Adopted AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2986

By Representative(s) Committee

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

9 SECTION 1. Section 57-44-11, Mississippi Code of 1972, is 10 amended as follows:

(1) The State Bond Commission, at one time, or 11 57-44-11. 12 from time to time, may declare by resolution the necessity for issuance of general obligation bonds of the State of Mississippi 13 to provide funds for all costs incurred or to be incurred for the 14 purposes described in Section 57-44-7. Upon the adoption of a 15 resolution by the Mississippi Development Authority, declaring the 16 17 necessity for the issuance of any part or all of the general obligation bonds authorized by this section, the Mississippi 18 Development Authority shall deliver a certified copy of its 19 resolution or resolutions to the State Bond Commission. Upon 20 receipt of such resolution, the State Bond Commission, in its 21 discretion, may act as the issuing agent, prescribe the form of 22 the bonds, advertise for and accept bids, issue and sell the bonds 23 so authorized to be sold and do any and all other things necessary 2.4 25 and advisable in connection with the issuance and sale of such The total amount of bonds issued under Sections 57-44-11 26 bonds. through 57-44-39 shall not exceed Sixteen Million Dollars 27 (\$16,000,000.00). 2.8

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(2) Proceeds from the sale of bonds shall be deposited in
the special fund created in Section 57-44-7. Any investment
earnings on amounts deposited into the special fund created in
Section 57-44-7 shall be used to pay debt service on bonds issued
under Sections 57-44-11 through 57-44-39, in accordance with the
proceedings authorizing issuance of such bonds.

35 **SECTION 2.** Section 57-44-7, Mississippi Code of 1972, is 36 amended as follows:

57-44-7. (1) There is created a special fund in the State 37 38 Treasury to be designated as the "Local Governments Freight Rail Service Project Revolving Loan Fund, " which fund shall consist of 39 such monies as provided in Sections 57-44-11 through 57-44-39. 40 The fund shall be maintained in perpetuity for the purposes 41 established in this chapter. Unexpended amounts remaining in the 42 fund at the end of a fiscal year shall not lapse into the State 43 General Fund, and any interest earned on amounts in the fund shall 44 45 be deposited to the credit of the fund. Monies in the fund may not be used or expended for any purpose except as authorized under 46 this chapter. However, the Mississippi Development Authority, in 47 order to promote the safety of the general public, shall establish 48 a program to permit monies from the Local Governments Freight Rail 49 50 Service Project Revolving Loan Fund to be provided to counties in the form of grants to assist counties in defraying expenses 51 52 relating to the upgrading of railroad grade crossings. Only projects approved by the Mississippi Department of Transportation 53 shall be eligible for such grants. The Mississippi Development 54 55 Authority, by rule and regulation, shall establish the maximum amount of any grant awarded to a county and may establish such 56 other rules and regulations as it deems appropriate or necessary 57 to administer the grant program and ensure that monies in the fund 58 are made available to all counties on an equitable basis. 59 Federal 60 funds shall be utilized to pay not less than five percent (5%) of the cost of each project. However, the maximum amount of such 61 grants to all counties may not exceed Six Million Dollars 62 <u>(\$6,000,000.00)</u>, in the aggregate. 63

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64 (2) The Mississippi Development Authority shall establish a 65 loan program by which loans, at a rate of interest not to exceed one percent (1%) less than the federal reserve discount rate, may 66 67 be made available to counties and incorporated municipalities to provide loans to counties and incorporated municipalities which 68 may be used by the governing authorities of such counties and 69 municipalities to provide loans to railroad corporations for 70 freight rail service projects. Loans from the revolving fund may 71 be made to counties and municipalities as set forth in a loan 72 73 agreement in amounts established by the Mississippi Development 74 Authority. The Mississippi Development Authority may establish a maximum amount for any loan in order to provide for broad and 75 76 equitable participation in the program.

A county that receives a loan from the revolving fund 77 (3) shall pledge for repayment of the loan any part of the homestead 78 exemption annual tax loss reimbursement to which it may be 79 80 entitled under Section 27-33-77. An incorporated municipality that receives a loan from the revolving fund shall pledge for 81 repayment of the loan any part of the sales tax revenue 82 distribution to which it may be entitled under Section 27-65-75. 83 Each loan agreement shall provide for (i) monthly payments, (ii) 84 85 semiannual payments or (iii) other periodic payments, the annual total of which shall not exceed the annual total for any other 86 87 year of the loan by more than fifteen percent (15%). The loan agreement shall provide for the repayment of all funds received 88 within not more than fifteen (15) years from the date of project 89 90 completion.

The State Auditor, upon request of the Mississippi (4) 91 Development Authority, shall audit the receipts and expenditures 92 of a county or an incorporated municipality whose loan payments 93 appear to be in arrears, and if he finds that the county or 94 95 municipality is in arrears in such payments, he shall immediately notify the Executive Director of the Department of Finance and 96 Administration who shall withhold all future payments to the 97 county of homestead exemption reimbursements under Section 98

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99 27-33-77 and all sums allocated to the county or the municipality 100 under Section 27-65-75 until such time as the county or the 101 municipality is again current in its loan payments as certified by 102 the Mississippi Development Authority.

(5) Evidences of indebtedness which are issued pursuant to
this chapter shall not be deemed indebtedness within the meaning
specified in Section 21-33-303 with regard to cities or
incorporated towns, and in Section 19-9-5 with regard to counties.
SECTION 3. This act shall take effect and be in force from
and after July 1, 2003.