the street, easement or other right-of-way in which sewer mains or water mains are installed. The result thereof shall be delivered by governing authorities of the Gautier Utility District to the county board of supervisors as the amount of special tax to be assessed against each lot or piece of ground for the owner's part of the total cost of the improvements.

Upon petition to the proper taxing authority, tracts of land containing five (5) or more contiguous acres of unsubdivided or unimproved property shall be excluded from assessment under this subsection, provided that if the excluded property is subsequently improved or subdivided within five (5) years after being excluded from assessment, such property shall be immediately subject to a charge of one hundred percent (100%) of all costs incurred to date in addition to all future costs; if the excluded property is subsequently improved or subdivided five (5) or more years after being excluded from assessment, such property shall be immediately

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- subject to all previous costs less depreciation computed on a proportion of the design life of the project on a thirty-five-year basis and all future costs.
- If there shall be insufficient revenues accruing from 430 (4)431 the operation of any such district or districts to meet the interest and/or principal payments when due on any bonds issued 432 under the authority of this act, then, upon certification of such 433 fact by the board of commissioners of such district or districts 434 to the board of supervisors, it shall be the mandatory duty of the 435 Board of Supervisors of Jackson County to levy an ad valorem tax 436 437 not to exceed five (5) mills on all taxable property in such district, provided, however, that in the Gautier Utility District, 438 439 the Board of Supervisors of Jackson County may levy an ad valorem 440 tax not to exceed eight (8) mills on all taxable property in the Gautier Utility District, to provide a special fund for the 441 payment of such bonds and interest thereon, which fund shall be 442 used for no other purpose, provided, however, that the provisions 443 444 of this paragraph (4) shall not be applicable when such bonds have been assumed by any municipality under the provisions of Section 445 446 9(1)(k) hereof.
- 447 (5) The board of supervisors, upon adoption by the Commissioners of the Gautier Utility District of a resolution 448 449 requesting funding, shall levy a special tax, not to exceed four (4) mills annually, on all of the taxable real property in the 450 451 Gautier Utility District, the avails of which shall be paid over to the board of commissioners of the district to be used for the 452 453 operation, support and maintenance of the fire protection 454 activities of the Gautier Utility District.
- (6) In the event that the Gautier Utility District

  Commission does not fund the operation or debt of the district

  under subsection (3), then the board of supervisors, upon adoption

  by the Gautier Utility District Commissioners of a resolution

  requesting funding, shall levy a special tax, not to exceed four

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Utility District, the avails of which shall be paid over to the 461 Board of Commissioners of the Gautier Utility District to be used 462 463 for the operation, support and maintenance of any service provided 464 by the Gautier Utility District. Water and sewer service shall be considered one (1) service in the Gautier Utility District. 465 466 (7) The taxes and assessments authorized to be levied and made under subsections (3), (5) or (6) of this section shall not 467 be levied until the board of supervisors, or, in the case of an 468 elected board of commissioners, the commissioners adopt a 469 470 resolution setting forth the intent to levy the tax, the property subject to such tax and the purposes to which the avails of such 471 472 tax will be employed. Such resolution shall be published in a newspaper having a general circulation within the Gautier Utility 473 District once a week for at least three (3) consecutive weeks 474 prior to the date specified in such resolution as the date upon 475 which such board intends to levy the tax. 476 The first such 477 publication shall be made not less than twenty-one (21) days prior to the date specified, and the last such publication shall be made 478 479 not more than fourteen (14) days prior to such date. 480 If twenty percent (20%) or one hundred fifty (150), whichever is the lesser, of the qualified electors of the Gautier Utility 481 District file a written petition with such board of supervisors or 482 commissioners as the case may be on or before the date specified 483 484 aforesaid, protesting the levy of the tax, the board of supervisors or commissioners shall call an election on the 485 486 question of the levy of the tax. Such election shall be held and 487 conducted by the election commissioners of the county as nearly as may be in accordance with the general laws governing elections, 488 489 and such election commissioners shall determine which of the qualified electors of such county reside within the proposed 490 491 district, and only such qualified electors as reside within the 492 district shall be entitled to vote in such election.

(4) mills annually, on all of the taxable property in the Gautier

493 such election setting forth the time, place or places, and purpose

494 of such election shall be published by the clerk of the board of

495 supervisors, and such notice shall be published for the time and

496 the manner provided above for the publication of the resolution of

497 intention. The ballots to be prepared for and used at said

498 election shall be in substantially the following form:

499 "FOR THE TAX ()

AGAINST THE TAX ()" and voters shall vote

501 by placing a cross mark (x) or a check mark (v) opposite their

502 choice.

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If no petition is filed which would require an election, or

in the event of such election a majority of those voting vote in

505 favor of such tax, the board of supervisors shall levy the tax as

506 set forth in the resolution of intention.

507 (8) The taxes authorized to be levied under subsections (5)

508 and (6) of this section and the increase in millage authorized by

subsection (4) of this section shall not be included in computing

any statutory growth limitations for the first year such taxes are

511 initially levied or increased.

Section 8. Any district created pursuant to the provisions

of this act shall be vested with all the powers necessary and

514 requisite for the accomplishment of the purpose for which such

515 district is created, capable of being delegated by the

516 Legislature. No enumeration of powers therein shall be construed

517 to impair or limit any general grant of power herein contained nor

518 to limit any such grant to a power or powers of the same class or

519 classes as those enumerated. Such districts are empowered to do

520 all acts necessary, proper or convenient in the exercise of the

521 powers granted under this act.

Section 9. Any district created pursuant to the provisions

of this act, acting by and through the board of commissioners of

524 such district, its governing authority, shall have the following,

525 among other, powers:

- 526 (a) To sue and be sued.
- (b) To acquire by purchase, gift, devise, lease, or exercise the powers of eminent domain or other mode of acquisition, hold and dispose of real and personal property of every kind within or without the district, including franchise rights.
- (c) To make and enter into contracts, conveyances, mortgages, deeds of trust, bonds, leases, or contracts for financial advisory services.
- (d) To incur debts, to borrow money, to issue negotiable bonds, and to provide for the rights of the holders thereof.
- (e) To fix, maintain and collect, and revise rates and charges for the services rendered by or through the facilities of such district subject to subsection (2) of this section.
- (f) To pledge all or any part of its revenues to the payment of its obligations.
- (g) To make such covenants in connection with the issuance of bonds or to secure the payments of bonds that a private business corporation can make under the general laws of the state.
- (h) To use any right-of-way, easement or other similar property or property rights or any material or equipment necessary or convenient in connection with the acquisition, improvement, operation or maintenance of the facilities of such district, held by the state or any political subdivision thereof; provided that the governing body of such political subdivision shall consent to such use.
- (i) Such districts shall have the same status as

  counties and municipalities concerning payment of sales taxes on

  purchases made by such districts for district purposes.
- (j) To sell to any municipality under such terms,

  558 conditions and covenants as may be imposed or required by such

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district or districts, part or all of the utility system or systems within such district or districts, provided, however, that in the event of a sale of all of such system or systems, within any such district or districts, the municipality shall assume all obligations of such district or districts as a condition precedent to such sale.

- 565 (k) To contract with Jackson County, or with any municipality thereof, or similar district or districts for the 566 assumption of any bonds of such district or districts or bonds now 567 outstanding issued by Jackson County under the provisions of 568 569 Section 9, Chapter 365, Laws of Mississippi of 1958, and Chapter 570 395 (Senate Bill 1888), Laws of Mississippi of 1962, for the 571 Escatawpa and Bayou Casotte areas in Jackson County, under such 572 terms, conditions and covenants as may be agreed upon among the 573 county, municipality or districts, as the case may be, consistent with the terms of such outstanding bonds. Any municipality, 574 district or districts, shall be authorized to pledge to the 575 576 payment of the bonds and obligations so assumed, any revenues, 577 including revenues from its existing water, sewer and gas utility 578 systems not theretofore pledged.
- (1) To contract with any municipality for the
  operation, maintenance and extension of any utility system or
  systems in any such district or districts by the municipality upon
  such terms, conditions and covenants as may be agreed upon between
  the municipality and the district or districts.
- (m) To contract with the United States of America, or any agency of the United States of America, the State of Mississippi, or any political subdivision of the State of Mississippi, or any agency, commission, authority, board, or other entity thereof, or any municipality or municipalities, for any of the additional purposes authorized by Section 11 of this act.
- Section 10. In any district created under the provisions of this act, which includes water or sewer facilities, or both, the

board of supervisors may, where it finds unhealthy or unsanitary 592 or deleterious conditions exist in such district because of 593 inadequate or contaminated water supplies or lack of approved 594 595 septic tanks or because of high water tables, or inadequate 596 drainage or inadequate provisions for disposal of sewage, require by order or resolution all dwellings and buildings within such 597 598 district that are within reasonable proximity to such systems to be connected to the water and sewer systems of such district. Any 599 person, firm or corporation within such district declining or 600 refusing to connect to such district water and sewer system after 601 602 the adoption by the board of supervisors of an order or resolution predicated on such findings shall be guilty of a misdemeanor, and 603 shall be subject to a fine not to exceed One Hundred Dollars 604 605 (\$100.00), to be imposed by any court of competent jurisdiction, 606 and each day that such dwelling or building shall remain 607 unconnected to such district water and sewer system shall constitute a separate offense. After the adoption of such order 608 609 or resolution, it shall be unlawful for any dwelling or building to be constructed within such district, unless, where it is 610 611 feasible to do so, provision is made to connect such building or dwelling to the district water and sewer system, and the drilling 612 613 of private wells to provide water for human consumption and the 614 construction of outhouses, cesspools, and septic tanks in such district shall be unlawful and punishable as a misdemeanor as 615 616 herein provided. Section 11. In addition to the purposes authorized by 617 618 Section 7(2) of this act, any district or districts created under the provisions of this act and/or any municipality within Jackson 619 County, Mississippi, is or are hereby authorized and empowered to 620 621 issue bonds of such district, districts or municipality in the manner provided in Section 7(2) of this act for any or all of the 622 623 following purposes:

624	(a)	To	purchase	or	acquire	anv	of	the	outstanding	bonds
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- of Jackson County issued under the authority of Section 9, Chapter
- 626 365, Laws of Mississippi of 1958 and Chapter 395 (Senate Bill
- 627 1888), Laws of Mississippi of 1962;
- (b) To refund the outstanding utility bonds of any
- 629 district, districts or municipality;
- (c) To improve, better or extend the water, sewer or
- 631 gas utility system or systems of such district, districts or
- 632 municipality;
- (d) To purchase or acquire part or all of the utility
- 634 system or systems of any other district, districts or
- 635 municipality, including part or all of such system or systems
- 636 within the corporate boundaries of any municipality;
- (e) To purchase or acquire the outstanding utility
- 638 bonds of any other district, districts or municipality;
- (f) To purchase or acquire part or all of the utility
- 640 system or systems of one or more municipalities, including such
- 641 system or systems within the corporate boundaries of such
- 642 municipality or municipalities;
- (g) To purchase or acquire part or all of any privately
- 644 owned utility system or systems;
- (h) To purchase or acquire part or all of any utility
- 646 system or systems owned by the United States of America, or any
- 647 agency of the United States of America, or the State of
- 648 Mississippi, or any political subdivision of the state, or any
- 649 agency, commission, authority, board or other entity thereof; and
- 650 to provide therefor as follows:
- In the event that any outstanding bonds to be purchased,
- 652 acquired or refunded by any district, districts or municipality,
- 653 by the terms thereof (1) mature without option of prior payment
- after the date of the district or municipal bonds to be issued, or
- 655 (2) mature on specified dates, but with the option reserved unto
- 656 said county to call in, pay and redeem such bonds on a date

subsequent to the date of the district or municipal bonds to be 657 658 issued, and in the event that the holder or holders of such outstanding revenue bonds cannot be immediately located or will 659 660 not accept district or municipal bonds to be issued in exchange 661 for and upon surrender and cancellation of a like amount of such 662 outstanding bonds, then the district or municipality may, in its 663 discretion, sell such district or municipal bonds to be issued and deposit with a trustee to be designated in the resolution issuing 664 such district or municipal bonds to be issued an amount sufficient 665 to redeem all such outstanding county, district or municipal 666 667 bonds, together with accrued interest and any premium required for such redemption on the earliest call date, or on the maturity date 668 669 of noncallable bonds. Such deposits shall be a trust fund, and 670 shall be used for no purpose other than the redemption of such outstanding bonds, the payment of interest thereon as the same 671 accrued, and the payment of any premium required for redemption of 672 such bonds on their callable or maturity date or dates. 673 674 event that any of such outstanding bonds are subject to call for redemption, the county, district, districts or municipality, prior 675 676 to the issuance of district or municipal bonds therefor, shall exercise such right or call and shall call such outstanding bonds 677 678 for redemption on the earliest possible call date. 679 The district or municipality may, by resolution, direct that such trust fund be invested in bonds, notes, certificates or other 680 681 obligations of or guaranteed by the United States of America and maturity or being redeemable at or prior to the time when such 682 funds will be deeded for the redemption of such outstanding bonds. 683 For the purpose of determining the adequacy of such deposits, the 684 maturity value or redemption value of all such investments and the 685 686 interest accruing thereon to maturity or call date, shall be

considered as cash on hand. The district or municipality is

further authorized to make such covenants and to do any and all

acts and things as may be necessary, convenient and desirable in

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order to secure such district or municipal bonds, in order to make 690 such district or municipal bonds more marketable, notwithstanding 691 that such covenants, acts or things may not be enumerated herein 692 693 or expressly authorized herein; it being the intention hereby to 694 give the governing authority of the district or municipality in issuing such bonds, the power to do all things required or 695 necessary in the issuance of such bonds and for their execution, 696 697 that may not be inconsistent with the Constitution of the State of 698 Mississippi.

The district or municipal bonds herein authorized may be issued concurrently and in combination with bonds issued to provide funds for any or all of the purposes authorized by this act. In the issuance of bonds hereunder a sufficient sum shall be added to the principal amount thereof to provide for the payment of all costs necessarily incident to the issuance and delivery or exchange of such bonds, and to provide for the payment into the bond and interest fund of a sum not exceeding the average annual principal and interest requirements of such bonds, as a reserve therefor.

Section 12. Jackson County, Mississippi, is hereby 709 authorized to sell to any municipality therein the utility systems 710 711 existing within the Bayou Casotte and Escatawpa areas and any such 712 municipality is hereby authorized to purchase the same from said county, and thereupon to assume payment of the bonded indebtedness 713 714 of said county incurred therefor. Any municipality assuming the bonds issued by any district under the provisions of this act, or 715 bonds issued by Jackson County under the authority of Section 9, 716 Chapter 365, Laws of Mississippi of 1958, and Chapter 395 (Senate 717 Bill 1888), Laws of Mississippi of 1962, for Bayou Casotte and 718 719 Escatawpa areas, is hereby authorized and empowered to provide for the purchase, acquisition, redemption, payment or refunding of 720 721 such outstanding bonds, and is further authorized and empowered to provide for the calling in, paying, acquiring, redeeming or 722

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refunding the outstanding revenue bonds of such municipality 723 issued for water, sewer and gas utility systems by the issuance of 724 refunding bonds of such municipality. Such refunding bonds may be 725 726 issued concurrently and in combination with bonds issued for the 727 purchase, acquisition, redemption, payment or refunding of such outstanding county bonds, district bonds or bonds issued for the 728 betterment, extension and improvement of the utility systems of 729 730 such municipality. The bonds authorized to be issued hereby by 731 the municipality may be issued in the same manner and subject to the same limitations, provided for by issuances of district bonds 732 733 or refunding bonds, under the provisions of this act. Any municipality shall have the power to provide for the refunding of 734 any bonds to be purchased or refunded as conferred on the district 735 or districts by Section 11 of this act. The authority conferred 736 737 by this act upon such municipality shall be full and complete authority for the issuance of such municipal revenue bonds, and no 738 other proceedings shall be required for the issuance of such 739 740 municipal revenue bonds, and all the necessary powers to be exercised by the governing authorities of such municipality in 741 742 order to carry out the provisions of this act are hereby 743 conferred. Section 13. This act, without reference to any other 744 statute, shall be deemed to be full and complete authority for the 745 creation of such districts and for the issuance of such bonds by 746 747 such districts or municipalities, and no proceedings shall be required for the creation of such districts or for the issuance of 748 such bonds other than those provided for and required herein, and 749 all the necessary powers to be exercised by the board of 750 751 supervisors of such county and by the board of commissioners of 752 any such district, and the governing authorities of such 753 municipality in order to carry out the provisions of this act, are 754 hereby conferred.

- 755 Section 14. Any bonds issued under the provisions of this
- 756 act may be submitted to validation under the provisions of Chapter
- 757 13, Title 31, Mississippi Code of 1972.
- 758 Section 15. This act shall be liberally construed for the
- 759 purposes herein set out, the powers hereby granted being
- 760 additional, cumulative and supplemental to any power granted to
- 761 the County of Jackson, or any municipality therein by any general
- 762 or local act of the Legislature.
- Section 16. Notwithstanding any section to the contrary, the
- 764 City of Gautier shall comply with all existing laws on the
- 765 extension or contraction of corporate boundaries as provided in
- 766 Sections 21-1-27 through 21-1-47, Mississippi Code of 1972, and
- 767 any other applicable provisions of state law.
- 768 Section 17. If any provisions of this act shall be held to
- 769 be invalid by any court of competent jurisdiction, the remainder
- 770 of this act shall not be affected thereby.
- 771 Section 18. In the event that the City of Gautier acquires
- 772 the assets and assumes the obligations of or otherwise takes over
- 773 the Gautier Utility District, the commission shall be dissolved
- 774 and the provisions of this act relating to the Gautier Utility
- 775 District shall be void.
- 776 Section 19. The Board of Supervisors of Jackson County,
- 777 Mississippi, is directed to submit this act, immediately upon
- 778 approval by the Governor, or upon approval by the Legislature
- 779 subsequent to a veto, to the Attorney General of the United States
- 780 or to the United States District Court for the District of
- 781 Columbia in accordance with the provisions of the Voting Rights
- 782 Act of 1965, as amended and extended.
- 783 **SECTION 2.** This act shall take effect and be in force from
- 784 and after its passage.