Pending AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2186

By Representative(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

6 **SECTION 1.** Section 57-31-5, Mississippi Code of 1972, is 7 amended as follows:

57-31-5. (1) The industrial development authority is hereby 8 9 expressly authorized and empowered to acquire by gift, purchase or otherwise, and to own, hold, maintain, control and develop real 10 estate situated within the county, either within or without the 11 corporate limits of a municipality for development, use and 12 operation and shall be referred to herein as the "project." 13 The 14 industrial development authority is further authorized and empowered to engage in works of internal improvement, including, 15 but not limited to, construction or contracting for the 16 construction of streets, roads, railroads, site improvements, 17 water, sewerage, drainage, pollution and other related facilities 18 necessary or required for industrial use and development within 19 the county, and to acquire, purchase, install, lease, construct, 20 own, hold, equip, control, maintain, use, operate, and repair 21 other structures and facilities necessary and convenient for the 22 planning, development, use, operation and maintenance within the 23 county for industrial purposes, including, but not limited to, 24 utility installations, elevators, compressors, warehouses, air, 25

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26 rail, and other transportation terminals and pollution control 27 facilities.

The authority is authorized and empowered to sell, 28 (2) lease, trade, exchange or otherwise dispose of industrial sites 29 situated within the county to individuals, firms or corporations, 30 public or private, for industrial use upon such terms and 31 conditions for consideration and with safeguards as will best 32 promote and protect the public interest, convenience and 33 necessity, and to execute deeds, leases, contracts, easements, and 34 35 other legal instruments necessary or convenient.

36 (3) The authority is authorized and empowered to fix and
37 prescribe fees, charges and rates for the use of any water,
38 sewerage, pollution or other facilities constructed and operated
39 within the county and to collect the same from persons, firms and
40 corporations using the same for industrial purposes.

(4) The authority is authorized and empowered to employ
engineers, attorneys, accountants, consultants and such personnel
as shall be reasonably necessary to carry out the duties and
authority authorized by this chapter.

(5) The authority is expressly authorized and empowered to borrow money and issue negotiable promissory notes evidencing the same under the provisions of Section 57-31-9. In addition to or in lieu of the pledges authorized in Section 57-31-23, the authority may secure such notes by the execution of a deed of trust upon any real estate belonging to the authority not otherwise encumbered.

52 (6) The enumeration of any specific rights and powers 53 contained herein, and elsewhere in this chapter, where followed by 54 general powers, shall not be construed in a restrictive sense, but 55 rather in as broad and comprehensive a sense as possible to 56 effectuate the purposes of this chapter.

57 (7) Any such <u>sale, lease, trade, exchange or other</u>
58 <u>disposition of industrial sites may be made, completed or executed</u>
59 <u>upon</u> such terms and conditions and for such monetary rental or
60 other consideration as may be found adequate and approved by the

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authority in orders or resolutions authorizing the same. Any 61 62 covenants and obligations of the grantee or lessee to make expenditures in determined amounts, and within such time or times, 63 for improvements to be erected on the land by such grantee or 64 lessee and to conduct thereon industrial operations in such 65 aggregate payroll amounts and for such period of time or times as 66 may be determined by the authority and defined in the transaction 67 documents, and to give preference in employment where practicable 68 to qualified residents of the county, shall, if included in such 69 transaction documents, constitute and be deemed sufficient 70 consideration for the execution of any such transaction document 71 in the absence of a monetary rental or other considerations; any 72 such <u>lease</u> instrument may contain reasonable provisions giving the 73 lessee the right to remove its or his improvements upon 74 termination of the lease. 75

76 SECTION 2. This act shall take effect and be in force from 77 and after its passage.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 57-31-5, MISSISSIPPI CODE OF 1972, TO 2 REVISE THE AUTHORITY OF CERTAIN COUNTY INDUSTRIAL DEVELOPMENT 3 AUTHORITIES REGARDING THE CONVEYANCE OF INDUSTRIAL SITES FOR 4 INDUSTRIAL USE; AND FOR RELATED PURPOSES.