## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2745

## **BY: Committee**

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

SECTION 1. Section 19-5-21, Mississippi Code of 1972, is 8 9 amended as follows: 10 19-5-21. (1) (a) Except as provided in paragraphs (b), (c), (d) and (g) of this subsection, the board of supervisors, to 11 defray the cost of establishing and operating the system provided 12 for in Section 19-5-17, may levy an ad valorem tax not to exceed 13 14 four (4) mills on all taxable property within the area served by 15 the county garbage or rubbish collection or disposal system. service area may be comprised of unincorporated or incorporated 16 17 areas of the county or both; however, no property shall be subject 18 to this levy unless that property is within an area served by a county's garbage or rubbish collection or disposal system. 19 20 The board of supervisors of any county wherein 21 Mississippi Highways 35 and 16 intersect and having a land area of five hundred eighty-six (586) square miles may levy, in its 22 23 discretion, for the purposes of establishing, operating and 24 maintaining a garbage or rubbish collection or disposal system, an 25 ad valorem tax not to exceed six (6) mills on all taxable property

- 26 within the area served by the system as set out in paragraph (a)
- 27 of this subsection.
- 28 (c) The board of supervisors of any county bordering on
- 29 the Mississippi River and traversed by U.S. Highway 61, and which
- 30 is intersected by Mississippi Highway 4, having a population of
- 31 eleven thousand eight hundred fifty-four (11,854) according to the
- 32 1970 federal census, and having an assessed valuation of Fourteen
- 33 Million Eight Hundred Seventy-two Thousand One Hundred Forty-four
- 34 Dollars (\$14,872,144.00) in 1970, may levy, in its discretion, for
- 35 the purposes of establishing, operating and maintaining a garbage
- 36 or rubbish collection or disposal system, an ad valorem tax not to
- 37 exceed six (6) mills on all taxable property within the area
- 38 served by the system as set out in paragraph (a) of this
- 39 subsection.
- 40 (d) The board of supervisors of any county having a
- 41 population in excess of Two Hundred Fifty Thousand (250,000),
- 42 according to the latest federal decennial census, and in which
- 43 Interstate Highway 55 and Interstate Highway 20 intersect, may
- 44 levy, in its discretion, for the purposes of establishing,
- 45 operating and maintaining a garbage or rubbish collection or
- 46 disposal system, an ad valorem tax not to exceed seven (7) mills
- 47 on all taxable property within the area served by the system as
- 48 set out in paragraph (a) of this subsection.
- (e) The proceeds derived from any additional millage
- 50 levied pursuant to paragraphs (a) through (d) of this subsection
- 51 in excess of two (2) mills shall be excluded from the ten percent
- 52 (10%) increase limitation under Section 27-39-321 for the first
- 53 year of such additional levy and shall be included within such
- 54 limitation in any year thereafter. The proceeds from any millage
- 55 levied pursuant to paragraph (g) shall be excluded from the ten
- 56 percent (10%) increase limitation under Section 27-39-321 for the

- 57 first year of the levy and shall be included within the limitation
- 58 in any year thereafter.
- (f) The rate of the ad valorem tax levied under this
- 60 section shall be shown as a line item on the notice of ad valorem
- 61 taxes on taxable property owed by the taxpayer.
- 62 (g) In lieu of the ad valorem tax authorized in
- 63 paragraphs (a), (b), (c) and (d) of this subsection, the fees
- 64 authorized in subsection (2) of this subsection and in Section
- 65 19-5-17 or any combination thereof, the board of supervisors may
- 66 levy an ad valorem tax not to exceed six (6) mills to defray the
- 67 cost of establishing and operating the system provided for in
- 68 Section 19-5-17 on all taxable property within the area served by
- 69 the system as provided in paragraph (a) of this subsection.
- 70 Any board of supervisors levying the ad valorem tax
- 71 authorized in this paragraph (g) is prohibited from assessing or
- 72 collecting fees for the services provided under the system.
- 73 (2) In addition to the ad valorem taxes authorized in
- 74 paragraphs (a), (b) and (c) of subsection (1) or in lieu of any
- 75 other method authorized to defray the cost of establishing and
- 76 operating the system provided for in Section 19-5-17, the board of
- 77 supervisors of any county with a garbage or rubbish collection or
- 78 disposal system may assess and collect fees to defray the costs of
- 79 the services. The board of supervisors may assess and collect the
- 80 fees from each single family residential generator of garbage or
- 81 rubbish. The board of supervisors also may assess and collect the
- 82 fees from each industrial, commercial and multifamily residential
- 83 generator of garbage or rubbish for any time period that the
- 84 generator has not contracted for the collection of garbage and
- 85 rubbish that is ultimately disposed of at a permitted or
- 86 authorized nonhazardous solid waste management facility. The fees
- 87 assessed and collected under this subsection may not exceed, when
- 88 added to the proceeds derived from any ad valorem tax imposed

- under this section and any special funds authorized under
  subsection (7), the actual costs estimated to be incurred by the
  county in operating the county garbage and rubbish collection and
  disposal system.
- 93 (3) (a) Before the adoption of any order to increase the ad 94 valorem tax assessment or fees authorized by this section, the 95 board of supervisors shall publish a notice advertising their intent to adopt an order to increase the ad valorem tax assessment 96 97 or fees authorized by this section. The notice shall specify the 98 purpose of the proposed increase, the proposed percentage increase 99 and the proposed percentage increase in total revenues for garbage 100 or rubbish collection or disposal services or shall contain a copy 101 of the resolution by the board stating their intent to increase 102 the ad valorem tax assessment or fees. The notice shall be 103 published in a newspaper published or having general circulation 104 in the county for no less than three (3) consecutive weeks before 105 the adoption of the order. The notice shall be in print no less 106 than the size of eighteen (18) point and shall be surrounded by a 107 one-fourth (1/4) inch black border. The notice shall not be 108 placed in the legal section notice of the newspaper. There shall 109 be no language in the notice stating or implying a mandate from 110 the Legislature.
- In addition to the requirement for publication of 111 (b) 112 notice, the board of supervisors shall notify each person 113 furnished garbage or rubbish collection or disposal service of any increase in the ad valorem tax assessment or fees. In the case of 114 115 an increase of the ad valorem tax assessment, a notice shall be 116 conspicuously placed on or attached to the first ad valorem tax bill on which the increased assessment is effective. In the case 117 of an increase in fees, a notice shall be conspicuously placed on 118 119 or attached to the first bill for fees on which the increased fees

- or charges are assessed. There shall be no language in any notice stating or implying a mandate from the Legislature.
- 122 The board of supervisors of each county shall adopt an 123 order determining whether or not to grant exemptions, either full 124 or partial, from the fees for certain classes of generators of 125 garbage or rubbish. If a board of supervisors grants any exemption, it shall do so in accordance with policies and 126 127 procedures, duly adopted and entered on its minutes, that clearly 128 define those classes of generators to whom the exemptions are 129 applicable. The order granting exemptions shall be interpreted 130 consistently by the board when determining whether to grant or

withhold requested exemptions.

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132 The board of supervisors in any county with a garbage or rubbish collection or disposal system only for residents in 133 unincorporated areas or for persons whose homestead property lies 134 135 partially within the unincorporated service area of the county and 136 partially within the incorporated service area of a municipality 137 may adopt an order authorizing any single family generator to elect not to use the county garbage or rubbish collection or 138 139 disposal system. If the board of supervisors adopts an order, the 140 head of any single family residential generator may elect not to 141 use the county garbage or rubbish collection or disposal service 142 by filing with the chancery clerk the form provided for in this subsection before December 1 of each year. 143 The board of 144 supervisors shall develop a form that shall be available in the office of the chancery clerk for the head of household to elect 145 146 not to use the service and to accept full responsibility for the 147 disposal of his garbage or rubbish in accordance with state and 148 federal laws and regulations. The board of supervisors, following 149 consultation with the Department of Environmental Quality, shall 150 develop and the chancery clerk shall provide a form to each person 151 electing not to use the service describing penalties under state

- and federal law and regulations for improper or unauthorized 152 153 management of garbage. Notice that the election may be made not to use the county service by filing the form with the chancery 154 155 clerk's office shall be published in a newspaper published or 156 having general circulation in the county for no less than three 157 (3) consecutive weeks, with the first publication being made no 158 sooner than five (5) weeks before the first day of December. The 159 notice shall state that any single family residential generator 160 may elect not to use the county garbage or rubbish collection or disposal service by the completion and filing of the form for that 161 162 purpose with the chancery clerk's office before December 1 of that 163 year. The notice shall also include a statement that any single 164 family residential generator who does not timely file the form 165 shall be assessed any fees levied to cover the cost of the county 166 garbage or rubbish collection or disposal service. The chancery 167 clerk shall maintain a list showing the name and address of each person who has filed a notice of intent not to use the county 168 169 garbage or rubbish collection or disposal service.
- 170 (6) The board may borrow money for the purposes of defraying 171 the expenses of the system in anticipation of:
  - (a) The tax levy authorized under this section;
- 173 (b) Revenues resulting from the assessment of any fees 174 for garbage or rubbish collection or disposal; or
- 175 (c) Any combination thereof.
- 176 (7) In addition to the fees or ad valorem millage authorized
  177 under this section, a board of supervisors may use monies from any
  178 special funds of the county that are not otherwise required by law
  179 to be dedicated for use for a particular purpose in order to
  180 defray the costs of the county garbage or rubbish collection or
  181 disposal system.
- 182 **SECTION 2.** This act shall take effect and be in force from 183 and after its passage.

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