House Amendments to Senate Bill No. 2930

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

5 Section 65-4-5, Mississippi Code of 1972, is SECTION 1. 6 amended as follows: 7 65-4-5. (1) The following words when used in this chapter 8 shall have the meanings herein ascribed unless the context otherwise clearly requires: 9 10 (a) "Board" means the Mississippi Development 11 Authority; "Department" means the Mississippi Department of 12 (b) 13 Transportation; 14 (C) "High economic benefit project" means: 15 (i) Any new investment by a private company with capital investments in land, buildings, depreciable fixed assets 16 17 and improvements of at least Fifty Million Dollars 18 (\$50,000,000.00);19 (ii) Any new investment of at least Twenty Million 20 Dollars (\$20,000,000.00) by a private company having capital investments in this state in land, buildings, depreciable fixed 21 assets and improvements of at least One Billion Dollars 22 (\$1,000,000,000.00) in the aggregate; 23 24 (iii) Public investment of at least One Hundred 25 Million Dollars (\$100,000,000.00) to take place over a specified period of time and in accordance with a master plan duly adopted 26 27 by the controlling political subdivision; (iv) Any new investments in land, buildings, 28 depreciable fixed assets and improvements by two (2) private 29 30 companies upon land that is adjacent whenever the new investments S. B. 2930 PAGE 1

31 of both companies are at least Sixty Million Dollars

32 (\$60,000,000.00) in the aggregate, and such new investments by 33 both private companies provide for the employment of at least five 34 hundred (500) employees in the aggregate;

35 (v) Any project which would benefit from the 36 construction of any highway bypass which would aid in economic 37 development and would provide an alternate route to avoid an 38 existing route which underpasses a railroad and which would aid in 39 existing or proposed industry;

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(vi) Any master planned community;

41 (vii) Any new investments in land, buildings, depreciable fixed assets and improvements by not more than three 42 43 (3) private companies physically located within a one-half (1/2)mile radius of each other whenever the new investments of such 44 45 companies are at least Sixty Million Dollars (\$60,000,000.00) in 46 the aggregate, and such new investments by such companies provide for the employment of at least three hundred (300) new employees 47 48 in the aggregate;

49 (viii) Any new investments in land, buildings, depreciable fixed assets and improvements by two (2) or more 50 private companies upon lands originally adjacent, but now divided 51 52 by a four-lane state highway and bordered by a two-lane state 53 highway, and the new investments of the companies is at least 54 Fifty Million Dollars (\$50,000,000.00) in the aggregate, and a 55 portion of such new investment will be utilized for the construction of a hospital. 56

57 (ix) Any new investments in land, buildings, 58 depreciable fixed assets and improvements, of at least Fifty 59 Million Dollars (\$50,000,000.00) in the aggregate, in any county 60 having a population greater than seventy thousand (70,000) 61 according to the latest federal decennial census, and in which the 62 population of such county, according to the latest federal 63 decennial census, increased by at least ten percent (10%) above

64 the population in the preceding federal decennial census, and a

65 portion of such new investment will be used for the construction 66 of a hospital.

However, if the initial investments that a private company 67 68 made in order to meet the definition of a high economic benefit project under paragraph (c)(i) of this subsection and in order to 69 70 be approved for such project exceeded Fifty Million Dollars 71 (\$50,000,000.00), or if subsequent to being approved for the 72 initial project the same company and/or one or more other private 73 companies made additional capital investments exceeding Fifty 74 Million Dollars (\$50,000,000.00) in aggregate value in land, 75 buildings, depreciable fixed assets and improvements physically 76 attached to or forming a part of the initially planned site development, then an amount equal to fifty percent (50%) of all 77 78 such investments that exceeds Fifty Million Dollars 79 (\$50,000,000.00) shall be subtracted from the Sixty Million 80 Dollars (\$60,000,000.00) in aggregate value of new investments required under this paragraph (c)(vii). 81 82 (d) "Political subdivision" means one or more counties 83 or incorporated municipalities in the state, or a state-owned port 84 located in a county bordering on the Gulf of Mexico; 85 (e) "Private company" means: 86 (i) Any agricultural, aquacultural, maricultural, 87 processing, distribution, warehousing, manufacturing or research 88 and development enterprise; 89 (ii) Any air transportation and maintenance facility, regional shopping mall, hospital, large hotel, resort or 90 movie industry studio; 91 (iii) The federal government with respect to any 92 93 specific project which meets the criteria established in paragraph 94 (c)(i) of this subsection; (iv) Any existing or proposed industry in regard 95 96 to a project described in paragraph (c)(v) of this subsection; or 97 (v) A developer with respect to any specific 98 project which meets the criteria established in paragraph (c)(vi) 99 of this subsection. S. B. 2930 PAGE 3

100 (f) "Master planned community" shall have the same 101 meaning as that term is defined in Section 19-5-10.

102 (2) The Mississippi Department of Transportation is hereby
103 authorized to purchase rights-of-way and construct and maintain
104 roads and highways authorized to be constructed pursuant to this
105 chapter.

SECTION 2. This act shall take effect and be in force from and after its passage.

HR40\SB2930A.J

Don Richardson Clerk of the House of Representatives