Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1279

BY: Committee

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

34 SECTION 1. Section 25-9-127, Mississippi Code of 1972, is 35 amended as follows:

36 25-9-127. (1) No employee of any department, agency or 37 institution who is included under this chapter or hereafter included under its authority, and who is subject to the rules and 38 39 regulations prescribed by the state personnel system may be dismissed or otherwise adversely affected as to compensation or 40 employment status except for inefficiency or other good cause, and 41 after written notice and hearing within the department, agency or 42 43 institution as shall be specified in the rules and regulations of 44 the State Personnel Board complying with due process of law; and any employee who has by written notice of dismissal or action 45 adversely affecting his compensation or employment status shall, 46 47 on hearing and on any appeal of any decision made in such action, be required to furnish evidence that the reasons stated in the 48 49 notice of dismissal or action adversely affecting his compensation 50 or employment status are not true or are not sufficient grounds for the action taken; provided, however, that this provision shall 51 52 not apply (a) to persons separated from any department, agency or

53 institution due to curtailment of funds or reduction in staff when 54 such separation is in accordance with rules and regulations of the 55 state personnel system; (b) during the probationary period of 56 state service of twelve (12) months; and (c) to an executive 57 officer of any state agency who serves at the will and pleasure of 58 the Governor, board, commission or other appointing authority.

59 (2) The operation of a state-owned motor vehicle without a 60 valid Mississippi driver's license by an employee of any 61 department, agency or institution that is included under this 62 chapter and that is subject to the rules and regulations of the 63 state personnel system shall constitute good cause for dismissal 64 of such person from employment.

(3) Beginning July 1, 1999, every male between the ages of 65 eighteen (18) and twenty-six (26) who is required to register 66 67 under the federal Military Selective Service Act, 50 USCS App. 68 453, and who is an employee of the state shall not be promoted to 69 any higher position of employment with the state until he submits 70 to the person, commission, board or agency by which he is employed 71 satisfactory documentation of his compliance with the draft 72 registration requirements of the Military Selective Service Act. 73 The documentation shall include a signed affirmation under penalty 74 of perjury that the male employee has complied with the 75 requirements of the federal selective service act.

76 (4) For a period of one (1) year after the effective date of 77 this act, the provisions of Section 25-9-127(1) shall not apply to 78 the personnel actions of the following executive agencies:

79		(a)	Division of Medicaid, Office of the Governor;	
80		(b)	Mississippi Department of Corrections;	
81		(c)	Mississippi Department of Finance and	
82	Administra	ation	1 <i>;</i>	

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(d) Mississippi Department of Human Services;

84 (e) Mississippi Department of Public Safety and the Mississippi <u>Bureau of Narcotics;</u> 85 86 (f) Mississippi Emergency Management Agency; (g) Missi<u>ssippi Development Authority;</u> 87 88 (h) Mississippi Department of Environmental Quality; 89 (i) Mississippi Employment Security Commission and its successor agency the Department of Employment Security, Office of 90 91 the Governor. All new employees in the executive agencies named above shall 92 meet criteria of the State Personnel Board as presently exists for 93 94 employment. SECTION 2. Section 41-29-107, Mississippi Code of 1972, is 95 96 amended as follows: 97 41-29-107. (1) From and after July 1, 2004, the Commissioner of Public Safety may assign to the appropriate 98 99 offices such powers and duties deemed appropriate to carry out the lawful functions of the Mississippi Bureau of Narcotics. 100 101 (2) There is hereby created within the Mississippi Department of Public Safety an office to be known as the 102 103 Mississippi Bureau of Narcotics * * *. The said office shall 104 have * * * a director who shall be appointed by the Governor with 105 the advice and consent of the Senate. 106 (3) Any funds, property or PINS that are appropriated to or 107 otherwise received by the bureau, or appropriated to, transferred 108 to or otherwise received by the Department of Public Safety for the use of the bureau, shall be budgeted and maintained by the 109 110 department as funds of the department. Personnel occupying PINS transferred from the Mississippi Bureau of Narcotics to the 111 Mississippi Department of Public Safety shall serve on a 112 probationary basis for the twelve (12) months following transfer. 113 114 (4) The Commissioner of Public Safety is empowered to employ 115 or appoint necessary agents. The Commissioner of Public Safety

may also employ such secretarial, clerical and administrative personnel, including a duly licensed attorney, as necessary for the operation of the bureau, and shall have such quarters, equipment and facilities as needed. The salary and qualifications of the attorney authorized by this section shall be fixed by the director, but the salary shall not exceed the salary authorized for an assistant attorney general who performs similar duties.

123 (5) The director and agents so appointed shall be citizens 124 of the United States and of the State of Mississippi, and of good moral character. The agents shall be not less than twenty-one 125 126 (21) nor shall have attained the age of thirty-six (36) years of 127 age at the time of such appointment. In addition thereto, those 128 appointed shall have satisfactorily completed at least two (2) 129 years of college studies. However, two (2) years of satisfactory 130 service as a law enforcement officer and the completion of the 131 prescribed course of study at a school operated by the Drug Enforcement Administration or the United States Justice Department 132 133 shall satisfy one (1) year of such college studies, and four (4) years of satisfactory service as a law enforcement officer and the 134 135 completion of the prescribed course of study at such federal 136 bureau school as stated heretofore shall fully satisfy the two (2) 137 years of college requirement. The director shall also be required 138 to complete a prescribed course of study at a school operated by the Drug Enforcement Administration or the United States Justice 139 140 Department.

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142 (6) The Commissioner of Public Safety may assign members of 143 the Mississippi Highway Safety Patrol, regardless of age, to the 144 bureau * * *; however, when any highway patrolman or other 145 employee, agent or official of the Mississippi Department of 146 Public Safety is assigned to duty with, or is employed by, the 147 bureau, he shall not be subject to assignment or transfer to any

other office or department within the Mississippi Department of 148 Public Safety except by the Commissioner of Public Safety. Any 149 highway patrolman assigned to duty with the bureau shall retain 150 151 his status as a highway patrolman, but shall be under the 152 supervision of the director. For purposes of compensation and seniority within the Highway Safety Patrol and for purposes of 153 154 retirement under the Mississippi Highway Safety Patrol Retirement System, highway patrolmen assigned to the bureau will be credited 155 156 as if performing duty with the Highway Safety Patrol. The Commissioner of Public Safety may assign employees of the Highway 157 158 Safety Patrol to the Mississippi Bureau of Narcotics and also 159 assign agents of the bureau to the Highway Patrol; provided, 160 however, that employees so assigned meet all established 161 requirements for duty.

162 <u>(7)</u> The <u>Commissioner of Public Safety</u> may enter into 163 contracts or agreements with the State Board of Health for 164 purposes of recruitment and screening of applicants through the 165 merit system.

166 <u>(8)</u> The <u>Commissioner of Public Safety</u> may enter into 167 agreements with bureaus or departments of other states or of the 168 United States for the exchange or temporary assignment of agents 169 for special undercover assignments and for performance of specific 170 duties.

171 (9) The <u>Commissioner of Public Safety</u> is hereby authorized 172 to assign agents of the bureau to such duty and to request and 173 accept agents from such other bureaus or departments for such 174 duty.

175 (10) In transferring the responsibilities of the Mississippi
176 Bureau of Narcotics to the Department of Public Safety, the
177 commissioner and the director shall develop and implement written
178 security precautions which shall be observed by all affected
179 employees. The commissioner and the director of the bureau shall

180 review, modify and approve the plan prior to the effective date of 181 the merger of responsibilities required herein.

182 SECTION 3. Section 41-29-108, Mississippi Code of 1972, is 183 amended as follows:

184 41-29-108. (1) The * * * <u>Commissioner of Public Safety</u> is 185 hereby authorized to accept vehicles which may be available from 186 the federal government for use in enforcement of this article. 187 The <u>commissioner</u> is further authorized to expend reasonable funds 188 from any funds appropriated for the bureau for the delivery, 189 repair and maintenance of such automobiles.

190 (2) The <u>commissioner</u> is further authorized to rent or lease 191 motor vehicles for undercover missions. Such vehicles shall be 192 used only on specified missions and not as additions to the 193 regularly authorized and budgeted vehicles of the bureau.

194 SECTION 4. Section 41-29-111, Mississippi Code of 1972, is 195 amended as follows:

41-29-111. The Commissioner of Public Safety shall 196 197 administer this article and shall work in conjunction and 198 cooperation with the State Board of Pharmacy, county and municipal 199 law enforcement agencies, the district and county attorneys, the 200 Office of the Attorney General and the Mississippi Highway Safety Patrol. The State Board of Health shall work with the bureau in 201 202 an advisory capacity and shall be responsible for recommending to the Legislature the appropriate schedule for all substances to be 203 204 scheduled or rescheduled in Sections 41-29-113 through 41-29-121. 205 In making a recommendation regarding a substance, the board shall consider the following: 206

207 (a) (1) The actual or relative potential for abuse;
208 (2) The scientific evidence of its pharmacological
209 effect, if known;

(3) The state of current scientific knowledgeregarding the substance;

The history and current pattern of abuse; 212 (4) 213 (5) The scope, duration and significance of abuse; The risk to the public health; 214 (6) 215 (7) The potential of the substance to produce 216 psychic or physiological dependence liability; and (8) Whether the substance is an immediate 217

(b) After considering the factors enumerated in paragraph (a), the board shall make findings with respect thereto and issue a recommendation to control the substance if it finds the substance has a potential for abuse.

precursor of a substance already controlled under this article.

(c) If the board designates a substance as an immediate precursor, substances which are precursors of the controlled precursor shall not be recommended for control solely because they are precursors of the controlled precursor.

(d) If any substance is designated, rescheduled, or deleted as a controlled substance under federal law and notice thereof is given to the board, it shall recommend the control of the substance under this article at the next session of the Legislature.

232 Authority to control under this article does not (e) 233 extend to distilled spirits, wine, malt beverages, or tobacco as 234 those terms are defined or used in the Local Option Alcoholic Beverage Control Law, being Sections 67-1-1 through 67-1-91, and 235 236 the Tobacco Tax Law of 1934, being Sections 27-69-1 through 237 27-69-77. It is the intent of the Legislature of the State of 238 Mississippi that the bureau shall concentrate its efforts and 239 resources on the enforcement of the Uniform Controlled Substances 240 Law with respect to illicit narcotic and drug traffic in the 241 state.

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The controlled substances listed in the schedules in Sections 242 41-29-113 through 41-29-121 are included by whatever official, 243 common, usual, chemical or trade name designated. 244 245 (f) The board shall recommend the exclusion of any 246 nonnarcotic substance from a schedule if such substance may, under the Federal Food, Drug and Cosmetic Act and the laws of this 247 248 state, be lawfully sold over the counter without a prescription. 249 SECTION 5. Section 45-1-2, Mississippi Code of 1972, is 250 amended as follows: 45-1-2. (1) The Executive Director of the Department of 251 252 Public Safety shall be the Commissioner of Public Safety. 253 (2) The Commissioner of Public Safety shall establish the 254 organizational structure of the Department of Public Safety which 255 shall include the creation of any units necessary to implement the 256 duties assigned to the department and consistent with specific requirements of law, including, but not limited to: 257 (a) Office of Public Safety Planning; 258 259 (b) Office of Medical Examiner; 260 Office of Mississippi Highway Safety Patrol; (C) 261 (d) Office of Crime Laboratories; 262 Office of Law Enforcement Officers' Training (e) 263 Academy; Office of Support Services; 264 (f) The Office of Narcotics, known as the Mississippi 265 (g) 266 Bureau of Narcotics * * *. 267 The department shall be headed by a commissioner who (3) 268 shall be appointed by and serve at the pleasure of the Governor. 269 The appointment of the commissioner shall be made with the advice 270 and consent of the Senate. The commissioner may assign to the 271 appropriate offices such powers and duties as deemed appropriate 272 to carry out the department's lawful functions.

(4) The commissioner of the department shall appoint heads 273 274 of offices, who shall serve at the pleasure of the commissioner. 275 The commissioner shall have the authority to organize the offices 276 established by subsection (2) of this section as deemed 277 appropriate to carry out the responsibilities of the department. 278 The organization charts of the department shall be presented 279 annually with the budget request of the Governor for review by the Legislature. 280

(5) The commissioner of the department shall appoint, from 281 within the Department of Public Safety, a statewide safety 282 283 training officer who shall serve at the pleasure of the 284 commissioner and whose duty it shall be to perform public training 285 for both law enforcement and private persons throughout the state 286 concerning proper emergency response to the mentally ill, 287 terroristic threats or acts, domestic conflict, other conflict 288 resolution, and such other matters as the commissioner may direct.

289 SECTION 6. Section 1, Chapter 520, Laws of 1972, is amended 290 as follows:

291 Section 1. (a) The Mississippi Bureau of Drug Enforcement 292 shall henceforth be designated as <u>an office known as</u> the 293 Mississippi Bureau of Narcotics <u>within the Department of Public</u> 294 <u>Safety</u>.

The Mississippi Bureau of Drug Enforcement as created by 295 (b) Chapter 521, Section 3, Laws of 1971, being Section 6831-53, 296 297 Mississippi Code of 1942, is hereby transferred from the State 298 Board of Health to the Mississippi Department of Public Safety; 299 all personnel, records, property, equipment and all funds 300 allocated the Bureau of Drug Enforcement are hereby transferred to and placed under the supervision of the Mississippi Bureau of 301 302 Narcotics of the Department of Public Safety. * * *

303 **SECTION 7.** Section 37-101-15, Mississippi Code of 1972, is 304 amended as follows:

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37-101-15. (a) The Board of Trustees of State Institutions 305 306 of Higher Learning shall succeed to and continue to exercise 307 control of all records, books, papers, equipment, and supplies, 308 and all lands, buildings, and other real and personal property 309 belonging to or assigned to the use and benefit of the board of 310 trustees formerly supervising and controlling the institutions of higher learning named in Section 37-101-1. The board shall have 311 312 and exercise control of the use, distribution and disbursement of 313 all funds, appropriations and taxes, now and hereafter in possession, levied and collected, received, or appropriated for 314 315 the use, benefit, support, and maintenance or capital outlay 316 expenditures of the institutions of higher learning, including the 317 authorization of employees to sign vouchers for the disbursement of funds for the various institutions, except where otherwise 318 319 specifically provided by law.

320 (b) The board shall have general supervision of the affairs of all the institutions of higher learning, including the 321 322 departments and the schools thereof. The board shall have the power in its discretion to determine who shall be privileged to 323 324 enter, to remain in, or to graduate therefrom. The board shall have general supervision of the conduct of libraries and 325 326 laboratories, the care of dormitories, buildings, and grounds; the 327 business methods and arrangement of accounts and records; the 328 organization of the administrative plan of each institution; and 329 all other matters incident to the proper functioning of the 330 institutions. The board shall have the authority to establish 331 minimum standards of achievement as a prerequisite for entrance 332 into any of the institutions under its jurisdiction, which 333 standards need not be uniform between the various institutions and 334 which may be based upon such criteria as the board may establish. 335 (c) The board shall exercise all the powers and prerogatives 336 conferred upon it under the laws establishing and providing for

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the operation of the several institutions herein specified. 337 The 338 board shall adopt such bylaws and regulations from time to time as 339 it deems expedient for the proper supervision and control of the 340 several institutions of higher learning, insofar as such bylaws 341 and regulations are not repugnant to the Constitution and laws, 342 and not inconsistent with the object for which these institutions 343 were established. The board shall have power and authority to 344 prescribe rules and regulations for policing the campuses and all 345 buildings of the respective institutions, to authorize the arrest 346 of all persons violating on any campus any criminal law of the 347 state, and to have such law violators turned over to the civil 348 authorities.

349 (d) For all institutions specified herein, the board shall 350 provide a uniform system of recording and of accounting approved 351 by the State Department of Audit. The board shall annually 352 prepare, or cause to be prepared, a budget for each institution of 353 higher learning for the succeeding year which must be prepared and 354 in readiness for at least thirty (30) days before the convening of 355 the regular session of the Legislature. All relationships and 356 negotiations between the State Legislature and its various 357 committees and the institutions named herein shall be carried on 358 through the board of trustees. No official, employee or agent 359 representing any of the separate institutions shall appear before 360 the Legislature or any committee thereof except upon the written 361 order of the board or upon the request of the Legislature or a 362 committee thereof.

(e) For all institutions specified herein, the board shall prepare an annual report to the Legislature setting forth the disbursements of all monies appropriated to the respective institutions. Each report to the Legislature shall show how the money appropriated to the several institutions has been expended, beginning and ending with the fiscal years of the institutions,

showing the name of each teacher, officer, and employee, and the 369 370 salary paid each, and an itemized statement of each and every item 371 of receipts and expenditures. Each report must be balanced, and 372 must begin with the former balance. If any property belonging to 373 the state or the institution is used for profit, the reports shall 374 show the expense incurred in managing the property and the amount received therefrom. The reports shall also show a summary of the 375 376 gross receipts and gross disbursements for each year and shall 377 show the money on hand at the beginning of the fiscal period of the institution next preceding each session of the Legislature and 378 379 the necessary amount of expense to be incurred from said date to 380 January 1 following. The board shall keep the annual expenditures 381 of each institution herein mentioned within the income derived 382 from legislative appropriations and other sources, but in case of 383 emergency arising from acts of providence, epidemics, fire or 384 storm with the written approval of the Governor and by written 385 consent of a majority of the Senators and of the Representatives 386 it may exceed the income. The board shall require a surety bond 387 in a surety company authorized to do business in this state, of 388 every employee who is the custodian of funds belonging to one or 389 more of the institutions mentioned herein, which bond shall be in 390 a sum to be fixed by the board in an amount that will properly 391 safeguard the said funds, the premium for which shall be paid out 392 of the funds appropriated for said institutions.

393 (f) The board shall have the power and authority to elect 394 the heads of the various institutions of higher learning and to 395 contract with all deans, professors, and other members of the 396 teaching staff, and all administrative employees of said 397 institutions for a term of not exceeding four (4) years. The 398 board shall have the power and authority to terminate any such contract at any time for malfeasance, inefficiency, or 399 400 contumacious conduct, but never for political reasons. It shall

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be the policy of the board to permit the executive head of each 401 402 institution to nominate for election by the board all subordinate 403 employees of the institution over which he presides. It shall be 404 the policy of the board to elect all officials for a definite 405 tenure of service and to reelect during the period of satisfactory The board shall have the power to make any adjustments 406 service. 407 it thinks necessary between the various departments and schools of 408 any institution or between the different institutions.

(g) The board shall keep complete minutes and records of all proceedings which shall be open for inspection by any citizen of the state.

(h) The board shall have the power to contract, on a shared-savings, lease or lease-purchase basis, for energy efficiency services and/or equipment as prescribed in Section 31-7-14, not to exceed ten (10) years.

(i) The Board of Trustees of State Institutions of Higher
Learning, for and on behalf of Jackson State University, is hereby
authorized to convey by donation or otherwise easements across
portions of certain real estate located in the City of Jackson,
Hinds County, Mississippi, for right-of-way required for the Metro
Parkway Project.

(j) The Board of Trustees of State Institutions of Higher 422 423 Learning shall conduct a joint study with the State Board for Community and Junior Colleges to determine opportunities for cost 424 425 savings, which shall include, but not be limited to, duplication 426 of services and other administrative functions that could be 427 centralized, eliminated or improved to produce savings. It is the intention of the Legislature that the cost savings resulting from 428 429 implementation of the findings of this study shall be redirected 430 from administrative expenses to instruction and research programs in fiscal year 2005. A report of the joint study, its findings 431 432 and implementation plan shall be provided to the Chairman of the

433 Senate Appropriations Committee, Chairman of the House

Appropriations Committee, Chairman of the Senate Universities and 434 Colleges Committee, Chairman of the House Universities and 435 436 Colleges Committee and the State Fiscal Officer not later than 437 October 1, 2004, and annually thereafter as deemed necessary. 438 Said report shall identify savings that shall be realized between 439 the Board of Trustees of State Institutions of Higher Learning and 440 the State Board for Community and Junior Colleges annually. 441 SECTION 8. Section 37-4-3, Mississippi Code of 1972, is 442 amended as follows: 443 37-4-3. (1) From and after July 1, 1986, there shall be a

444 State Board for Community and Junior Colleges which shall receive 445 and distribute funds appropriated by the Legislature for the use 446 of the public community and junior colleges and funds from federal 447 and other sources that are transmitted through the state governmental organization for use by said colleges. This board 448 449 shall provide general coordination of the public community and 450 junior colleges, assemble reports and such other duties as may be 451 prescribed by law.

452 (2) The board shall consist of ten (10) members of which 453 none shall be an elected official and none shall be engaged in the 454 educational profession. The Governor shall appoint two (2) 455 members from the First Mississippi Congressional District, one (1) who shall serve an initial term of two (2) years and one (1) who 456 457 shall serve an initial term of five (5) years; two (2) members 458 from the Second Mississippi Congressional District, one (1) who shall serve an initial term of five (5) years and one (1) who 459 460 shall serve an initial term of three (3) years; and two (2) 461 members from the Third Mississippi Congressional District, one (1) 462 who shall serve an initial term of four (4) years and one (1) who shall serve an initial term of two (2) years; two (2) members from 463 464 the Fourth Mississippi Congressional District, one (1) who shall

serve an initial term of three (3) years and one (1) who shall 465 466 serve an initial term of four (4) years; and two (2) members from 467 the Fifth Mississippi Congressional District, one (1) who shall 468 serve an initial term of five (5) years and one (1) who shall 469 serve an initial term of two (2) years. All subsequent 470 appointments shall be for a term of six (6) years and continue 471 until their successors are appointed and qualify. An appointment 472 to fill a vacancy which arises for reasons other than by 473 expiration of a term of office shall be for the unexpired term only. No two (2) appointees shall reside in the same junior 474 475 college district. All members shall be appointed with the advice 476 and consent of the Senate.

(3) There shall be a chairman and vice chairman of the 477 478 board, elected by and from the membership of the board; and the 479 chairman shall be the presiding officer of the board. The board 480 shall adopt rules and regulations governing times and places for meetings and governing the manner of conducting its business. 481 482 (4) The members of the board shall receive no annual salary, 483 but shall receive per diem compensation as authorized by Section 484 25-3-69, Mississippi Code of 1972, for each day devoted to the 485 discharge of official board duties and shall be entitled to 486 reimbursement for all actual and necessary expenses incurred in 487 the discharge of their duties, including mileage as authorized by

Section 25-3-41, Mississippi Code of 1972. 488 489 (5) The board shall name a director for the state system of 490 public junior and community colleges, who shall serve at the pleasure of the board. Such director shall be the chief executive 491 492 officer of the board, give direction to the board staff, carry out the policies set forth by the board, and work with the presidents 493 494 of the several community and junior colleges to assist them in 495 carrying out the mandates of the several boards of trustees and in

functioning within the state system and policies established by

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497 the State Board for Community and Junior Colleges. The State 498 Board for Community and Junior Colleges shall set the salary of 499 the Director of the State System of Community and Junior Colleges. 500 The Legislature shall provide adequate funds for the State Board 501 for Community and Junior Colleges, its activities and its staff.

502 (6) The powers and duties of the State Board for Community 503 and Junior Colleges shall be:

504 (a) To authorize disbursements of state appropriated
505 funds to community and junior colleges through orders in the
506 minutes of the board.

507 (b) To make studies of the needs of the state as they 508 relate to the mission of the community and junior colleges.

509 (c) To approve new, changes to and deletions of 510 vocational and technical programs to the various colleges.

511 (d) To require community and junior colleges to supply 512 such information as the board may request and compile, publish and 513 make available such reports based thereon as the board may deem 514 advisable.

(e) To approve proposed new attendance centers (campus locations) as the local boards of trustees should determine to be in the best interest of the district. Provided, however, that no new community/junior college branch campus shall be approved without an authorizing act of the Legislature.

(f) To serve as the state approving agency for federal funds for proposed contracts to borrow money for the purpose of acquiring land, erecting, repairing, etc. dormitories, dwellings or apartments for students and/or faculty, such loans to be paid from revenue produced by such facilities as requested by local boards of trustees.

526 (g) To approve applications from community and junior
527 colleges for state funds for vocational-technical education
528 facilities.

529 (h) To approve any university branch campus offering 530 lower undergraduate level courses for credit.

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(i) To appoint members to the Post-Secondary 532 Educational Assistance Board.

533 (j) To appoint members to the Authority for Educational Television. 534

535 (k) To contract with other boards, commissions, 536 governmental entities, foundations, corporations or individuals 537 for programs, services, grants and awards when such are needed for the operation and development of the state public community and 538 539 junior college system.

540 (1) To fix standards for community and junior colleges 541 to qualify for appropriations, and qualifications for community 542 and junior college teachers.

543 (m) To have sign-off approval on the State Plan for 544 Vocational Education which is developed in cooperation with appropriate units of the State Department of Education. 545

546 To approve or disapprove of any proposed inclusion (n) 547 within municipal corporate limits of state-owned buildings and 548 grounds of any community college or junior college and to approve 549 or disapprove of land use development, zoning requirements, 550 building codes and delivery of governmental services applicable to 551 state-owned buildings and grounds of any community college or junior college. Any agreement by a local board of trustees of a 552 553 community college or junior college to annexation of state-owned property or other conditions described in this paragraph shall be 554 555 void unless approved by the board and by the board of supervisors 556 of the county in which the state-owned property is located.

557 (o) To conduct a joint study with the Board of Trustees 558 of State Institutions of Higher Learning to determine opportunities for cost savings, which shall include, but not be 559 560 limited to, duplication of services and other administrative

functions that could be centralized, eliminated or improved to 561 produce savings. It is the intention of the Legislature that the 562 cost savings resulting from implementation of the findings of this 563 study shall be redirected from administrative expenses to 564 565 instruction and research programs in fiscal year 2005. A report 566 of the joint study, its findings and implementation plan shall be 567 provided to the Chairman of the Senate Appropriations Committee, 568 Chairman of the House Appropriations Committee, Chairman of the 569 Senate Universities and Colleges Committee, Chairman of the House Universities and Colleges Committee and the State Fiscal Officer 570 571 not later than October 1, 2004, and annually thereafter as deemed necessary. Said report shall identify savings that shall be 572 573 realized between the Board of Trustees of State Institutions of 574 Higher Learning and the State Board for Community and Junior 575 Colleges annually.

576 **SECTION 9.** Section 41-4-21, Mississippi Code of 1972, is 577 amended as follows:

578 41-4-21. For the operations of all facilities placed under 579 the control of the department and for all of its operations, the 580 board shall adopt a uniform system of reporting and accounting 581 approved by the State Department of Audit, and shall prepare an 582 annual report to the Legislature setting forth the disbursements 583 of all monies appropriated and specifying the facilities and activities upon which funds were expended. Said system shall be 584 585 maintained and administered at a central location. It shall prepare annually, or cause to be prepared, a budget for its total 586 587 operation for the ensuing fiscal period in the manner and form as 588 required by the Legislative Budget Office.

589 <u>SECTION 10.</u> Any interest earned on the State Highway Fund 590 maintained and administered by the Mississippi Department of 591 Transportation shall be credited by the State Treasurer to the

592 State General Fund. The special fund account included in this 593 provision is as follows:

594 FUND FUND NAME

595 3941 DEPT TRANSPORTATION-SUPPORT

596 **SECTION 11.** Section 65-11-35, Mississippi Code of 1972, is 597 amended as follows:

598 65-11-35. All monies that shall be appropriated for the 599 purposes of Sections 65-11-1 through 65-11-37 shall be paid into 600 the State Highway Fund, as shall all other monies that shall be paid for said purposes as a result of any other law, state or 601 602 federal, and all monies which shall accrue from any other source 603 for such purposes. All expenditures of state funds contemplated 604 by the aforesaid sections shall be made from such fund, and such 605 monies shall be paid out by the State Highway Commission, acting 606 through its director, in the manner and method now provided by 607 Any interest earned on the State Highway Fund shall be law.

608 credited by the State Treasurer to the State General Fund.

609 <u>SECTION 12.</u> (1) There is hereby created the Office of 610 Administrative Services within, and under the supervision of, the 611 Department of Finance and Administration. The office shall have 612 as Chief Administrative Officer a director, hereinafter referred 613 to as "director," who shall be appointed by the Executive Director 614 of the Department of Finance and Administration.

615 (2) The director is hereby empowered and authorized to
616 employ or contract for employment of necessary staff to perform
617 the duties and responsibilities of the office.

618 (3) The duties of the Office of Administrative Services
619 shall be to provide, subject to the availability of funds,
620 services and resources to state agencies, boards, commissions and
621 other institutions as follows:

(a) Full purchasing, accounting, payroll and humanresource services, including the Statewide Automated Accounting

624 System (SAAS) and Statewide Payroll and Human Resource System 625 (SPAHRS) processing.

626 (b) Consulting on financial and management matters.

627 (c) Budget preparation.

628 (d) Appropriation and budget monitoring.

(e) Financial planning and analysis.

630 (f) Reporting to outside entities.

631 (g) Reporting to management.

- 632 (h) Office equipment.
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(i) Suitable office space and facilities.

(4) The Office of Administrative Services may, subject to
funds being appropriated by the Legislature, operate from special
funds provided from assessments from state agencies, boards,
commissions and other institutions for which the office provides
services.

There is hereby created in the State Treasury a 639 (5) revolving fund to be known as the Office of Administrative 640 641 Services Fund. Any balance in said fund shall be available to the 642 Office of Administrative Services for the purchase of office 643 supplies, office services, printing, office equipment, office 644 facilities, administrative or management services and related 645 items. Payments into the fund shall be made by state agencies, 646 boards, commissions and other institutions, which have been appropriated funds for the purpose of paying for services 647 648 performed by the Office of Administrative Services. That portion 649 of the monies in the fund used by the Office of Administrative Services to administer the central office management for 650 651 self-supporting regulatory agencies is subject to appropriations 652 by the Legislature. The amount of payments by state agencies, 653 boards, commissions and other institutions shall not exceed the 654 amounts budgeted to the same for such designated purposes. Any 655 money in the fund shall be expended only upon authorization of the

director. The director shall adopt rules and regulations regarding the time and manner in which payment shall be made into the fund by state agencies, boards, commissions and other institutions to which appropriations are made, in accordance with provisions in this section.

(6) Any state agency, board, commission or institution 661 662 occupying offices in the office space under the jurisdiction or control of the Office of Administrative Services shall pay, as 663 664 directed by the office into the fund created in this section, a 665 rent to be fixed by the office which shall conform to prevailing 666 commercial rents in the general area. In the event that the sums 667 are not paid as directed by the office, the director may issue a 668 requisition for a warrant to draw the amount as may be due, plus a 669 penalty of ten percent (10%) of the amount, from any fund appropriated for the use of the state agency, board, commission or 670 other institution which has failed to pay rent as agreed. 671

(7) Unless exempted by the Executive Director of the
Department of Finance and Administration, the following state
agencies, boards, commissions and other institutions shall utilize
services provided by the Office of Administrative Services, and
shall comply with rules and regulations established by the office
pursuant to this section:

State Board of Agricultural Aviation 678 State Board of Architecture 679 680 State Board of Barber Examiners 681 State Board of Chiropractic Examiners 682 State Board of Cosmetology 683 State Board of Examiners for Licensed Professional Counselors State Board of Dental Examiners 684 685 State Board of Engineers and Land Surveyors State Board of Funeral Services 686 687 State Board of Massage Therapy

688	State Board of Medical Licensure		
689	State Board of Nursing		
690	State Board of Nursing Home Administrators		
691	State Board of Optometry		
692	State Board of Pharmacy		
693	State Board of Physical Therapy		
694	State Board of Psychological Examiners		
695	State Board of Public Accountancy		
696	State Board of Public Contractors		
697	State Board of Real Estate Appraisers, Licensing and		
698	Certification		
699	State Board of Registered Professional Geologists		
700	State Board of Examiners for Social Workers and Marriage and		
701	Family Therapists		
702	Mississippi Auctioneer Commission		
703	Mississippi Athletic Commission		
704	Mississippi Capital Defense Counsel		
705	Mississippi Capital Post Conviction Counsel		
706	Mississippi Motor Vehicle Commission		
707	Mississippi Real Estate Commission		
708	Other boards, agencies, commissions and institutions desiring		
709	to receive services provided by the Office of Administrative		
710	Services may apply for approval with the Executive Director of the		
711	Department of Finance and Administration.		
712	(8) The Executive Director of the Department of Finance and		
713	Administration shall determine cost savings from each state		
714	agency, board, commission or institution resulting from receiving		
715	services provided by the Office of Administrative Services, and		
716	shall provide a report of such savings to the Legislature not		
717	later than January 31, 2005.		
718	SECTION 13. Section 27-104-103, Mississippi Code of 1972, is		
719	amended as follows:		

719 amended as follows:

720 27-104-103. (1) The Department of Finance and 721 Administration shall have the following duties and powers: 722 To provide administrative guidance to the various (a) 723 departments and agencies of state government; 724 (b) To facilitate the expedient delivery of services and programs for the benefit of the citizens of the state; 725 726 (c) To analyze and develop efficient management 727 practices and assist departments and agencies in implementing 728 effective and efficient work management systems; 729 To conduct management review of state agencies and (d) 730 departments and recommend a management plan to state departments and agencies when corrective action is required; 731 732 (e) To, at least annually, report to the Governor and 733 the Legislature on programs and actions taken to improve the 734 conduct of state operations and to prepare and recommend 735 management programs for effective and efficient management of the 736 operations of state government; 737 (f) To allocate the federal-state programs funds to the 738 departments responsible for the delivery of the programs and 739 services for which the appropriation was made; 740 (g) To coordinate the planning functions of all 741 agencies in the executive branch of government and review any and 742 all plans which are developed by those agencies and departments; 743 To collect and maintain the necessary data on which (h) 744 to base budget and policy development issues; 745 To develop and analyze policy recommendations to (i) 746 the Governor; 747 To develop and manage the executive budget process; (j) 748 To prepare the executive branch budget (k) 749 recommendations; (1) To review and monitor the expenditures of the 750 751 executive agencies and departments of government;

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(m) To manage the state's fiscal affairs;

(n) To administer programs relating to general
services, public procurement, insurance and the Bond Advisory
Division;

(o) To administer the state's aircraft operation.
(2) The department shall have the following additional
powers and duties under Chapter 18 of Title 17:

(a) It shall acquire the site submitted by the
Mississippi Hazardous Waste Facility Siting Authority and, if
determined necessary, design, finance, construct and operate a
state commercial hazardous waste management facility;

763 (b) It may acquire by deed, purchase, lease, contract, 764 gift, devise or otherwise any real or personal property, 765 structures, rights-of-way, franchises, easements and other 766 interest in land which is necessary and convenient for the construction or operation of the state commercial hazardous waste 767 768 management facility, upon such terms and conditions as it deems 769 advisable, hold, mortgage, pledge or otherwise encumber the same, 770 and lease, sell, convey or otherwise dispose of the same in such a 771 manner as may be necessary or advisable to carry out the purposes 772 of Chapter 18 of Title 17;

(c) It shall develop and implement, in consultation with the Department of Environmental Quality, schedules of user fees, franchise fees and other charges, including nonregulatory penalties and surcharges applicable to the state commercial hazardous waste management facility;

(d) It may employ consultants and contractors to provide services including site acquisition, design, construction, operation, closure, post-closure and perpetual care of the state commercial hazardous waste management facility; (e) It may apply for and accept loans, grants and gifts
from any federal or state agency or any political subdivision or
any private or public organization;

(f) It shall make plans, surveys, studies and investigations as may be necessary or desirable with respect to the acquisition, development and use of real property and the design, construction, operation, closure and long-term care of the state commercial hazardous waste management facility;

(g) It shall have the authority to preempt any local ordinance or restriction which prohibits or has the effect of prohibiting the establishment or operation of the state commercial hazardous waste management facility;

(h) It may negotiate any agreement for site
acquisition, design, construction, operation, closure,
post-closure and perpetual care of the state commercial hazardous
waste management facility and may negotiate any agreement with any
local governmental unit pursuant to Chapter 18 of Title 17;

(i) It may promulgate rules and regulations necessary to effectuate the purposes of Chapter 18 of Title 17 not inconsistent therewith<u>;</u>

(j) If funds are not appropriated or if the
appropriated funds are insufficient to carry out the provisions of
Chapter 18 of Title 17, the department shall expend any funds
available to it from any source to defray its costs to implement
Chapter 18 of Title 17 through February 1, 1991;

807 (k) It may establish an Office Administrative Services
808 (OAS) to provide financial, personnel, budgeting and managerial
809 services to other state agencies without sufficient resources to
810 provide such services.

811 **SECTION 14.** This act shall take effect and be in force from 812 and after July 1, 2004; provided, however, that Section 1 of this 813 act shall take effect and be in force from and after its passage.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO REQUIRE CERTAIN EFFICIENCIES IN THE ADMINISTRATION 1 OF STATE GOVERNMENT; TO AMEND SECTION 25-9-127, MISSISSIPPI CODE 2 3 OF 1972, TO PROVIDE THAT FOR A PERIOD OF ONE YEAR, THE PERSONNEL 4 ACTIONS OF CERTAIN EXECUTIVE AGENCIES SHALL BE EXEMPT FROM CERTAIN 5 STATE PERSONNEL BOARD PROCEDURES; TO AMEND SECTIONS 41-29-107, 6 41-29-108, 41-29-111 AND 45-1-2, MISSISSIPPI CODE OF 1972, TO ASSIGN THE COMMISSIONER OF PUBLIC SAFETY SUCH POWERS AND DUTIES 7 DEEMED NECESSARY TO CARRY OUT THE LAWFUL FUNCTIONS OF THE 8 9 MISSISSIPPI BUREAU OF NARCOTICS, TO PROVIDE FOR THE APPOINTMENT OF 10 THE DIRECTOR OF THE BUREAU, TO PROVIDE THAT FUNDS APPROPRIATED TO 11 THE DEPARTMENT OF PUBLIC SAFETY FOR THE USE OF THE BUREAU SHALL BE BUDGETED AND MAINTAINED BY THE DEPARTMENT; TO AMEND SECTION 1, 12 13 CHAPTER 520, LAWS OF 1972, IN CONFORMITY THERETO; TO AMEND SECTIONS 37-101-15 AND 37-4-3, MISSISSIPPI CODE OF 1972, TO DIRECT 14 15 THE BOARD OF TRUSTEES OF STATE INSTITUTIONS OF HIGHER LEARNING AND THE STATE BOARD FOR COMMUNITY AND JUNIOR COLLEGES TO CONDUCT A 16 17 JOINT STUDY TO DETERMINE OPPORTUNITIES FOR COST SAVINGS THROUGH 18 CENTRALIZATION OR COORDINATION OF ADMINISTRATIVE SERVICES, AND TO 19 REPORT SUCH FINDINGS TO THE LEGISLATURE NOT LATER THAN OCTOBER 1, 20 2004, WITH SAID REPORT TO INCLUDE COST SAVINGS TO BE REALIZED ANNUALLY; TO PROVIDE THAT INTEREST EARNED ON THE STATE HIGHWAY 21 22 FUND MAINTAINED AND ADMINISTERED BY THE MISSISSIPPI DEPARTMENT OF 23 TRANSPORTATION SHALL BE CREDITED TO THE STATE GENERAL FUND; TO AMEND SECTION 65-11-35, MISSISSIPPI CODE OF 1972, IN CONFORMITY 24 25 THERETO; TO ESTABLISH AN OFFICE OF ADMINISTRATIVE SERVICES WITHIN 26 THE DEPARTMENT OF FINANCE AND ADMINISTRATION TO ASSIST SPECIAL 27 FUND AGENCIES IN FINANCIAL AND BUDGETING MATTERS; TO AUTHORIZE AN 28 ASSESSMENT ON PARTICIPATING AGENCIES; TO ESTABLISH AN OFFICE OF ADMINISTRATIVE SERVICES REVOLVING FUND; TO SPECIFY THOSE AGENCIES WHICH ARE TO UTILIZE THE SERVICES OF THE OFFICE OF ADMINISTRATIVE 29 30 31 SERVICES; TO AMEND SECTION 27-104-103, MISSISSIPPI CODE OF 1972, 32 IN CONFORMITY THERETO; AND FOR RELATED PURPOSES.