## \*\*\*Pending\*\*\* AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2819

## By Representative(s) Committee

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

20 SECTION 1. The following shall be codified as Section 43-33-151, Mississippi Code of 1972: 21 <u>43-33-151.</u> The Mississippi Customer Energy Assistance 22 23 Program (CEAP) Fund is created. The purpose of the CEAP Fund is to promote home energy affordability for income-eligible 24 25 residential electric and natural gas consumers. The Department of Human Services, Division of Community Services, shall administer 26 the fund according to Sections 43-33-151 through 43-33-159 and 27 28 those rules and regulations adopted by the department for the administration of the fund. 29 SECTION 2. The following shall be codified as Section 30

31 43-33-153, Mississippi Code of 1972:

<u>43-33-153.</u> As used in Sections 43-33-151 through 43-33-159,
 the following words and phrases the meanings ascribed in this
 section unless the context clearly indicated otherwise:

35 (a) "Department" means the Department of Human36 Services, Division of Community Services.

37 (b) "Participating distribution electric utility" means
38 an electric public utility, including a municipal electric utility
39 or electric cooperative, affirmatively opting to participate in

40 CEAP and to collect the CEAP charge pursuant to Section 43-33-155. 41 (c) "Participating distribution natural gas utility" 42 means a natural gas public utility, including a municipal natural 43 gas utility or natural gas cooperative, affirmatively opting to 44 participate in CEAP and to collect the CEAP charge pursuant to 45 Section 43-33-155.

46 (d) "Fund" or "CEAP Fund" means the Customer Energy47 Assistance Program (CEAP) Fund.

(e) "Residential accounts" or "residential customers"
means residential accounts or residential customers of a
participating public utility as those accounts or customers are
classified by the rate schedules or service rules of the
participating utility.

53 **SECTION 3.** The following shall be codified as Section 54 43-33-155, Mississippi Code of 1972:

55 <u>43-33-155.</u> (1) (a) Each participating distribution 56 electric utility shall collect a nonbypassable undifferentiated 57 monthly charge of One-tenth of One Cent (1/10 of 1¢) per 58 kilowatt-hour per month, not to exceed One Dollar (\$1.00) per 59 month, from each residential account receiving electricity which 60 has not notified the utility of the customer's desire to opt out 61 of the CEAP Fund program.

(b) Each participating distribution natural gas utility
shall collect a nonbypassable undifferentiated monthly charge of
Three Cents (3¢) per hundred cubic feet per month, not to exceed
One Dollar (\$1.00) per month, from each residential account
receiving natural gas which has not notified the utility of the
customer's desire to opt out of the CEAP Fund program.

Participating distribution electric utilities and 68 (C) participating distribution natural gas utilities collecting CEAP 69 70 charges shall remit all CEAP charge revenues to the State 71 Treasurer, who shall deposit the monies in the CEAP Fund. The treasurer shall make disbursements from this fund in accordance 72 73 with rules promulgated by the department. The unencumbered or 74 unobligated monies remaining in the fund at the end of any fiscal

 $HR40 \ SB2819A.J$ 

75 year will be maintained in the CEAP Fund and will be available for 76 expenditure during subsequent fiscal years until expended for the 77 purposes for which originally collected.

78 Whether an eligible utility chooses to participate in (2) CEAP or to terminate the utility's participation in CEAP is solely 79 80 at the discretion of the utility. There is no necessity or 81 requirement for approval by any regulatory authority of the utility's participation or termination of participation in CEAP of 82 any utility decision regarding participation in CEAP or of the 83 billing and collection of the charges required under subsection 84 (1) of utilities participating in CEAP. However, a utility's 85 participation must be pursuant to Sections 43-33-151 through 86 87 43-33-159. No responsibility or liability attaches to any decision by a utility to participate, not participate or terminate 88 participation in CEAP. 89

Once an eligible utility opts to participate in (3) 90 (a) 91 CEAP, the billing of the charge pursuant to subsection (1) will begin with the first billing cycle of the prospective billing 92 month after the utility has provided conspicuous notice to each of 93 94 its customers of the charge to be collected unless the customer notifies the utility of the customer's desire not to participate 95 96 in the CEAP Fund program. The notice must be provided to all residential customers of the participating utility, with 97 instructions on how the customer may opt out of participating in 98 the CEAP Fund program, with no less than three (3) billings 99 preceding the billing cycle in which the utility intends to begin 100 101 collecting the CEAP changes. Customers may opt out of participating in the CEAP Fund program at any time. 102

(b) When a utility terminates its participation in CEAP, after notifying the department, the termination will be effective after the end of the billing month that the utility designates as the final month of the utility's participation, which end of the month must be prospective from the date on which the utility makes its decision to terminate its participation.

109 (4) The department shall distribute funds from the CEAP Fund HR40\SB2819A.J 110 pursuant to the rules adopted by the department, which rules must 111 include the purposes for which funds will be distributed, 112 including, but not necessarily limited to:

(a) Energy efficiency measures allowed by the U.S.
Department of Energy under the federal Weatherization Assistance
Program, 42 USCS, Section 6861, et seq., or its successor;

116

(b) Home water conservation measures;

(c) Incidental housing repairs determined by the department to be necessary to ensure the viability of energy efficiency investments or the health and safety of residential customers;

(d) To provide, directly or indirectly, training andtechnical assistance to local agencies delivering CEAP services;

123 (e) Electric and natural gas bill affordability124 assistance; and

(f) Program administrative costs; however, no more than 125 126 ten percent (10%) of the total CEAP Fund may be expended on 127 program administrative costs in any given year, with no more than twenty percent (20%) of this ten percent (10%) being retained for 128 129 use by the department and the balance being made available to the local administering agencies for the purposes of Sections 130 43-33-151 through 43-33-157. The department's rules must provide 131 that the distribution of funds from the CEAP Fund must be for the 132 purpose of making natural gas and electric utility bills more 133 134 affordable to income eligible customers.

The department may reserve from the funds collected in 135 (5) 136 any fiscal year an amount not to exceed ten percent (10%) to provide, directly or indirectly, training and technical assistance 137 to local agencies delivering CEAP services. This training and 138 technical assistance may include providing information concerning 139 conservation practices to income eligible customers. 140 The 141 department shall administer the CEAP Fund energy efficiency programs by contracting with the local grantees of the Department 142 of Energy Weatherization Assistance Program or its successor and 143 144 shall administer the CEAP Fund bill affordability assistance

 $HR40 \ SB2819A.J$ 

145 programs by contracting with the local grantees of the Low Income 146 Home Energy Assistance Program (LIHEAP). The department may 147 reserve up to ten percent (10%) of CEAP funds allocated for bill 148 affordability purposes for contracts to other local nonprofit 149 community-based organizations with demonstrated effectiveness in 150 administering emergency energy assistance for low-income 151 customers.

(6) The department shall prescribe, by rule, a maximum 152 income eligibility for receipt of services funded by the CEAP Fund 153 154 which maximum income eligibility may not exceed one hundred and 155 seventy-five percent (175%) of the federal poverty guideline, as determined annually by the U.S. Department of Health and Human 156 157 Services. However, the department may, define, by rule, households participating in means-tested state or federal programs 158 with similar eligibility guidelines, including, but not limited 159 to, Food Stamps, Temporary Assistance to Needy Families and 160 161 Supplemental Security Income, as eligible for assistance through 162 the CEAP Fund. The department may define other low-income populations with particular physical or economic vulnerability to 163 164 weather conditions or energy supply interruptions as eligible for assistance from the CEAP Fund. 165

166 (7) An eligible residential customer may receive one or more 167 of the forms of assistance available from the CEAP Fund and may 168 not be required to participate in the state or federal energy 169 assistance or weatherization assistance programs as a condition of 170 participating in the CEAP Fund programs.

171 (8) The residential customers of each participating distribution electric utility and participating distribution 172 natural gas utility are eligible for assistance from the CEAP Fund 173 in an aggregate amount that equals each specific utility's pro 174 rata share of the total contributions to the CEAP Fund. Services 175 176 funded through the CEAP Fund will be provided without consideration of whether or not the residential customer is or has 177 178 been a contributor under the CEAP program, if the customer receiving assistance is a customer of a participating distribution 179  $HR40 \ SB2819A.J$ 

180 electric utility or participating distribution natural gas utility 181 collecting the CEAP charge from its residential customers.

182 SECTION 4. The following shall be codified as Section
183 43-33-157, Mississippi Code of 1972:

184 <u>43-33-157.</u> (1) The department shall monitor and evaluate 185 the provision of services funded from the CEAP Fund in order to 186 ensure the effective provision of assistance for low-income 187 persons.

188 (2) The department shall deliver to the Legislature an
189 annual report that must include, for each fiscal year in which the
190 CEAP Fund operates, the following:

191 (a) The number of households eligible to participate in192 the CEAP Fund;

(b) The number of households that participated in theCEAP Fund in the preceding year;

195 (c) Program revenues, expenditures, and benefits196 provided; and

197

(d) A description of the program activities.

(3) In order to prepare the report required under subsection
(2) of this section, the department shall establish annual
reporting requirements for participating utilities collected and
remitted to the State Treasurer.

(4) Beginning in 2005 and every third year thereafter, the
 department shall report to the Legislature the results of the
 department's monitoring and evaluation.

205 **SECTION 5.** The following shall be codified as Section 206 43-33-159, Mississippi Code of 1972:

207 <u>43-33-159.</u> Sections 43-33-151 through 43-33-159, Mississippi
 208 Code of 1972, shall stand repealed on July 1, 2004.

209 **SECTION 6.** This act shall take effect and be in force from 210 and after July 1, 2002.

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

1 AN ACT TO CREATE NEW SECTION 43-33-151, MISSISSIPPI CODE OF 2 1972, TO CREATE THE MISSISSIPPI CUSTOMER ENERGY ASSISTANCE PROGRAM

(CEAP) FUND FOR THE PURPOSE OF PROMOTING HOME ENERGY 3 AFFORDABILITY, AND TO REQUIRE THE DIVISION OF COMMUNITY SERVICES 4 OF THE DEPARTMENT OF HUMAN SERVICES TO ADMINISTER THE FUND; TO 5 6 CREATE NEW SECTION 43-33-153, MISSISSIPPI CODE OF 1972, TO DEFINE CERTAIN TERMS RELATING TO THE CEAP FUND; TO CREATE NEW SECTION 7 43-33-155, MISSISSIPPI CODE OF 1972, TO REQUIRE ELECTRIC AND 8 NATURAL GAS UTILITIES OPTING TO PARTICIPATE IN THE CEAP FUND TO 9 COLLECT A MONTHLY CHARGE FROM RESIDENTIAL CUSTOMERS WHO DO NOT OPT 10 11 OUT OF PARTICIPATING IN THE CEAP FUND PROGRAM, TO DEFINE PURPOSES FOR WHICH CEAP FUNDS MAY BE USED AND TO REQUIRE THE DEPARTMENT TO 12 ESTABLISH THE MAXIMUM INCOME ELIGIBILITY FOR SERVICES FUNDED WITH CEAP FUNDS; TO CREATE NEW SECTION 43-33-157, MISSISSIPPI CODE OF 13 14 1972, TO REQUIRE THE DEPARTMENT OF HUMAN SERVICES TO REPORT TO THE 15 LEGISLATURE ON THE OPERATIONS OF THE CEAP FUND; TO CREATE NEW 16 SECTION 43-33-159, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE 17 REPEAL OF THIS ACT ON JULY 1, 2004; AND FOR RELATED PURPOSES. 18