By: Senator(s) Ross, Albritton, Chaney, Dawkins, Dearing, Harvey, Lee (47th), White, Transportation Williamson

To: Highways and

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2063

AN ACT TO AUTHORIZE THE MISSISSIPPI TRANSPORTATION 1 2 COMMISSION, COUNTY BOARDS OF SUPERVISORS AND THE GOVERNING AUTHORITIES OF MUNICIPALITIES TO CONSTRUCT, INDIVIDUALLY OR 3 4 JOINTLY WITH OTHER GOVERNMENTAL ENTITIES, TOLL ROAD OR TOLL BRIDGE PROJECTS WITHIN THE STATE; TO AUTHORIZE THE MISSISSIPPI 5 б TRANSPORTATION COMMISSION, COUNTY BOARDS OF SUPERVISORS AND THE 7 GOVERNING AUTHORITIES OF MUNICIPALITIES TO CONTRACT WITH ANY 8 PERSON, CORPORATION OR OTHER BUSINESS LICENSED TO DO BUSINESS IN 9 THE STATE FOR THE PURPOSE OF CONSTRUCTING TOLL ROADS OR BRIDGES; TO PRESCRIBE THE TERMS AND CONDITIONS FOR THE LETTING OF SUCH 10 11 CONTRACTS AND THE RIGHTS AND DUTIES OF THE PARTIES ENTERING INTO SUCH CONTRACTS; TO AUTHORIZE COUNTIES, CITIES AND THE STATE TO 12 ISSUE REVENUE BONDS TO FINANCE TOLL ROAD AND TOLL BRIDGE PROJECTS; TO AMEND SECTIONS 65-3-1 AND 11-46-9, MISSISSIPPI CODE OF 1972, IN 13 14 CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR RELATED 15 16 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 17 SECTION 1. The Mississippi Transportation Commission, county 18 19 boards of supervisors and/or the governing authorities of 20 municipalities (hereinafter referred to as governmental entities), in their discretion, may construct, operate and maintain, 21 22 individually or jointly with other governmental entities, one or 23 more new toll roads or toll bridges in the state for motor vehicle traffic, including toll booths and related facilities, at such 24 locations where an alternate untolled route exists. All such 25 highways, pavement, bridges, drainage related structures and other 26 27 infrastructure comprising the projects shall be built and maintained in accordance with not less than the minimum highway 28 29 design, construction and maintenance standards established by the contracting governmental entity for such highways, infrastructure 30 and facilities. 31

32 **SECTION 2.** (1) In addition to and as an alternative to any other authority granted by law, including, but not limited to, 33 34 Section 1 of this act, any governmental entities, as defined in \*SS02/R11CS\* S. B. No. 2063 G3/5 04/SS02/R11CS PAGE 1

Section 1 of this act, in their discretion, may contract, 35 36 individually or jointly with other governmental entities, with any 37 persons, corporations, partnerships or other businesses licensed 38 to do business in the State of Mississippi (hereinafter referred 39 to as "companies" or "company") for the purpose of designing, 40 financing, constructing, operating and maintaining one or more new 41 toll roads or toll bridges in the state for motor vehicle traffic, including toll booths and related facilities, of such locations 42 where an alternate untolled route exists. Such contracts shall 43 44 provide that land held by the governmental entities, whether in 45 fee simple, as an easement or other interest, shall be leased or assigned to a company for design, construction, operation and 46 47 maintenance of roadways, highways or bridges for motor vehicle traffic, toll booths and related facilities. All such highways, 48 pavement, bridges, drainage related structures and other 49 infrastructure comprising the projects shall be built and 50 51 maintained in accordance with not less than the minimum highway 52 design, construction and maintenance standards established by the contracting governmental entity for such highways, infrastructure 53 54 and facilities. The contracting governmental entity shall conduct periodic inspections of any such project throughout the term of 55 56 the contract to ensure compliance by the company. Failure of a company to comply with minimum standards established for the 57 58 project by the contracting governmental entity shall constitute a 59 breach and shall subject the company to liability on its bond or security or to rescission of the contract in accordance with the 60 61 terms and provisions of the contract.

62 (2) Every contract entered into by a governmental entity
63 under this section shall require a company to enter into bond and
64 provide such security as the governmental entity determines may be
65 necessary or advisable to ensure timely completion and proper
66 execution and performance of the contract. The governmental
67 entities are authorized to acquire such property or interests in
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property as may be necessary, by gift, purchase or eminent domain, 68 69 for construction and maintenance of the highways or bridges built 70 pursuant to contracts entered into under this section. Upon 71 expiration, termination or rescission of the contract, all 72 interests that the company may have in the land, infrastructure, 73 facilities or other improvements to the property subject to contract shall terminate and automatically, by operation of law, 74 75 be returned or conveyed to and vest in the State of Mississippi or 76 the contracting governmental entity. Upon termination, expiration or rescission of the contract, the collection of tolls shall cease 77 78 after all associated debts have been retired or released.

79 During the term of any contract entered into under this (3) 80 section, the company may establish, charge and collect motor vehicle operators tolls for use of the highway and its facilities. 81 The amount of such tolls, and any modification thereto, shall be 82 subject to approval by the contracting governmental entity; 83 84 however, all such contracts entered into with the Mississippi 85 Transportation Commission may require a company to pay a percentage of all tolls collected to the Mississippi Department of 86 87 Transportation. All such monies paid to the department shall be 88 deposited into the State Highway Fund and may be expended, upon 89 appropriation by the Legislature, only for maintenance of state 90 highways.

91 (4) All statutes of this state relating to traffic
92 regulation and control shall be applicable to motor vehicles
93 operated upon highways and bridges constructed under this section
94 and shall be enforceable by the Mississippi Department of Public
95 Safety, the Mississippi Highway Safety Patrol or any other law
96 enforcement agency having jurisdiction over such highways and
97 bridges.

98 (5) The State of Mississippi, the Mississippi Transportation
 99 Commission, the Mississippi Department of Transportation,
 100 counties, municipalities or any other agency or political
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101 subdivision, or any officer or employee thereof, shall not be 102 liable for any tortious act or omission arising out of the 103 construction, maintenance or operation of any highway or bridge 104 project under the provisions of this section where the act or 105 omission occurs during the term of any such contract entered into 106 by the Mississippi Transportation Commission or other governmental 107 entity and a company.

(6) The powers conferred by this section shall be in 108 109 addition to the powers conferred by any other law, general, special or local. This section shall be construed as an 110 111 additional and alternative method of funding all or any portion of the purchasing, building, improving, owning or operating of 112 113 roadways, highways or bridges under the jurisdiction of the 114 Mississippi Transportation Commission, county boards of 115 supervisors or municipal governing authorities, any provision of the laws of the state or any charter of any municipality to the 116 117 contrary notwithstanding.

118 **SECTION 3.** (1) For the purpose of providing funds to defray the expenses of projects authorized pursuant to Sections 1 and 2 119 120 of this act, the board of supervisors of a county or the governing authorities of a municipality shall have the right to borrow money 121 122 for the project, and to issue revenue bonds therefor in such principal amounts as the board of supervisors or governing 123 124 authorities may determine to be necessary to provide sufficient 125 funds to defray the expenses of projects authorized pursuant to Sections 1 and 2 of this act. The bonds shall be payable out of 126 127 any revenues derived from the project, including grants or contributions from the federal government or other sources. 128 Such bonds may be sold at public or private sale at not less than par 129 130 and shall bear interest at a rate or rates not exceeding that allowed in Section 75-17-103. Any such bonds so issued shall not 131 132 constitute a debt of the county, the municipality or any political subdivision of the county or the city within the meaning of any 133 \*SS02/R11CS\* S. B. No. 2063 04/SS02/R11CS

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constitutional, statutory or charter restriction, limitation or 134 135 provision. It shall be plainly stated on the face of each bond in 136 substance that the bond has been issued pursuant to the authority 137 granted in this section and that the taxing power of the county or 138 municipality issuing the bond is not pledged to the payment of the 139 bond or the interest on it and that the bond and the interest on 140 it are payable solely from the revenues of the project for which the bond is issued. 141

(2) All bonds issued under the authority of this section 142 shall bear such date or dates, shall be in such form or 143 144 denomination, shall bear such rate of interest, and shall mature at such times as the county or municipality shall determine, but 145 146 no bonds issued under the authority of this section shall mature 147 more than twenty-five (25) years from the date of the issuance thereof and none of the bonds shall be sold for less than par and 148 149 accrued interest. All bonds shall be sold in the manner now 150 provided by law for the sale of bonds without any restrictions, 151 limitations, requirements or conditions applicable to the borrowing of such money and the issuance of such bonds which are 152 153 not herein contained. The denomination, form, place of payment and other details of such bonds may be determined by resolution or 154 155 order of the board of supervisors of a county or the governing 156 authorities of a municipality, and shall be executed on behalf of the county or municipality as is now provided by law. 157

158 Before issuing any bonds under the provisions of this (3) section, the board of supervisors of the county or the governing 159 160 authorities of the municipality shall, by resolution spread upon the minutes, declare its intention to issue such bonds for the 161 purposes authorized by this section and shall state in the 162 163 resolution the amount of bonds proposed to be issued and shall 164 likewise fix in the resolution the date upon which the board of 165 supervisors of the county or the governing authorities of the 166 municipality proposes to direct the issuance of the bonds. Notice \*SS02/R11CS\* S. B. No. 2063 04/SS02/R11CS PAGE 5

of such intention shall be published once a week for at least 167 168 three (3) consecutive weeks in a newspaper published or having a 169 general circulation in the county or the municipality, with the 170 first publication of the notice to be made not less than 171 twenty-one (21) days prior to the date fixed in the resolution for 172 the issuance of the bonds and the last publication to be made not more than seven (7) days prior to such date. If, on or before the 173 174 date specified in the resolution, twenty percent (20%) of the 175 qualified electors of the county or municipality shall file a written protest against the issuance of the bonds, then an 176 177 election upon the issuance of the bonds shall be called, and held, as provided in this section. If no such protest shall be filed, 178 179 then the board of supervisors of the county or the governing 180 authorities of the municipality may issue such bonds without an election on the question of the issuance of the bonds at any time 181 182 within a period of two (2) years after the date specified in the 183 resolution.

184 If an election is called under the provisions of this (4) section on the question of the issuance of bonds, the election 185 186 shall be held, insofar as practicable, in the same manner as other 187 elections are held in the county or municipality. At the 188 election, all qualified electors of the county or municipality may 189 vote and the ballots used in the election shall have printed thereon a brief statement of the amount and purposes of the 190 191 proposed bond issue and the words "FOR THE BOND ISSUE" and the words "AGAINST THE BOND ISSUE," and the voters shall vote by 192 193 placing a cross (X) or check mark  $(\sqrt{)}$  opposite their choice on the 194 proposition.

195 (5) When the results of any election provided for in this 196 section shall have been canvassed by the election commissioners of 197 the county or municipality and certified by them to the proper 198 authorities, it shall be the duty of the board of supervisors of 199 the county or the governing authorities of the municipality to 5. B. No. 2063 \*SSO2/R11CS\* 04/SSO2/R11CS PAGE 6 200 determine and adjudicate whether or not a majority of the 201 qualified electors who voted in the election voted in favor of the 202 issuance of the bonds and unless a majority of the qualified 203 electors who voted in the election voted in favor of the issuance 204 of the bonds, then the bonds shall not be issued. Should a 205 majority of the qualified electors who vote in the election vote 206 in favor of the bonds, the board of supervisors of the county or 207 the governing authorities of the municipality may issue the bonds, 208 either in whole or in part, within two (2) years from the date of such election, or within two (2) years after final favorable 209 210 determination of any litigation affecting the issuance of such bonds at such time or times, and in such amount or amounts, not 211 212 exceeding that specified in the notice of the election, as shall 213 be deemed proper.

(6) This section, without reference to any other statute, 214 215 shall be deemed to be full and complete authority for the issuance 216 of bonds and borrowing of money as authorized in this section by 217 counties or municipalities, and shall be construed as an additional and alternate method therefor. The bonds authorized by 218 219 this section shall not constitute an indebtedness within the 220 meaning of any constitutional or statutory limitation or 221 restriction.

222 SECTION 4. (1) (a) A special fund, to be designated as the "Toll Road Revenue Bond Fund," is created within the State 223 224 Treasury. The fund shall be maintained by the State Treasurer as a separate and special fund, separate and apart from the General 225 226 Fund of the state. Unexpended amounts remaining in the fund at 227 the end of a fiscal year shall not lapse into the State General Fund, and any interest earned or investment earnings on amounts in 228 229 the fund shall be deposited into such fund.

(b) Monies deposited into the fund shall be disbursed,in the discretion of the Mississippi Transportation Commission, to

232 pay the costs incurred in defraying the expenses of projects 233 authorized pursuant to Sections 1 and 2 of this act.

234 (2) Amounts deposited into such special fund shall be 235 disbursed to pay the expenses described in subsection (1) of this 236 section. If any monies in the special fund are not used within 237 four (4) years after the date the proceeds of the bonds authorized 238 under Sections 4 through 18 of this act are deposited into such fund, then the Mississippi Transportation Commission shall provide 239 240 an accounting of such unused monies to the State Bond Commission. Promptly after the State Bond Commission has certified, by 241 242 resolution duly adopted, that the projects for which the revenue bonds have been issued shall have been completed, abandoned or 243 244 cannot be completed in a timely fashion, any amounts remaining in 245 such special fund shall be applied to pay debt service on the bonds issued under Sections 4 through 18 of this act, in 246 247 accordance with the proceedings authorizing the issuance of such 248 bonds and as directed by the commission.

249 SECTION 5. The State Bond Commission, at one time or from 250 time to time, may declare by resolution the necessity for issuance 251 of revenue bonds of the State of Mississippi for the purpose of providing funds to defray the expenses of projects authorized 252 253 pursuant to Sections 1 and 2 of this act. Upon the adoption of a 254 resolution by the Mississippi Transportation Commission, declaring the necessity for the issuance of the revenue bonds authorized by 255 256 this section, the Mississippi Transportation Commission shall deliver a certified copy of its resolution or resolutions to the 257 258 State Bond Commission. Upon receipt of such resolution, the State 259 Bond Commission, in its discretion, may act as the issuing agent, prescribe the form of the bonds, advertise for and accept bids, 260 261 issue and sell the bonds so authorized to be sold and do any and 262 all other things necessary and advisable in connection with the 263 issuance and sale of such bonds. Revenue bonds issued under this 264 section shall be in such principal amounts as the Mississippi \*SS02/R11CS\* S. B. No. 2063 04/SS02/R11CS PAGE 8

Transportation Commission may determine to be necessary to provide sufficient funds to defray the expenses of projects authorized pursuant to Sections 1 and 2 of this act.

268 (2) Any investment earnings on amounts deposited into the 269 special fund created in Section 4 of this act shall be used to pay 270 debt service on bonds issued under Sections 4 through 18 of this 271 act, in accordance with the proceedings authorizing issuance of 272 such bonds.

SECTION 6. The principal of and interest on the bonds 273 authorized under Sections 4 through 18 of this act shall be 274 275 payable in the manner provided in this section. Such bonds shall bear such date or dates, be in such denomination or denominations, 276 277 bear interest at such rate or rates (not to exceed the limits set forth in Section 75-17-103, Mississippi Code of 1972), be payable 278 279 at such place or places within or without the State of 280 Mississippi, shall mature absolutely at such time or times not to exceed twenty (20) years from date of issue, be redeemable before 281 282 maturity at such time or times and upon such terms, with or without premium, shall bear such registration privileges, and 283 284 shall be substantially in such form, all as shall be determined by 285 resolution of the State Bond Commission.

286 SECTION 7. The bonds authorized by Sections 4 through 18 of 287 this act shall be signed by the Chairman of the State Bond Commission, or by his facsimile signature, and the official seal 288 289 of the State Bond Commission shall be affixed thereto, attested by 290 the secretary of the commission. The interest coupons, if any, to 291 be attached to such bonds may be executed by the facsimile 292 signatures of such officers. Whenever any such bonds shall have been signed by the officials designated to sign the bonds who were 293 294 in office at the time of such signing but who may have ceased to 295 be such officers before the sale and delivery of such bonds, or 296 who may not have been in office on the date such bonds may bear, 297 the signatures of such officers upon such bonds and coupons shall \*SS02/R11CS\* S. B. No. 2063

298 nevertheless be valid and sufficient for all purposes and have the 299 same effect as if the person so officially signing such bonds had 300 remained in office until their delivery to the purchaser, or had 301 been in office on the date such bonds may bear. However, 302 notwithstanding anything herein to the contrary, such bonds may be 303 issued as provided in the Registered Bond Act of the State of 304 Mississippi.

305 <u>SECTION 8.</u> All bonds and interest coupons issued under the 306 provisions of Sections 4 through 18 of this act have all the 307 qualities and incidents of negotiable instruments under the 308 provisions of the Uniform Commercial Code, and in exercising the 309 powers granted by Sections 4 through 18 of this act, the State 310 Bond Commission shall not be required to and need not comply with 311 the provisions of the Uniform Commercial Code.

SECTION 9. The State Bond Commission shall act as the 312 issuing agent for the bonds authorized under Sections 4 through 18 313 of this act, prescribe the form of the bonds, advertise for and 314 315 accept bids, issue and sell the bonds so authorized to be sold, pay all fees and costs incurred in such issuance and sale, and do 316 317 any and all other things necessary and advisable in connection with the issuance and sale of such bonds. The State Bond 318 319 Commission is authorized and empowered to pay the costs that are 320 incident to the sale, issuance and delivery of the bonds authorized under Sections 4 through 18 of this act from the 321 322 proceeds derived from the sale of such bonds. The State Bond Commission shall sell such bonds on sealed bids at public sale, 323 324 and for such price as it may determine to be for the best interest 325 of the State of Mississippi, but no such sale shall be made at a price less than par plus accrued interest to the date of delivery 326 327 of the bonds to the purchaser. All interest accruing on such 328 bonds so issued shall be payable semiannually or annually; 329 however, the first interest payment may be for any period of not 330 more than one (1) year. \*SS02/R11CS\*

Notice of the sale of any such bonds 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.

338 The State Bond Commission, when issuing any bonds under the 339 authority of Sections 4 through 18 of this act, may provide that 340 bonds, at the option of the State of Mississippi, may be called in 341 for payment and redemption at the call price named therein and 342 accrued interest on such date or dates named therein.

343 SECTION 10. Bonds issued under authority of Sections 4 344 through 18 of this act shall be revenue bonds of the state, the principal of and interest on which shall be payable solely from 345 346 the revenue from projects authorized under Section 1 or 2 of this act. The bonds shall never constitute an indebtedness of the 347 348 state within the meaning of any state constitutional provision or statutory limitation, and shall never constitute or give rise to a 349 350 pecuniary liability of the state, or a charge against its general credit or taxing powers, and such fact shall be plainly stated on 351 352 the face of each such bond. The bonds shall not be considered when computing any limitation of indebtedness of the state. 353 All bonds issued under the authority of Sections 4 through 18 of this 354 355 act and all interest coupons applicable thereto shall be construed to be negotiable instruments, despite the fact that they are 356 357 payable solely from a specified source.

358 **SECTION 11.** Upon the issuance and sale of bonds under the 359 provisions of Sections 4 through 18 of this act, the State Bond 360 Commission shall transfer the proceeds of any such sale or sales to a special fund created in Section 4 of this act. The proceeds 361 362 of such bonds shall be disbursed solely upon the order of the 363 Mississippi Transportation Commission under such restrictions, if \*SS02/R11CS\* S. B. No. 2063 04/SS02/R11CS PAGE 11

364 any, as may be contained in the resolution providing for the 365 issuance of the bonds.

SECTION 12. The bonds authorized under Sections 4 through 18 366 367 of this act may be issued without any other proceedings or the 368 happening of any other conditions or things other than those 369 proceedings, conditions and things which are specified or required by Sections 4 through 18 of this act. Any resolution providing 370 371 for the issuance of bonds under the provisions of Sections 4 372 through 18 of this act shall become effective immediately upon its adoption by the commission, and any such resolution may be adopted 373 374 at any regular or special meeting of the commission by a majority of its members. 375

SECTION 13. The bonds authorized under the authority of 376 377 Sections 4 through 18 of this act may be validated in the Chancery Court of the First Judicial District of Hinds County, Mississippi, 378 379 in the manner and with the force and effect provided by Chapter 13, Title 31, Mississippi Code of 1972, for the validation of 380 381 county, municipal, school district and other bonds. The notice to taxpayers required by such statutes shall be published in a 382 383 newspaper published or having a general circulation in the City of 384 Jackson, Mississippi.

385 SECTION 14. Any holder of bonds issued under the provisions 386 of Sections 4 through 18 of this act or of any of the interest coupons pertaining thereto may, either at law or in equity, by 387 388 suit, action, mandamus or other proceeding, protect and enforce any and all rights granted under Sections 4 through 18 of this 389 390 act, or under such resolution, and may enforce and compel 391 performance of all duties required by Sections 4 through 18 of 392 this act to be performed, in order to provide for the payment of 393 bonds and interest thereon.

394 <u>SECTION 15.</u> All bonds issued under the provisions of 395 Sections 4 through 18 of this act shall be legal investments for 396 trustees and other fiduciaries, and for savings banks, trust S. B. No. 2063 \*SSO2/R11CS\* 04/SS02/R11CS PAGE 12 397 companies and insurance companies organized under the laws of the 398 State of Mississippi, and such bonds shall be legal securities 399 which may be deposited with and shall be received by all public 400 officers and bodies of this state and all municipalities and 401 political subdivisions for the purpose of securing the deposit of 402 public funds.

403 <u>SECTION 16.</u> Bonds issued under the provisions of Sections 4 404 through 18 of this act and income therefrom shall be exempt from 405 all taxation in the State of Mississippi.

406 <u>SECTION 17.</u> The proceeds of the bonds issued under Sections 407 4 through 18 of this act; shall be used solely for the purposes 408 provided in Sections 4 through 18 of this act, including the costs 409 incident to the issuance and sale of such bonds.

410 SECTION 18. The State Treasurer is authorized, without further process of law, to certify to the Department of Finance 411 412 and Administration the necessity for warrants, and the Department 413 of Finance and Administration is authorized and directed to issue 414 such warrants, in such amounts as may be necessary to pay when due 415 the principal of, premium, if any, and interest on, or the 416 accreted value of, all bonds issued under Sections 4 through 18 of 417 this act; and the State Treasurer shall forward the necessary 418 amount to the designated place or places of payment of such bonds 419 in ample time to discharge such bonds, or the interest thereon, on 420 the due dates thereof.

421 SECTION 19. Section 65-3-1, Mississippi Code of 1972, is 422 amended as follows:

423 65-3-1. Subject only to the provisions hereinafter contained, it shall be unlawful for any person, acting privately 424 425 or in any official capacity or as an employee of any subdivision 426 of the state, to charge or collect any toll or other charge from any person for the privilege of traveling on any part of any 427 428 highway which has been heretofore or may hereafter be designated 429 as a state highway, and being a part of the state highway system, \*SS02/R11CS\* S. B. No. 2063

430 or on or across any bridge wholly within this state, which is a 431 part of any such highway.

For a violation of this section, any judge or chancellor may, in termtime or vacation, grant an injunction upon complaint of the <u>Mississippi Transportation</u> Commission.

435 However, none of the provisions of this section shall prohibit the collection of any toll or other charge for the 436 privilege of traveling on, or the use of, any causeway, bridge, 437 438 tunnel, toll bridge, or any combination of such facility constructed under the provisions of Sections 65-23-101 through 439 440 65-23-119, forming a part of U.S. Highway \* \* \* 90 across the Bay of St. Louis, or across or under the East Pascagoula River or the 441 West Pascagoula River on \* \* \* U.S. Highway 90. 442

The provisions of this section shall be inapplicable to any
toll road or bridge built or operated under the authority of
Section 1 or Section 2 of Senate Bill No. 2063, 2004 Regular
Session.

447 SECTION 20. Section 11-46-9, Mississippi Code of 1972, is 448 amended as follows:

449 11-46-9. (1) A governmental entity and its employees acting 450 within the course and scope of their employment or duties shall 451 not be liable for any claim:

(a) Arising out of a legislative or judicial action or
inaction, or administrative action or inaction of a legislative or
judicial nature;

(b) Arising out of any act or omission of an employee of a governmental entity exercising ordinary care in reliance upon, or in the execution or performance of, or in the failure to execute or perform, a statute, ordinance or regulation, whether or not the statute, ordinance or regulation be valid;

460 (c) Arising out of any act or omission of an employee
461 of a governmental entity engaged in the performance or execution
462 of duties or activities relating to police or fire protection

463 unless the employee acted in reckless disregard of the safety and 464 well-being of any person not engaged in criminal activity at the 465 time of injury;

(d) Based upon the exercise or performance or the failure to exercise or perform a discretionary function or duty on the part of a governmental entity or employee thereof, whether or not the discretion be abused;

470 (e) Arising out of an injury caused by adopting or471 failing to adopt a statute, ordinance or regulation;

472 (f) Which is limited or barred by the provisions of any473 other law;

(g) Arising out of the exercise of discretion in determining whether or not to seek or provide the resources necessary for the purchase of equipment, the construction or maintenance of facilities, the hiring of personnel and, in general, the provision of adequate governmental services;

479 (h) Arising out of the issuance, denial, suspension or 480 revocation of, or the failure or refusal to issue, deny, suspend 481 or revoke any privilege, ticket, pass, permit, license, 482 certificate, approval, order or similar authorization where the 483 governmental entity or its employee is authorized by law to 484 determine whether or not such authorization should be issued, 485 denied, suspended or revoked unless such issuance, denial, suspension or revocation, or failure or refusal thereof, is of a 486 487 malicious or arbitrary and capricious nature;

488 (i) Arising out of the assessment or collection of any489 tax or fee;

(j) Arising out of the detention of any goods or
merchandise by any law enforcement officer, unless such detention
is of a malicious or arbitrary and capricious nature;

493 (k) Arising out of the imposition or establishment of a494 quarantine, whether such quarantine relates to persons or

495 property;

496 (1) Of any claimant who is an employee of a
497 governmental entity and whose injury is covered by the Workers'
498 Compensation Law of this state by benefits furnished by the
499 governmental entity by which he is employed;

(m) Of any claimant who at the time the claim arises is an inmate of any detention center, jail, workhouse, penal farm, penitentiary or other such institution, regardless of whether such claimant is or is not an inmate of any detention center, jail, workhouse, penal farm, penitentiary or other such institution when the claim is filed;

(n) Arising out of any work performed by a person
convicted of a crime when the work is performed pursuant to any
sentence or order of any court or pursuant to laws of the State of
Mississippi authorizing or requiring such work;

510 (o) Under circumstances where liability has been or is 511 hereafter assumed by the United States, to the extent of such assumption of liability, including, but not limited to, any claim 512 513 based on activities of the Mississippi National Guard when such claim is cognizable under the National Guard Tort Claims Act of 514 515 the United States, 32 USC 715 (32 USCS 715), or when such claim 516 accrues as a result of active federal service or state service at 517 the call of the Governor for quelling riots and civil 518 disturbances;

Arising out of a plan or design for construction or 519 (p) 520 improvements to public property, including, but not limited to, public buildings, highways, roads, streets, bridges, levees, 521 522 dikes, dams, impoundments, drainage channels, diversion channels, 523 harbors, ports, wharfs or docks, where such plan or design has been approved in advance of the construction or improvement by the 524 525 legislative body or governing authority of a governmental entity 526 or by some other body or administrative agency, exercising 527 discretion by authority to give such approval, and where such plan

528 or design is in conformity with engineering or design standards in 529 effect at the time of preparation of the plan or design;

(q) Arising out of an injury caused solely by the
effect of weather conditions on the use of streets and highways;

(r) Arising out of the lack of adequate personnel or facilities at a state hospital or state corrections facility if reasonable use of available appropriations has been made to provide such personnel or facilities;

(s) Arising out of loss, damage or destruction ofproperty of a patient or inmate of a state institution;

538 (t) Arising out of any loss of benefits or compensation539 due under a program of public assistance or public welfare;

(u) Arising out of or resulting from riots, unlawful
assemblies, unlawful public demonstrations, mob violence or civil
disturbances;

543 Arising out of an injury caused by a dangerous (v) 544 condition on property of the governmental entity that was not 545 caused by the negligent or other wrongful conduct of an employee 546 of the governmental entity or of which the governmental entity did 547 not have notice, either actual or constructive, and adequate opportunity to protect or warn against; provided, however, that a 548 549 governmental entity shall not be liable for the failure to warn of 550 a dangerous condition which is obvious to one exercising due care;

(w) Arising out of the absence, condition, malfunction or removal by third parties of any sign, signal, warning device, illumination device, guardrail or median barrier, unless the absence, condition, malfunction or removal is not corrected by the governmental entity responsible for its maintenance within a reasonable time after actual or constructive notice; \* \* \*

(x) Arising out of the administration of corporal punishment or the taking of any action to maintain control and discipline of students, as defined in Section 37-11-57, by a teacher, assistant teacher, principal or assistant principal of a S. B. No. 2063 \*SSO2/R11CS\* 04/SS02/R11CS PAGE 17

public school district in the state unless the teacher, assistant 561 562 teacher, principal or assistant principal acted in bad faith or with malicious purpose or in a manner exhibiting a wanton and 563 willful disregard of human rights or safety; or 564 565 (y) Arising out of any act or omission relating to a highway, bridge or roadway project under a contract entered into 566 567 under Section 1 or Section 2 of Senate Bill No. 2063, 2004 Regular 568 Session. A governmental entity shall also not be liable for any 569 (2) claim where the governmental entity: 570 571 (a) Is inactive and dormant; 572 Receives no revenue; (b) 573 (C) Has no employees; and 574 Owns no property. (d) If a governmental entity exempt from liability by 575 (3) 576 subsection (2) becomes active, receives income, hires employees or acquires any property, such governmental entity shall no longer be 577 578 exempt from liability as provided in subsection (2) and shall be 579 subject to the provisions of this chapter. 580 SECTION 21. This act shall take effect and be in force from 581 and after July 1, 2004.