Pending AMENDMENT No. 1 PROPOSED TO

House Bill NO. 944

By Senator(s) Committee

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

- 17 **SECTION 1.** The following shall be codified as Section
- 18 43-33-151, Mississippi Code of 1972:
- 19 <u>43-33-151.</u> The Mississippi Customer Energy Assistance
- 20 Program (CEAP) is created. The purpose of CEAP is to promote home
- 21 energy affordability for income-eligible residential electric and
- 22 natural gas consumers.
- 23 **SECTION 2.** The following shall be codified as Section
- 24 43-33-153, Mississippi Code of 1975:
- 25 <u>43-33-153.</u> As used in Sections 43-33-151 through 43-33-157
- 26 the following words and phrases have the meanings ascribed in this
- 27 section unless the context clearly indicated otherwise:
- 28 (a) "CEAP" means the Mississippi Customer Energy
- 29 Assistance Program.
- 30 (b) "Department" means the Department of Human
- 31 Services, Division of Community Services.
- 32 (c) "Participating distribution electric utility" means
- 33 an electric public utility, including a municipal electric utility
- 34 or electric cooperative, affirmatively opting to participate in
- 35 CEAP and to collect the CEAP charge pursuant to Section 43-33-155.
- 36 (d) "Participating distribution natural gas utility"

- 37 means a natural gas public utility, including a municipal natural
- 38 gas utility or natural gas cooperative, affirmatively opting to
- 39 participate in CEAP and to collect the CEAP charge pursuant to
- 40 Section 43-33-155.
- 41 (e) "CEAP Fund" means the Customer Energy Assistance
- 42 Program (CEAP) Fund created in the State Treasury and administered
- 43 by the Department of Human Services, Division of Community
- 44 Services.
- 45 (f) "Residential accounts" or "residential customers"
- 46 means residential accounts or residential customers of a
- 47 participating public utility as those accounts or customers are
- 48 classified by the rate schedules or service rules of the
- 49 participating utility.
- 50 **SECTION 3.** The following shall be codified as Section
- 51 43-33-155, Mississippi Code of 1972:
- 52 43-33-155. (1) (a) Each participating distribution
- 53 electric utility shall collect a nonbypassable monthly charge of
- One-tenth of One Cent (1/10 of 1¢) per kilowatt-hour per month,
- 55 not to exceed One Dollar (\$1.00) per month, from each residential
- 56 account receiving electricity.
- 57 (b) Each participating distribution natural gas utility
- 58 shall collect a nonbypassable monthly charge of Three Cents (3¢)
- 59 per hundred cubic feet per month, not to exceed One Dollar (\$1.00)
- 60 per month, from each residential account receiving natural gas.
- 61 (c) Participating distribution electric utilities and
- 62 participating distribution natural gas utilities collecting CEAP
- 63 charges shall remit the CEAP charge revenues to the State
- 64 Treasurer or to a local nonprofit charitable organization approved
- 65 by the Public Service Commission as provided in subsection (2).
- 66 If remitted to the State Treasurer, he shall deposit the revenue
- into a special fund hereby created and known as the "CEAP Fund."
- 68 The CEAP Fund shall be administered by the Department of Human
- 69 Services, Division of Community Services, according to Sections
- 70 43-33-151 through 43-33-157 and those rules and regulations
- 71 adopted by the department for the administration of the fund. The

- 72 State Treasurer shall make disbursements from the CEAP Fund in
- 73 accordance with rules promulgated by the department. The
- 74 unencumbered or unobligated monies remaining in the CEAP Fund at
- 75 the end of any fiscal year will be maintained in the fund, and
- 76 will be available for expenditure during subsequent fiscal years
- 77 until expended for the purposes for which originally collected.
- 78 (2) Participating utilities may remit the CEAP charge
- 79 revenue to a nonprofit charitable organization as defined under
- 80 Section 501(c)(3) of the Internal Revenue Code. The charitable
- 81 organization shall comply with all requirements established by the
- 82 Public Service Commission and shall be approved for participation
- 83 by the Public Service Commission before receiving any CEAP
- 84 revenue. The charitable organization shall maintain the CEAP
- 85 revenue in a separate trust fund and expend it in accordance with
- 86 the guidelines provided by the Public Service Commission. The
- 87 Public Service Commission shall issue guidelines for the
- 88 administration of the charitable organization's trust fund which
- 89 shall be similar to the rules adopted by the department in
- 90 administering the CEAP Fund.
- 91 (3) Whether an eligible utility chooses to participate in
- 92 CEAP or to terminate the utility's participation in CEAP is solely
- 93 at the discretion of the utility. There is no necessity or
- 94 requirement for approval by any regulatory authority of the
- 95 utility's participation or termination of participation in CEAP of
- 96 any utility decision regarding participation in CEAP or of the
- 97 billing and collection of the charges required under subsection
- 98 (1) of utilities participating in CEAP. However, a utility's
- 99 participation must be pursuant to Sections 43-33-151 through
- 100 43-33-157. No responsibility or liability attaches to any
- 101 decision by a utility to participate, not participate or terminate
- 102 participation in CEAP.
- 103 (4) (a) Once an eligible utility opts to participate in
- 104 CEAP, the billing of the charge pursuant to subsection (1) will
- 105 begin with the first billing cycle of the prospective billing
- 106 month after the utility has provided conspicuous notice to each of

- 107 its customers of the charge to be collected unless the customer
- 108 notifies the utility of the customer's desire not to participate
- 109 in the CEAP program. The notice must be provided to all
- 110 residential customers of the participating utility, with
- instructions on how the customer may opt out of participating in
- 112 the CEAP program, with no less than three (3) billings preceding
- 113 the billing cycle in which the utility intends to begin collecting
- 114 the CEAP charges. Customers may opt out of participating in the
- 115 CEAP program at any time.
- 116 (b) When a utility terminates its participation in
- 117 CEAP, the termination will be effective after the end of the
- 118 billing month that the utility designates as the final month of
- 119 the utility's participation, which end of the month must be
- 120 prospective from the date on which the utility makes its decision
- 121 to terminate its participation.
- 122 (5) CEAP funds collected by a participating utility may be
- 123 distributed only to eligible customers who reside in the
- 124 participating utility's certificated area from which the funds
- 125 were collected. All funds from CEAP shall be distributed pursuant
- 126 to the rules adopted by the department, or guidelines adopted by
- 127 the Public Service Commission, which rules or guidelines shall
- 128 include the purposes for which funds may be distributed,
- 129 including, but not necessarily limited to:
- 130 (a) Energy efficiency measures allowed by the U.S.
- 131 Department of Energy under the federal Weatherization Assistance
- 132 Program, 42 USC, Section 6861 et seq., or its successor;
- 133 (b) Home water conservation measures;
- 134 (c) Incidental housing repairs determined by the
- 135 department to be necessary to ensure the viability of energy
- 136 efficiency investments;
- 137 (d) Electric and natural gas bill affordability
- 138 assistance; and
- (e) Program administrative costs; however, the
- 140 department or the approved charitable organization, whichever the
- 141 case may be, shall not expend more than ten percent (10%) of the

142 CEAP charge revenues remitted to it on program administrative

143 costs in any given year. Program administrative costs shall

144 include funds expended to provide, directly or indirectly,

145 training and technical assistance to local agencies delivering

146 CEAP services. This training and technical assistance may include

147 providing information concerning conservation practices to income

148 eligible customers. The department's rules, and the Public

149 Service Commission's guidelines, shall provide that the

150 distribution of funds from CEAP shall be for the purpose of making

natural gas and electric utility bills more affordable to income

152 eligible customers.

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- (6) The department's rules, and the Public Service

 Commission's guidelines, shall contain a maximum income

 eligibility for receipt of services funded by CEAP which maximum

 income eligibility may not exceed one hundred and seventy-five

 percent (175%) of the federal poverty guideline, as determined

 annually by the U.S. Department of Health and Human Services.

 However, the department and the Public Service Commission may
- 160 define households participating in means-tested state or federal

161 programs with similar eligibility guidelines, including, but not

162 limited to, Food Stamps, Temporary Assistance to Needy Families

163 and Supplemental Security Income, as eligible for assistance

164 through CEAP. The department and the Public Service Commission

may define other low-income populations with particular physical

or economic vulnerability to weather conditions or energy supply

167 interruptions as eligible for assistance from CEAP.

(7) The department or the charitable organization, whichever the case may be, shall require the customer to show proof of verifiable income in order to be eligible for assistance through CEAP and shall maintain records of applications for assistance through CEAP, including proof of income. All records and

173 applications approved and rejected shall be available for audit.

174 If any customer has been convicted of the sale or manufacturing of

175 any illegal drug, then the customer shall not be eligible for

176 assistance through CEAP at any time.

- 177 (8) An eligible residential customer may receive one or more
- 178 of the forms of assistance available from CEAP and may not be
- 179 required to participate in the state or federal energy assistance
- 180 or weatherization assistance programs as a condition of
- 181 participating in CEAP.
- 182 (9) Services funded through CEAP will be provided without
- 183 consideration of the source of revenues if the low-income customer
- 184 receiving assistance is a customer of a participating distribution
- 185 electric utility or participating distribution natural gas utility
- 186 collecting the CEAP charge from its residential customers.
- 187 **SECTION 4.** The following shall be codified as Section
- 188 43-33-157, Mississippi Code of 1972:
- 189 $\underline{43-33-157.}$ (1) The department and the Public Service
- 190 Commission shall monitor the provision of services funded from
- 191 CEAP in order to ensure the effective provision of assistance for
- 192 low-income persons.
- 193 (2) The State Auditor shall audit all records of the program
- 194 annually and deliver to the Legislature an annual report which
- 195 includes the following:
- 196 (i) The number of households eligible to
- 197 participate in CEAP;
- 198 (ii) The number of households that participated in
- 199 CEAP in the preceding year;
- 200 (iii) Program revenues, expenditures, and benefits
- 201 provided; and
- 202 (iv) A description of the program activities.
- 203 **SECTION 5.** The following shall be codified as Section
- 204 43-33-159, Mississippi Code of 1972:
- 205 <u>43-33-159.</u> Sections 43-33-151 through 43-33-159, Mississippi
- 206 Code of 1972, shall stand repealed on July 1, 2004.
- 207 **SECTION 6.** This act shall take effect and be in force from
- 208 and after July 1, 2002.

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

AN ACT TO CREATE NEW SECTION 43-33-151, MISSISSIPPI CODE OF 1972, TO CREATE THE MISSISSIPPI CUSTOMER ENERGY ASSISTANCE PROGRAM (CEAP) FOR THE PURPOSE OF PROMOTING HOME ENERGY AFFORDABILITY TO 3 CREATE NEW SECTION 43-33-153, MISSISSIPPI CODE OF 1972, TO DEFINE CERTAIN TERMS RELATING TO CEAP; TO CREATE NEW SECTION 43-33-155, 5 MISSISSIPPI CODE OF 1972, TO REQUIRE ELECTRIC AND NATURAL GAS UTILITIES OPTING TO PARTICIPATE IN CEAP TO COLLECT A MONTHLY 6 7 CHARGE FROM RESIDENTIAL CUSTOMERS, TO DEFINE PURPOSES FOR WHICH 9 CEAP FUNDS MAY BE USED AND TO ESTABLISH THE MAXIMUM INCOME ELIGIBILITY FOR SERVICES FUNDED WITH CEAP FUNDS; TO CREATE NEW 10 SECTION 43-33-157, MISSISSIPPI CODE OF 1972, TO REQUIRE THE STATE AUDITOR TO AUDIT ALL RECORDS OF THE PROGRAM ANNUALLY AND TO REPORT 11 12 TO THE LEGISLATURE ON THE OPERATIONS OF CEAP; TO CREATE NEW 13 SECTION 43-33-159, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE REPEAL OF THIS ACT; AND FOR RELATED PURPOSES. 15