MISSISSIPPI LEGISLATURE

By: Senator(s) Dearing

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To: Highways and Transportation; Finance

## SENATE BILL NO. 2243

AN ACT TO AUTHORIZE THE MISSISSIPPI TRANSPORTATION COMMISSION 1 TO UPDATE THE STATE RAIL PLAN AND REVIEW POTENTIAL RECOMMENDATIONS 2 FOR NEEDED RAIL PROJECTS IN THE STATE; TO AUTHORIZE THE MISSISSIPPI TRANSPORTATION COMMISSION TO CONSTRUCT AND OWN A RAIL 3 4 LINE, OR A PORTION THEREOF, THAT CONNECTS TO THE RAIL LINE OF A 5 RAILROAD CORPORATION; TO AUTHORIZE THE COMMISSION TO SELL OR LEASE 6 7 SUCH LINE TO A RAILROAD CORPORATION; TO AUTHORIZE BONDS ISSUED PURSUANT TO THIS ACT TO FUND THE CONSTRUCTION OF SUCH RAIL LINE; 8 TO CREATE A BOND SINKING FUND WITHIN THE RAILROAD REVITALIZATION 9 FUND INTO WHICH SHALL BE DEPOSITED CERTAIN LEASE AND LOAN PAYMENTS 10 11 AND THE PROCEEDS OF CERTAIN SALES; TO PROVIDE THAT MONEY IN SUCH ACCOUNT SHALL BE UTILIZED TO PAY THE DEBT SERVICE ON THE BONDS 12 ISSUED PURSUANT TO THIS ACT; TO PROVIDE FOR THE ISSUANCE OF \$100,000,000.00 IN STATE GENERAL OBLIGATION BONDS TO FUND THE RAIL 13 14 PROJECTS AUTHORIZED UNDER THIS ACT; TO AMEND SECTIONS 57-43-1, 15 57-43-3, 57-43-5, 57-43-7, 57-43-9 AND 57-43-11, MISSISSIPPI CODE 16 OF 1972, TO EXPAND THE USES FOR WHICH FUNDS IN THE RAILROAD 17 REVITALIZATION FUND MAY BE UTILIZED; TO PROVIDE THAT GRANTS MADE 18 FROM THE RAILROAD REVITALIZATION FUND SHALL INCLUDE AS A CONDITION 19 20 THAT, AS A PREREQUISITE TO RECEIVING A GRANT, A RAILROAD CORPORATION SHALL AGREE NOT TO ABANDON ANY SECTION OF RAIL LINE 21 UPON WHICH SUCH GRANT IS SPENT FOR A PERIOD OF NOT LESS THAN TEN YEARS; TO AUTHORIZE COUNTIES AND MUNICIPALITIES TO ENTER INTO 22 23 AGREEMENTS WITH THE MISSISSIPPI TRANSPORTATION COMMISSION TO 24 25 RECEIVE A PORTION OF CERTAIN PAYMENTS TO THE RAILROAD REVITALIZATION FUND; TO AUTHORIZE THE MISSISSIPPI TRANSPORTATION 26 COMMISSION TO LOAN MONIES FROM THE RAILROAD REVITALIZATION FUND TO 27 28 RAILROAD CORPORATIONS FOR CERTAIN RAILROAD PROJECTS THAT THE COMMISSION HAS DETERMINED ARE IN THE PUBLIC INTEREST; TO PROVIDE 29 30 FOR THE RATE OF INTEREST ON LOANS MADE BY THE COMMISSION; TO 31 PROVIDE THAT AS A CONDITION OF THE RECEIPT OF SUCH A LOAN THAT THE RAILROAD CORPORATION AGREES NOT TO ABANDON ANY SECTION OF RAIL 32 LINE ON WHICH THE PROCEEDS OF SUCH LOAN ARE TO BE SPENT UNTIL THE 33 LOAN HAS BEEN REPAID; AND FOR RELATED PURPOSES. 34 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 35

SECTION 1. Railroads that carry persons or property for hire 36 are an important component of the infrastructure of the State of 37 Mississippi. Railroads, for the public good and general welfare, 38 develop and promote trade, commerce, industry and employment 39 opportunities and promote the general welfare of the state by 40 41 creating a climate favorable to the location of new industry, trade and commerce and the expansion of existing industry, trade 42 and commerce within the State of Mississippi. Because of the fact 43 S. B. No. 2243 R3/5 03/SS26/R389

that municipalities historically developed around the presence of 44 45 a railroad, they are today, as a result of the presence of 46 railroads, often confronted with problems, such as traffic 47 congestion resulting from roadway/railway grade crossings, 48 increased traffic usage at roadway/railroad grade crossings and 49 increased noise. In many situations, the only effective remedies to such problems are to reroute all or part of the rail line 50 running through the municipality, to separate the railroad grade 51 crossings from the roadways and/or to close one or more of the 52 It is, therefore, in the public 53 roadway/railroad grade crossings. 54 interest and is vital to the public welfare of the people of Mississippi, and it is declared to be the public purpose of this 55 56 chapter to develop a program within the State of Mississippi with respect to railroads to encourage and assist in the maintenance 57 and improvement of the existing railroad infrastructure, the 58 59 amelioration or elimination of the problems resulting from the presence of railroads within highly populated and highly 60 trafficked sections of the municipalities of Mississippi, the 61 development, expansion and promotion of trade and commerce within 62 63 the state, the creation and promotion of industrial development within the state, the separation or closing of roadway/railroad 64 65 grade crossings and other railroad revitalization, rehabilitation, relocation and industrial development projects and such other 66 railroad projects that are in the public interest and are vital to 67 the public welfare of the people of Mississippi, the economic 68 development of the state and the safety of the people of 69 70 Mississippi.

71 <u>SECTION 2.</u> The Mississippi Transportation Commission, in 72 cooperation with the railroad corporations operating in the State 73 of Mississippi, shall periodically update the State Rail Plan. 74 The State Rail Plan shall include a review of potential 75 recommendations for needed railroad revitalization, 76 rehabilitation, relocation, maintenance, improvement and economic 8. B. No. 2243 **IMMINING State** 

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or industrial development projects within the state and shall 77 include recommendations for the development of such projects. 78 The Mississippi Transportation Commission may promulgate rules to 79 80 ensure appropriate allocations of monies in the Railroad 81 Revitalization Fund to railroad projects authorized under this chapter and shall consider such criteria as public interest, 82 economic benefit, financial viability, cost effectiveness, 83 continuity of Mississippi's railroad infrastructure and public 84 safety. 85

To further the public purposes of this 86 SECTION 3. (1) 87 chapter, the Mississippi Transportation Commission is authorized to conduct feasibility studies with regard to railroad projects 88 89 authorized under this chapter and, pursuant to information gathered in such studies, select routes and locations, perform 90 preliminary engineering, acquire necessary rights-of-way and 91 property, and otherwise plan, develop, construct and own a rail 92 line, or portion thereof, that connects to the rail line of a 93 railroad corporation. Such planning, development and construction 94 of the rail line shall be accomplished using all the authority and 95 96 powers granted to the Mississippi Transportation Commission pursuant to Section 65-1-1 et seq., and shall be accomplished in 97 98 cooperation and in agreement with the railroad corporation to which the state-owned rail line connects. The Mississippi 99 Transportation Commission may enter into an agreement with such 100 101 connecting railroad corporation for the lease, lease/sale or sale of the rail line for commercial operations on such terms and 102 103 conditions and with such safeguards as will best promote and protect the public interest. To that end, the Mississippi 104 105 Transportation Commission is hereby authorized to transfer 106 possession and/or title to such state-owned rail line and rights-of-way by deed, lease, contract or other customary business 107 108 instrument. Funds for the projects authorized under this section

109 may be provided by proceeds derived from the issuance of bonds 110 pursuant to Sections 5 through 19 of this act.

111 (2) If the Mississippi Transportation Commission develops 112 and constructs a rail line pursuant to the authority granted it in 113 this section from the proceeds of bonds issued pursuant to Sections 5 through 19 of this act, and enters into an agreement 114 for the lease/sale of such rail line, the lease term of any 115 lease/sale agreement entered into pursuant to this section shall 116 terminate no later than the date of the maturity of the bonds 117 issued to fund such project. The lease payments paid by the 118 119 connecting railroad over a period of time, not to exceed the maturity of the bonds issued to fund the project, shall be in an 120 121 amount sufficient to retire the bonds issued to fund the project. At the end of the lease term or the date on which all such bonds 122 are retired, whichever is the earlier to occur, the Mississippi 123 Transportation Commission shall sell the state-owned rail line to 124 the connecting railroad for a price that, when combined with the 125 126 total amount of lease payments, shall be an amount not less than the proceeds of the bonds issued to fund the project. All lease 127 payments shall be deposited into the sinking fund account created 128 pursuant to Section 4 of this act. 129

130 (3) In the event that the Mississippi Transportation Commission develops and constructs such rail line with the 131 proceeds of bonds issued pursuant to Sections 5 through 19 of this 132 133 act and enters into an agreement for the sale of such rail line, the terms of any sale agreement entered into pursuant to this 134 135 section shall include a purchase price and shall be in an amount not less than an amount sufficient to retire the bonds issued to 136 accomplish the project. Such purchase price payment shall be 137 deposited into the sinking fund account created pursuant to 138 Section 4 of this act. 139

140 (4) Where the rental payments and monetary consideration141 provided in a lease/sale agreement will be sufficient to repay

fully the proceeds of the bond issuance or where the monetary 142 consideration for a sale of the rail line is sufficient to repay 143 fully the proceeds of the bonds issued to fund the project, 144 145 contracts for the sale or lease/sale of the rail line may be 146 negotiated and consummated without the necessity of advertising 147 and obtaining competitive bids. In no event shall the Mississippi Transportation Commission sell to the connecting railroad 148 corporation a state-owned rail line until all the principal of and 149 150 interest on the bonds issued to fund the project have been repaid.

SECTION 4. For the purpose of providing for the payment of 151 152 the principal of and interest upon bonds issued under the provisions of Sections 5 through 19 of this act, there is hereby 153 created within the Railroad Revitalization Fund a bond sinking 154 155 fund account. Such sinking fund account shall consist of the money required to be deposited into such fund by this chapter and 156 such other amount as shall be paid into such fund by appropriation 157 or other authorization by the Legislature. Funds required in 158 159 excess of the amounts available in such sinking fund account to pay the principal of and interest upon bonds issued under the 160 161 provisions of Sections 5 through 19 of this act shall be appropriated from the State General Fund. 162

163 **SECTION 5.** (1) The Mississippi Transportation Commission, 164 at one time, or from time to time, may declare by resolution the necessity for issuance of general obligation bonds of the State of 165 166 Mississippi to provide funds for all costs incurred or to be incurred by the Mississippi Transportation Commission or the 167 168 Mississippi Department of Transportation in performing the projects authorized under this chapter. Bonds authorized by this 169 section may be issued only upon a determination by the State Bond 170 Commission, acting in conjunction with the State Bond Advisory 171 Division, that such issuance would not result in a downgrade of 172 173 the rating applicable to State of Mississippi general obligation 174 Upon the adoption of a resolution by the Mississippi bonds.

Transportation Commission, declaring the necessity for the 175 176 issuance of any part or all of the general obligation bonds authorized by this section, the Mississippi Transportation 177 178 Commission shall deliver a certified copy of its resolution or 179 resolutions to the State Bond Commission. In the event the State 180 Bond Commission first makes a finding that the issuance of such bonds as specified in the resolution is not anticipated to result 181 in a downgrade of the rating applicable to State of Mississippi 182 general obligation bonds, the State Bond Commission, in its 183 discretion, may act as the issuing agent, prescribe the form of 184 185 the bonds, advertise for and accept bids, issue and sell the bonds so authorized to be sold and do any and all other things necessary 186 187 and advisable in connection with the issuance and sale of such In the event the State Bond Commission fails to make the 188 bonds above referenced finding with respect to the issuance of such 189 bonds as specified in the resolution of the Mississippi 190 Transportation Commission, the State Bond Commission shall return 191 192 the resolution to the Mississippi Transportation Commission with a certified statement declaring the issuance of such bonds to be 193 194 unauthorized at such time. The total amount of bonds outstanding under Sections 5 through 19 of this act shall not, at any one 195 196 time, exceed One Hundred Million Dollars (\$100,000,000.00).

(2) Any investment earnings on bond proceeds deposited into the Railroad Revitalization Fund pursuant to this act shall be used to pay debt service on bonds issued under Sections 5 through 19 of this act, in accordance with the proceedings authorizing issuance of such bonds.

202 <u>SECTION 6.</u> The principal of and interest on the bonds 203 authorized under Sections 5 through 19 of this act shall be 204 payable in the manner provided in this section. Such bonds shall 205 bear such date or dates, be in such denomination or denominations, 206 bear interest at such rate or rates (not to exceed the limits set 207 forth in Section 75-17-101, Mississippi Code of 1972), be payable

at such place or places within or without the State of Mississippi, shall mature absolutely at such time or times not to exceed twenty-five (25) years from date of issue, be redeemable before maturity at such time or times and upon such terms, with or without premium, shall bear such registration privileges, and shall be substantially in such form, all as shall be determined by resolution of the State Bond Commission.

SECTION 7. The bonds authorized by Sections 5 through 19 of 215 this act shall be signed by the Chairman of the State Bond 216 Commission, or by his facsimile signature, and the official seal 217 218 of the State Bond Commission shall be affixed thereto, attested by the Secretary of the State Bond Commission. The interest coupons, 219 220 if any, to be attached to such bonds may be executed by the facsimile signatures of such officers. Whenever any such bonds 221 shall have been signed by the officials designated to sign the 222 bonds who were in office at the time of such signing but who may 223 have ceased to be such officers before the sale and delivery of 224 225 such bonds, or who may not have been in office on the date such bonds may bear, the signatures of such officers upon such bonds 226 227 and coupons shall nevertheless be valid and sufficient for all purposes and have the same effect as if the person so officially 228 229 signing such bonds had remained in office until their delivery to the purchaser, or had been in office on the date such bonds may 230 However, notwithstanding anything herein to the contrary, 231 bear. 232 such bonds may be issued as provided in the Registered Bond Act of the State of Mississippi. 233

234 <u>SECTION 8.</u> All bonds and interest coupons issued under the 235 provisions of Sections 5 through 19 of this act have all the 236 qualities and incidents of negotiable instruments under the 237 provisions of the Uniform Commercial Code, and in exercising the 238 powers granted by Sections 5 through 19 of this act, the State 239 Bond Commission shall not be required to and need not comply with 240 the provisions of the Uniform Commercial Code.

SECTION 9. The State Bond Commission may act as the issuing 241 agent for the bonds authorized under Sections 5 through 19 of this 242 act, prescribe the form of the bonds, advertise for and accept 243 244 bids, issue and sell the bonds so authorized to be sold, pay all 245 fees and costs incurred in such issuance and sale, and do any and all other things necessary and advisable in connection with the 246 247 issuance and sale of such bonds. The State Bond Commission is authorized and empowered to pay the costs that are incident to the 248 sale, issuance and delivery of the bonds authorized under Sections 249 5 through 19 of this act from the proceeds derived from the sale 250 251 of such bonds. The State Bond Commission shall sell such bonds on sealed bids at public sale, and for such price as it may determine 252 to be for the best interest of the State of Mississippi, but no 253 254 such sale shall be made at a price less than par plus accrued interest to the date of delivery of the bonds to the purchaser. 255 All interest accruing on such bonds so issued shall be payable 256 semiannually or annually; however, the first interest payment may 257 258 be for any period of not more than one (1) year.

Notice of the sale of any such bond shall be published at least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, and in one or more other newspapers or financial journals with a national circulation, to be selected by the State Bond Commission.

The State Bond Commission, when issuing any bonds under the authority of Sections 5 through 19 of this act, may provide that bonds, at the option of the state, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.

271 <u>SECTION 10.</u> The bonds issued under the provisions of 272 Sections 5 through 19 of this act shall be payable from the bond 273 sinking fund account in the Railroad Revitalization Fund and are

general obligations of the State of Mississippi, and for the 274 payment thereof the full faith and credit of the State of 275 Mississippi is irrevocably pledged. If the funds available in the 276 277 bond sinking fund account in the Railroad Revitalization Fund and 278 any funds appropriated by the Legislature for such purpose are insufficient to pay the principal of and the interest upon such 279 bonds as they become due, the deficiency shall be paid by the 280 281 State Treasurer from any funds in the State Treasury not otherwise appropriated. All such bonds shall contain recitals on their 282 faces substantially covering the foregoing provisions of this 283 284 section.

SECTION 11. Upon the issuance and sale of bonds under the 285 provisions of Sections 5 through 19 of this act, the State Bond 286 287 Commission shall transfer the proceeds of any such sale or sales to an account in the Railroad Revitalization Fund created pursuant 288 to Section 57-43-1, which account shall be allocated to loan 289 agreements and railroad projects. The proceeds of such bonds 290 291 shall be disbursed solely upon the order of the Mississippi Transportation Commission under such restrictions, if any, as may 292 293 be contained in the resolution providing for the issuance of the 294 bonds.

SECTION 12. The bonds authorized under Sections 5 through 19 295 296 of this act may be issued without any other proceedings or the happening of any other conditions or things other than those 297 298 proceedings, conditions and things which are specified or required by Sections 5 through 19 of this act. Any resolution providing 299 for the issuance of bonds under the provisions of Sections 5 300 301 through 19 of this act shall become effective immediately upon its adoption by the State Bond Commission, and any such resolution may 302 303 be adopted at any regular or special meeting of the State Bond Commission by a majority of its members. 304

305 <u>SECTION 13.</u> The bonds authorized under the authority of 306 Sections 5 through 19 of this act may be validated in the Chancery

307 Court of the First Judicial District of Hinds County, Mississippi, 308 in the manner and with the force and effect provided by Chapter 309 13, Title 31, Mississippi Code of 1972, for the validation of 310 county, municipal, school district and other bonds. The notice to 311 taxpayers required by such statutes shall be published in a 312 newspaper published or having a general circulation in the City of 313 Jackson, Mississippi.

SECTION 14. Any holder of bonds issued under the provisions 314 of Sections 5 through 19 of this act or of any of the interest 315 coupons pertaining thereto may, either at law or in equity, by 316 317 suit, action, mandamus or other proceeding, protect and enforce any and all rights granted under Sections 5 through 19 of this 318 319 act, or under such resolution, and may enforce and compel performance of all duties required by Sections 5 through 19 of 320 this act to be performed, in order to provide for the payment of 321 bonds and interest thereon. 322

SECTION 15. All bonds issued under the provisions of 323 324 Sections 5 through 19 of this act shall be legal investments for trustees and other fiduciaries, and for savings banks, trust 325 326 companies and insurance companies organized under the laws of the State of Mississippi, and such bonds shall be legal securities 327 328 which may be deposited with and shall be received by all public 329 officers and bodies of this state and all municipalities and political subdivisions for the purpose of securing the deposit of 330 331 public funds.

332 **SECTION 16.** Bonds issued under the provisions of Sections 5 333 through 19 of this act and income therefrom shall be exempt from 334 all taxation in the State of Mississippi.

335 <u>SECTION 17.</u> The proceeds of the bonds issued under Sections 336 5 through 19 of this act shall be used solely for the purposes 337 therein provided, including the costs incident to the issuance and 338 sale of such bonds.

SECTION 18. The State Treasurer is authorized, without 339 further process of law, to certify to the Department of Finance 340 and Administration the necessity for warrants, and the Department 341 342 of Finance and Administration is authorized and directed to issue 343 such warrants, in such amounts as may be necessary to pay when due 344 the principal of, premium, if any, and interest on, or the accreted value of, all bonds issued under Sections 5 through 19 of 345 this act; and the State Treasurer shall forward the necessary 346 347 amount to the designated place or places of payment of such bonds in ample time to discharge such bonds, or the interest thereon, on 348 349 the due dates thereof.

350 **SECTION 19.** Sections 5 through 19 of this act shall be 351 deemed to be full and complete authority for the exercise of the 352 powers therein granted, but this act shall not be deemed to repeal 353 or to be in derogation of any existing law of this state.

354 **SECTION 20.** Section 57-43-1, Mississippi Code of 1972, is 355 amended as follows:

356 57-43-1. (1) There is hereby established in the State Treasury a \* \* \* fund to be designated as the "Railroad 357 358 Revitalization Fund" to be maintained for and dedicated to the purpose of providing grants, loans and/or funding for the purposes 359 360 established in this chapter. The Railroad Revitalization Fund 361 shall consist of monies collected as a result of the locomotive fuel tax, proceeds of bonds issued pursuant to this chapter, 362 363 appropriations from the Legislature, and, in the discretion of the Mississippi Transportation Commission, federal funds available for 364 365 the purposes of this chapter. Except for federal funds and any funds determined by the Mississippi Transportation Commission to 366 be otherwise deposited, all monies received by the Mississippi 367 368 Transportation Commission to carry out the purposes of this chapter shall be deposited into the Railroad Revitalization Fund. 369 370 (2) Monies (including interest earnings) in the Railroad 371 Revitalization Fund shall be expended either separately or in S. B. No. 2243

03/SS26/R389 PAGE 11 372 combination with any available federal funds for <u>one or more of</u> 373 the following:

374 (a) Railroad research, railroad planning and railroad
 375 administration costs incurred by the Mississippi <u>Transportation</u>
 376 <u>Commission</u> directly attributable to railroad \* \* \* projects
 377 authorized under this chapter;

378 (b) Assistance to railroads for the <u>revitalization</u>, 379 rehabilitation, <u>relocation</u>, <u>improvement</u>, <u>maintenance or repair</u> of 380 rail lines; **\* \* \*** 

381 (c) Construction, improvement, rehabilitation,
382 <u>maintenance or repair</u> of railroad facilities, excluding the
383 purchase, \* \* \* <u>improvement, maintenance or repair of</u> rolling
384 stock of a railroad;

385 (d) Railroad-related projects that develop, expand 386 and/or promote economic and industrial development within the 387 state;

388 (e) Separation or closing of roadway/railroad grade
389 crossings; and

390 (f) Such other railroad projects that are authorized
391 under this chapter.

(3) Except as may be specifically designated 392 393 otherwise, \* \* \* funds appropriated or otherwise provided by the Legislature for rail line assistance shall be deposited in the 394 Railroad Revitalization Fund. Any monies received by the 395 396 Mississippi Transportation Commission by agreements, grants, gifts or other means from railroad corporations, the United States 397 398 government, unless determined by the Mississippi Transportation Commission to be otherwise allocated as provided in subsection (1) 399 of this section, individuals, companies or other business 400 entities, municipalities, counties, local railroad authorities or 401 regional railroad authorities, the Mississippi Development 402 403 Authority, economic development districts created pursuant to 404 Section 19-5-99, county port authorities, county development S. B. No. 2243

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405 <u>commissions</u> or other <u>federal</u>, <u>state</u> or <u>local</u> governmental agencies 406 for the purposes set forth in this chapter **\* \*** shall be credited 407 to the Railroad Revitalization Fund. <u>Any money remaining in the</u> 408 <u>fund at the end of any fiscal year shall not lapse into the State</u> 409 <u>General Fund and</u> any interest received from investment of monies 410 in the fund shall be credited to the fund and shall not be 411 deposited into the State General Fund.

412 (4) Use of <u>the Railroad Revitalization</u> Fund for railroad 413 research, planning and administration costs incurred by the 414 Mississippi <u>Transportation Commission, including, but not limited</u> 415 <u>to, the development and periodic update of the State Rail Plan,</u> 416 that are directly attributable to \* \* \* projects <u>authorized under</u> 417 <u>this chapter</u> shall be limited to an annual amount not to exceed 418 Twenty-five Thousand Dollars (\$25,000.00) \* \* \*.

419

(5) As used in this chapter:

420 (a) "Loan agreement" means a loan agreement by and
421 between the Mississippi Transportation Commission and a railroad
422 corporation with respect to the loan of proceeds of bonds to
423 finance railroad projects.

(b) "Railroad" means a railroad that carries persons or
property for hire and is designated as a public highway by Section
184, Mississippi Constitution of 1890.

427 (c) "Railroad corporation" means a company engaged in

428 the business of operating a railroad and may be a Mississippi

429 railroad corporation organized under the provisions of Title 77,

430 Chapter 9, Article 3, Mississippi Code of 1972, or a foreign

431 corporation authorized to do business in this state.

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(d) "Railroad projects" means one (1) of the projects described in Section 57-43-1(2).

434 **SECTION 21.** Section 57-43-3, Mississippi Code of 1972, is 435 amended as follows:

436 57-43-3. The \* \* Mississippi Transportation Commission may
437 enter into agreements with railroads, the United States

438 government, persons, municipalities, counties, local railroad 439 authorities or regional railroad authorities, the Mississippi 440 <u>Development Authority, economic development districts created</u> 441 <u>pursuant to Section 19-5-99, county port authorities or county</u> 442 <u>development commissions or other federal, state or local</u> 443 <u>governmental agencies</u> for carrying out the purposes of this 444 chapter. \* \* \*

445 **SECTION 22.** Section 57-43-5, Mississippi Code of 1972, is 446 amended as follows:

447 57-43-5. The Mississippi Transportation Commission may 448 accept federal funds to carry out the provisions of this chapter. All federal grants received under provisions of this chapter shall 449 450 be deposited into the Railroad Revitalization Fund and shall be expended for the purposes set forth in the federal grants. 451 The Mississippi Transportation Commission, upon a finding that 452 453 sufficient federal grants for railroad projects authorized under this chapter are not available, and with the approval of the 454 455 Department of Finance and Administration, may make grants to railroad corporations in a total amount not to exceed Two Million 456 457 Dollars (\$2,000,000.00) from the Railroad Revitalization Fund. However, such grants may be made using proceeds of the bonds 458 459 authorized by Sections 5 through 19 of this act. Any grant made 460 to a railroad corporation pursuant to this section shall include a 461 condition that, as a prerequisite to its receipt of any such grant 462 monies, the railroad corporation agrees not to abandon any section of rail line on which such grant monies are spent for a period of 463 464 not less than ten (10) years. SECTION 23. Section 57-43-7, Mississippi Code of 1972, is 465

466 amended as follows:

46757-43-7. Agreements between <u>a</u> railroad <u>corporation</u> and the468Mississippi <u>Transportation Commission</u> which do not require

469 <u>repayment</u> \* \* \* to the Railroad Revitalization Fund <u>of all or a</u>

470 portion of the monies loaned to such railroad corporation pursuant

to Section 57-43-11 to be made by the railroad shall require that 471 472 the railroad establish and maintain a separate railroad corporation fund to which a specified portion of the revenue 473 474 derived from the revitalized, rehabilitated, relocated or improved 475 rail line shall be credited and that these funds shall be used by 476 the railroad for the revitalization, rehabilitation, relocation, improvement or maintenance of rail lines within the state, or the 477 closing or separation of roadway/railroad grade crossings within 478 the state. The terms and conditions governing the use of monies 479 in the special railroad corporation fund shall be stipulated in 480 481 the agreement. The agreement shall also stipulate a penalty for use of the funds in a manner other than as set forth in the 482 483 agreement.

484 **SECTION 24.** Section 57-43-9, Mississippi Code of 1972, is 485 amended as follows:

486 57-43-9. (1) The board of supervisors of a county or the governing authority of a municipality may, with the approval of 487 488 the Mississippi Transportation Commission, appropriate funds from the county or municipal general fund to the Railroad 489 490 Revitalization Fund. Such funds shall be used in accordance with this chapter only for the purposes set forth in this chapter with 491 492 respect to rail lines within the county from which the county or 493 municipal funds are provided. \* \* \*

494 (2) The board of supervisors of a county and the governing
495 <u>authority of a municipality may enter into an agreement with the</u>
496 <u>Mississippi Transportation Commission to receive a portion of the</u>
497 <u>payments made by a railroad corporation to the Railroad</u>
498 Revitalization Fund pursuant to this chapter. The amount received

499 by a county or municipality shall not exceed the amount

500 appropriated to the Railroad Revitalization Fund by the county or

501 municipality pursuant to this chapter.

502 SECTION 25. Section 57-43-11, Mississippi Code of 1972, is

503 amended as follows:

504 57-43-11. (1) \* \* \* To further the purposes of this 505 chapter, the Mississippi Transportation Commission may enter into 506 agreements with railroad corporations, whereby the Mississippi 507 Transportation Commission may loan monies from the Railroad 508 Revitalization Fund to a railroad corporation in such amounts as 509 are necessary to accomplish a railroad project authorized under this chapter that has been determined by the Mississippi 510 Transportation Commission as being in the public interest. 511 512 (2) If the monies loaned to a railroad corporation in accordance with this section are the proceeds of bonds issued 513 514 pursuant to Sections 5 through 19 of Senate Bill No. 2243, 2003 Regular Session, the rate of interest on such loan shall be at a 515 516 rate that is sufficient, when combined with the payment of principal, to retire the bonds issued to fund such loan when such 517 loan is paid in full. The Mississippi Transportation Commission 518 519 shall not make any such loan unless it determines, in its discretion, that the railroad corporation that is seeking such 520 521 loan shall provide sufficient security to ensure complete and full repayment of the loan and interest. Such sufficient security may 522 include, but not be limited to, deeds of trust, mortgages and 523 other security agreements. The loan agreement regarding the loan 524 525 of the proceeds of bonds issued pursuant to Sections 5 through 19 526 of Senate Bill No. 2243, 2003 Regular Session, shall require repayment of such loan to the sinking fund established in Section 527 4 of Senate Bill No. 2243, 2003 Regular Session. 528 (3) If the monies loaned to a railroad corporation in 529 530 accordance with this section are derived from a source other than from the proceeds of bonds issued pursuant to Sections 5 through 531 19 of Senate Bill No. 2243, 2003 Regular Session, the Mississippi 532 533 Transportation Commission may require such security from the 534 railroad corporation that is seeking such loan as the commission deems appropriate. Any loan of funds derived from the locomotive 535

536 <u>fuel tax</u> shall be made at no interest, provided payments are made 537 in accordance with the agreement.

(4) Any portion of a loan outstanding during any delinquency 538 539 shall bear interest at the legal rate on the entire balance due. 540 In the event that a railroad corporation is not repaying a loan 541 extended under this chapter in accordance with the terms of the 542 loan agreement or arrangements satisfactory to the Mississippi 543 Transportation Commission have not been made to repay the loan within a period of time after same is due and payable, as 544 determined by the commission, the commission shall determine that 545 there is a default, shall enter an order to that effect upon its 546 547 official minutes, and send a certified copy of said order by 548 certified mail, postage prepaid, to the railroad 549 corporation \* \* \*. If said default is not satisfied in full 550 within thirty (30) days following notification of default by the commission, the railroad corporation \* \* \* shall be required to 551 pay in accordance with the default provisions of the loan 552 553 agreement, and the Mississippi Transportation Commission may also exercise any other rights it may have pursuant to such loan 554 555 agreement at law or equity. Any such agreement between the 556 Mississippi Transportation Commission and a railroad corporation 557 regarding a loan from the Railroad Revitalization Fund shall also 558 include a condition that, as a prerequisite to its receipt of such loan, the railroad corporation agree not to abandon any section of 559 560 rail line on which the proceeds of such loan are to be spent until the loan has been repaid in accordance with the loan agreement. 561 Sections 1 through 19 of this act shall be 562 SECTION 26. codified in Chapter 43, Title 57, Mississippi Code of 1972. 563 SECTION 27. This act shall take effect and be in force from 564 565 and after July 1, 2003.