By: Representatives Davis, Fillingane, Watson, Livingston, Malone, Moore (60th), Rogers, Smith (59th), Weathersby

To: Ways and Means

HOUSE BILL NO. 1315 (As Passed the House)

- AN ACT TO AMEND SECTION 65-4-5, MISSISSIPPI CODE OF 1972, TO 1 CLARIFY THE DEFINITION OF HIGH ECONOMIC BENEFIT PROJECT UNDER THE 2 HIGHWAY ECONOMIC DEVELOPMENT ACT AS IT APPLIES TO CERTAIN 3 4 INVESTMENTS; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5
- SECTION 1. Section 65-4-5, Mississippi Code of 1972, is 6
- amended as follows: 7
- 65-4-5. (1) The following words when used in this chapter 8
- 9 shall have the meanings herein ascribed unless the context
- otherwise clearly requires: 10
- "Board" means the Mississippi Development 11
- Authority; 12
- "Department" means the Mississippi Department of (b) 13
- Transportation; 14
- "High economic benefit project" means (i) any new 15
- investment by a private company with capital investments in land, 16
- buildings, depreciable fixed assets and improvements of at least 17
- Fifty Million Dollars (\$50,000,000.00); (ii) any new investment of 18
- at least Twenty Million Dollars (\$20,000,000.00) by a private 19
- company having capital investments in this state in land, 20
- buildings, depreciable fixed assets and improvements of at least 21
- One Billion Dollars (\$1,000,000,000.00) in the aggregate; (iii) 22
- public investment of at least One Hundred Million Dollars 23
- (\$100,000,000.00) to take place over a specified period of time 24
- and in accordance with a master plan duly adopted by the 25

- 26 controlling political subdivision; (iv) any new investments in
- land, buildings, depreciable fixed assets and improvements by two 27
- (2) private companies upon land that is adjacent whenever the new 28

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investments of both companies are at least Sixty Million Dollars
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    ($60,000,000.00) in the aggregate, and such new investments by
    both private companies provide for the employment of at least five
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    hundred (500) employees in the aggregate; (v) any project which
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    would benefit from the construction of any highway bypass which
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    would aid in economic development and would provide an alternate
    route to avoid an existing route which underpasses a railroad and
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    which would aid in existing or proposed industry; (vi) any master
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    planned community; or (vii) any new investments in land,
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    buildings, depreciable fixed assets and improvements by not more
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    than three (3) private companies physically located within a
    one-half (1/2) mile radius of each other whenever the new
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    investments of such companies are at least Sixty Million Dollars
    ($60,000,000.00) in the aggregate, and such new investments by
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    such companies provide for the employment of at least three
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    hundred (300) new employees in the aggregate. However, if the
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    initial investments that a private company made in order to meet
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    the definition of a high economic benefit project under paragraph
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    (c)(i) of this subsection and in order to be approved for such
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    project exceeded Fifty Million Dollars ($50,000,000.00), or if
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    subsequent to being approved for the initial project the same
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    company and/or one or more other private companies made additional
    capital investments exceeding Fifty Million Dollars
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    ($50,000,000.00) in aggregate value in land, buildings,
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    depreciable fixed assets and improvements physically attached to
    or forming a part of the initially planned site development, then
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    an amount equal to fifty percent (50%) of all such investments
    that exceeds Fifty Million Dollars ($50,000,000.00) shall be
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    subtracted from the Sixty Million Dollars ($60,000,000.00) in
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    aggregate value of new investments required under this paragraph
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    (c) (vii).
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60	(d)	"Political	subdivision"	means	one	or	more	counties

- or incorporated municipalities in the state, or a state-owned port
- 62 located in a county bordering on the Gulf of Mexico;
- (e) "Private company" means (i) any agricultural,
- 64 aquacultural, maricultural, processing, distribution, warehousing,
- 65 manufacturing or research and development enterprise; (ii) any air
- 66 transportation and maintenance facility, regional shopping mall,
- 67 hospital, large hotel, resort or movie industry studio; (iii) the
- 68 federal government with respect to any specific project which
- 69 meets the criteria established in paragraph (c)(i) of this
- 70 subsection; (iv) any existing or proposed industry in regard to a
- 71 project described in paragraph (c)(v) of this subsection; or (v) a
- 72 developer with respect to any specific project which meets the
- 73 criteria established in paragraph (c)(vi) of this subsection.
- 74 (f) "Master planned community" shall have the same
- 75 meaning as that term is defined in Section 19-5-10.
- 76 (2) The Mississippi Department of Transportation is hereby
- 77 authorized to purchase rights-of-way and construct and maintain
- 78 roads and highways authorized to be constructed pursuant to this
- 79 chapter.
- 80 **SECTION 2.** This act shall take effect and be in force from
- 81 and after its passage.