By: Representative Rogers (61st)

To: Military Affairs; Appropriations

HOUSE BILL NO. 1450

AN ACT TO AMEND SECTION 33-15-305, MISSISSIPPI CODE OF 1972, 1 TO DEFINE THE TERMS "GOVERNOR'S AUTHORIZED REPRESENTATIVE" AND 2 "PROJECT WORKSHEET"; TO AMEND SECTION 33-15-307, MISSISSIPPI CODE OF 1972, TO ALLOW THE DISASTER ASSISTANCE TRUST FUND TO BE USED 3 4 FOR MEETING THE STATE COST-SHARE OF THE INDIVIDUALS AND HOUSEHOLDS 5 б ASSISTANCE PROGRAM AND TO REIMBURSE ACTUAL COSTS INCURRED BY 7 REGIONAL RESPONSE TEAMS; TO AMEND SECTIONS 33-15-311, 33-15-313 8 AND 33-15-317, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES. 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 11 SECTION 1. Section 33-15-305, Mississippi Code of 1972, is amended as follows: 12 33-15-305. The following terms shall have the meanings 13 ascribed in this section, unless the context requires otherwise: 14 (a) "Director" means the Director of the Mississippi 15 16 Emergency Management Agency. "Disaster" means a fire, flood, storm, tornado, 17 (b) 18 hurricane, earthquake or other similar public calamity affecting homeland security resulting directly from man-made, technological 19 or natural causes. 20 21 (c) "Local agency" means any municipality, county or 22 special district. 23 "Local emergency" means the existence of conditions (d) 24 of disaster or extreme peril to the safety of persons and property within a county or municipality proclaimed by the local governing 25 body in accordance with Section 33-15-17(d). 26 27 (e) "Governor's authorized representative" means the primary and alternate emergency management official designated by 28 29 the Governor to administer federal assistance programs on behalf 30 of the state and local governments and other grant or loan

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31 recipients and is responsible for the state compliance with the

32 FEMA-State Agreement.

33 (f) "Project" means the repair or restoration, or both, 34 other than normal maintenance, or the replacement of public real 35 property of a local agency or a state agency, including, but not 36 limited to, buildings, schools, levees, flood control works, 37 channels, irrigation works, city streets, county roads, bridges 38 and other public works, including those facilities used for 39 recreation purposes, that are damaged or destroyed by a disaster.

40 (g) "Project application" means the written application 41 made by a state or local agency to the director for federal and 42 state financial assistance, which shall include all damage to 43 public property that resulted from a disaster within the 44 jurisdiction of the agency making application.

(h) "Project worksheet" means the appropriate federal
form that must be used to prepare each eligible public assistance
project identifying the scope of work and a quantitative estimate
for the eligible work.

49 (i) "Regional response team" means the local government 50 regional response teams, the state response team and the capitol 51 <u>complex response team.</u>

52 <u>(j)</u> "State agency" means any agency, department, 53 commission, board, institution or special district of the state.

54 <u>(k)</u> "State of emergency" means the existence of 55 conditions of disaster or extreme peril to the safety of persons 56 or property within the state declared by the Governor in 57 accordance with Section 33-15-11(b)(16).

58 (1) "Trust fund" means the Disaster Assistance Trust
59 Fund.

60 **SECTION 2.** Section 33-15-307, Mississippi Code of 1972, is 61 amended as follows:

62 33-15-307. (1) The provisions of this article shall be 63 invoked only pursuant to a state of emergency declared by the H. B. No. 1450 *HR07/R2045* 04/HR07/R2045 PAGE 2 (TB\HS)

64 Governor or an emergency or major disaster declared by the 65 President, or pursuant to an executive order of the Governor, or administrative order of the director, in order to provide state or 66 67 local government resources and personnel in compliance with the 68 provisions of the Emergency Management Assistance Compact, Section 69 45-18-1 et seq., or in nondeclared times for administrative and 70 training costs associated with state disaster response and 71 recovery programs. Each declaration shall cite the cause for the declaration and define the area eligible for assistance and the 72 73 type of assistance to be provided.

74 (2) The Disaster Assistance Trust Fund is created as a 75 special fund in the State Treasury into which shall be paid any 76 funds appropriated or otherwise made available by the Legislature 77 for disaster assistance, any funds transferred from the Working 78 Cash-Stabilization Reserve Fund as provided under subsection (5) 79 of this section, any income from investment of the funds in the 80 trust fund, and federal reimbursement for administrative costs for management of the Individuals and Households Program (IHP), the 81 Public Assistance Program, the Hazard Mitigation Program and 82 83 Disaster Reservist Program.

84 (3) Income from investment of the funds in the trust fund,
85 and all other funds deposited therein pursuant to law, shall be
86 available for expenditure, transfer and allocation pursuant to
87 this article.

88 (4) The Disaster Assistance Trust Fund shall be used only89 for the following purposes:

90 (a) The state's portion of the cost share for public91 assistance under a major disaster declaration.

92 (b) The state's cost share of the <u>Individuals and</u>
93 <u>Households</u> Program (IHP) pursuant to Section 33-15-209(1) under <u>a</u>
94 <u>major disaster declared by the President</u>.

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(c) Administrative costs for managing the <u>IHP</u> Program.

96 (d) Administrative costs for managing the Public97 Assistance Program.

98 (e) The <u>State</u> Temporary Housing Program <u>pursuant to</u>
 99 <u>Section 33-15-217 under a state of emergency declared by the</u>
 100 Governor.

Out-of-pocket expenses, including travel, per diem, 101 (f) 102 overtime and other similar expenses, of state or local agencies 103 when so tasked by the Governor or the director for emergency 104 response under the provisions of Section 33-15-11(b)(7) and current executive orders. This includes actual emergency response 105 106 and recovery activities, and applies to mobilization and 107 deployment of state or local agencies to another state under the 108 provisions of the Emergency Management Assistance Compact.

(g) Costs incurred as a result of state active duty for the Mississippi National Guard when so tasked by the Governor to provide support to other agencies and local governments in a major disaster or emergency situation, or when tasked by the Governor to provide support to another state under the provisions of the Emergency Management Assistance Compact.

(h) The state's portion of the cost share for hazardmitigation under a major disaster declaration.

117 (i) Administrative costs of the Hazard Mitigation118 Program.

(j) Costs incurred as a result of the implementation of the Disaster Reservist Program under a major disaster declaration.

121 (k) Administrative costs of the Disaster Reservist122 Program.

(1) Costs incurred as a result of the implementation of public assistance, and/or individual assistance, and/or Disaster Reservist Program, and/or hazard mitigation, and/or temporary housing under a Governor's state of emergency.

127 (m) The state's portion of the cost share for public 128 assistance under a major disaster declaration for tornado or other H. B. No. 1450 *HR07/R2045* 04/HR07/R2045 PAGE 4 (TB\HS) 129 storm damage to public facilities and infrastructure occurring on 130 November 10, 2002, as provided in Sections 1 through 16 of Chapter 131 3, Third Extraordinary Session 2002.

(n) Actual costs, including personnel call-back wages, base and overtime wages, travel, per diem and other out-of-pocket expenses incurred by regional response teams as a result of being mobilized or deployed when so tasked by the Governor pursuant to Section 33-15-11(b)(7), or by the director for emergency response pursuant to Section 33-15-15(a).

Whenever the director determines that funds are 138 (5) 139 immediately needed in the Disaster Assistance Trust Fund to provide for disaster assistance under this article, he shall 140 141 notify the Executive Director of the Department of Finance and Administration of his determination and shall requisition the 142 amount of funds from the Working Cash-Stabilization Fund that are 143 needed in the trust fund, which shall be subject to the 144 145 limitations set forth below in this subsection. At the same time 146 he makes the requisition, the director shall notify the Lieutenant Governor, the Speaker of the House of Representatives and the 147 148 respective Chairmen of the Senate Appropriations Committee, the 149 Senate Finance Committee, the House Appropriations Committee and 150 the House Ways and Means Committee of his determination of the need for the funds and the amount that he has requisitioned. Upon 151 152 receipt of such a requisition from the director, the Executive 153 Director of the Department of Finance and Administration shall ascertain if the amount requisitioned is available in the Working 154 155 Cash-Stabilization Reserve Fund and is within the limitations set forth below in this subsection and, if it is, he shall transfer 156 that amount from the Working Cash-Stabilization Reserve Fund to 157 158 If the amount requisitioned is more than the the trust fund. 159 amount available in the Working Cash-Stabilization Fund or above 160 the limitations set forth below in this subsection, the executive director shall transfer the amount that is available within the 161 *HR07/R2045* H. B. No. 1450 04/HR07/R2045 PAGE 5 (TB\HS)

162 limitations. The maximum amount that may be transferred from the 163 Working Cash-Stabilization Reserve Fund to the trust fund for any 164 one (1) disaster occurrence shall be Five Hundred Thousand Dollars 165 (\$500,000.00) and the maximum amount that may be transferred 166 during any fiscal year shall be One Million Dollars 167 (\$1,000,000.00).

(6) Unexpended state funds in the Disaster Assistance Trust 168 Fund at the end of a fiscal year shall not lapse into the State 169 General Fund but shall remain in the trust fund for use under this 170 article for as long as the funds are needed for the particular 171 172 purpose for which they were appropriated, deposited or transferred into the trust fund. After any state funds in the trust fund are 173 174 no longer needed for the particular purpose for which they were appropriated, deposited or transferred into the trust fund, the 175 director may use those funds for any other purpose under this 176 article for which they currently are needed and for which other 177 funds are not available. If there is no current need for such 178 179 funds for any purpose under this article, the funds and the income earned from the investment of the funds shall be transferred back 180 181 to the particular fund or funds in the State Treasury from which they were appropriated or transferred into the trust fund, upon 182 183 certification of the director to the Executive Director of the Department of Finance and Administration that the funds are not 184 currently needed; however, if such funds are derived from the 185 186 proceeds of general obligation bonds issued by the state, such excess funds and the income earned from such funds shall be 187 188 utilized to pay the debt service on the bonds.

189 SECTION 3. Section 33-15-311, Mississippi Code of 1972, is 190 amended as follows:

191 33-15-311. (1) The director shall make allocations from the 192 trust fund in such amounts as he determines to be necessary to 193 state agencies for out-of-pocket expenditures incurred for 194 emergency response, preliminary damage assessments, estimates,

H. B. No. 1450 *HR07/R2045* 04/HR07/R2045 PAGE 6 (TB\HS) 195 reports and training of state agency personnel. Allocations also 196 may be made from the trust fund for the purpose of preparing 197 project worksheets, estimates and reports as may be necessary to 198 enable state or local agencies to obtain federal aid for disaster 199 assistance purposes. The director may make allocations to any 200 state agency or office from the trust fund or other funds 201 available therefor in such amounts as are necessary to administer 202 the provisions of this article.

(2) State agencies that are to receive allocations from the
trust fund for carrying out the purposes of this article shall
request the Department of Finance and Administration for
escalations of their budgets as necessary for the expenditure of
the allocated funds, in the same manner as the department
escalates budgets for federal funds under Section 27-104-21(1).

209 SECTION 4. Section 33-15-313, Mississippi Code of 1972, is 210 amended as follows:

33-15-313. (1) Subject to the conditions specified in this section, the director shall allocate funds from the trust fund to meet the cost of any one or more projects. The completion of all or part of a project before application for funds under this article shall not disqualify such project or any part thereof.

(2) To be eligible for state and/or federal funding, the governing body of the local agency must declare a local emergency within ten (10) days of the disaster occurrence and forward such declaration to the Governor.

220 (3) A state or local agency shall make application to the 221 director for state and/or federal financial assistance within thirty (30) days after the date of the declaration of a major 222 223 disaster or emergency declared by the President or a state of 224 emergency declared by the Governor; however, the director may 225 extend the time for such filing, but only under unusual 226 circumstances. No financial aid shall be provided until an 227 applicant has filed a Notice of Interest and a Request for Federal

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Assistance and a state and/or federal team has first investigated 228 229 and reported upon the proposed work, has estimated the cost of the work, and has filed a project worksheet thereon with the 230 231 Governor's authorized representative and a project application has 232 been prepared. The estimate of cost of the work may include 233 expenditures made by the state or local agency for such work before the making of such estimate. "Unusual circumstances," as 234 235 used in this subsection, means unavoidable delays that result from 236 recurrence of a disaster, prolonged severe weather or other 237 conditions beyond the control of the applicant. Delays resulting 238 from administrative procedures are not unusual circumstances that 239 warrant extensions of time.

240 (4) No funds shall be allocated from the trust fund to a 241 state or local agency until the agency has indicated in writing its acceptance of the project application and the cost-sharing 242 243 related thereto in such form as the director prescribes. The 244 project application shall provide for the performance of the work 245 by the state or local agency, shall provide for the methods of handling the funds allocated and the matching funds provided by 246 247 the local agency, and shall contain such other provisions as are 248 deemed necessary to ensure completion of the work included in the 249 project application and the proper expenditures of funds as 250 provided herein.

251 SECTION 5. Section 33-15-317, Mississippi Code of 1972, is 252 amended as follows:

33-15-317. (1) Under procedures prescribed by the director, a state or local agency may receive an advance of funds to initiate a project. Such advances shall be limited to not more than seventy-five percent (75%) of the estimated federal share of the project under the President's state of emergency, or fifty percent (50%) of the estimated share of the project under the Governor's state of emergency.

H. B. No. 1450 *HR07/R2045* 04/HR07/R2045 PAGE 8 (TB\HS) (2) Disaster assistance funds provided from federal sources
under the provisions of Public Law 93-288 as amended by Public Law
100-707 <u>and Public Law 106-390</u> shall be deposited in the trust
fund, and the director shall make advances or reimbursement
therefrom for expenditures for eligible work or for payment for
performance.

(3) State and federal contributions for the repair and restoration of facilities shall be reduced by an amount equal to the insurance settlement received or an amount equal to the amount the local agency would have recovered from an insurance settlement if necessary, adequate and reasonably available insurance had been maintained.

272 **SECTION 6.** This act shall take effect and be in force from 273 and after July 1, 2004.