By: Representative Watson

To: Ways and Means

HOUSE BILL NO. 1469

AN ACT TO AMEND SECTION 51-15-129, MISSISSIPPI CODE OF 1972, TO INCREASE THE MAXIMUM AMOUNT THAT COUNTIES IN THE PAT HARRISON 3 WATERWAY DISTRICT MAY BE REQUIRED TO PAY FOR OPERATION OF THE DISTRICT; TO AMEND SECTIONS 51-15-131 AND 51-15-133, MISSISSIPPI 4 CODE OF 1972, IN CONFORMITY THERETO; TO REPEAL SECTION 51-15-121, 5 6 MISSISSIPPI CODE OF 1972, WHICH REQUIRES THE PAT HARRISON WATERWAY DISTRICT TO ADVERTISE FOR BIDS ON ANY CONSTRUCTION PROJECT WHERE 7 8 THE AMOUNT OF THE CONTRACT EXCEEDS \$2,500.00; TO REPEAL SECTION 51-15-137, MISSISSIPPI CODE OF 1972, WHICH REQUIRES COUNTIES IN 9 10 THE PAT HARRISON WATERWAY DISTRICT TO PAY TO THE DISTRICT 11 DEPOSITORY A SUM NOT MORE THAN IS NECESSARY TO DEFRAY THE ANNUAL PRINCIPAL AND INTEREST DUE ON OUTSTANDING INDEBTEDNESS OF THE 12 DISTRICT; AND FOR RELATED PURPOSES. 13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 14 SECTION 1. Section 51-15-129, Mississippi Code of 1972, is 15 amended as follows: 16 51-15-129. * * * In each county of the State of Mississippi 17 18 which is a part of the Pat Harrison Waterway District, so long as funds are found to be necessary for the operation of the district 19 by annual legislative approval of the district budget, the tax 20 21 collector of such county shall pay into the depository selected by 22 the water district for such purpose an amount to be determined as 23 follows: each county shall pay a pro rata share (not to exceed the avails of one (1) mill through September 30, 1997, and not to 24 exceed the avails of three-fourths (3/4) mill through September 25 26 30, 2005, and not to $exc\underline{eed}$ seven-eighths (7/8) mill thereafter) of the annual district budget * * * based on the proportion that 27 the most recent total assessed valuation of the county bears to 28 the most recent aggregate total assessed valuation of all the 29 counties which comprise the district; provided, however, that any 30 31 county bordering on the Gulf of Mexico which by action of the

board of supervisors has created and authorized a port authority

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    and which has been paying into the port authority the avails of a
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    two-mill levy that was established under Section 27-39-3 shall pay
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    an amount not to exceed one-tenth (1/10) mill through September
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    30, 2005, and not to exceed two-tenths (2/10) mill thereafter, of
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    the total assessed valuation of the county to the Pat Harrison
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    Waterway District pursuant to this section and the assessed
    valuation of that county shall not be considered when calculating
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    each county's pro rata share of the district's budget.
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                                                             Of the
    amount paid by counties required to pay to the district an amount
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    not to exceed seven-eighths (7/8) mill, an amount equivalent to
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    the avails of one-eighth (1/8) mill shall be utilized to fund
    flood control, water management and other similar projects as
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    requested by counties in the district. Of the amount paid by
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    counties required to pay to the district an amount not to exceed
    two-tenths (2/10) mill, an amount equivalent to the avails of
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    one-tenth (1/10) mill shall be utilized to fund flood control,
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    water management and other similar projects as requested by
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    counties in the district. It shall be the duty of the Pat
    Harrison Waterway District Board of Directors in the month of July
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    annually upon receipt of the total assessed valuation of the
    member counties, certified by the Mississippi State Tax
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    Commission, to prepare a request to the board of supervisors of
    member counties to levy a tax using the formula herein established
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    not to exceed the maximum number of mills authorized by this
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    section.
         SECTION 2. Section 51-15-131, Mississippi Code of 1972, is
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    amended as follows:
                     The board of directors of the district is hereby
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         51-15-131
    authorized and empowered to borrow money or issue bonds of the
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    district for the purpose of paying the cost of acquiring, owning,
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    constructing, operating, repairing, and maintaining the projects
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and works specified herein, including related facilities and

including all financing and financial advisory charges, interest

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during construction, engineering, architectural, legal, and other
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    expenses incidental to and necessary for the foregoing or for the
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    carrying out of any power conferred by this article.
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    directors is authorized and empowered to borrow money and issue
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    bonds at such times and in such amounts as shall be provided for
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    by resolution of the * * * board of directors, not to exceed the
    limitation prescribed in Section 51-15-135. All such bonds so
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    issued by said district shall be secured solely by a pledge of the
    net revenues which may now or hereafter come to the district, and
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    by the pledge of the avails of the * * * ad valorem tax levy
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    provided for in Section 51-15-129. Such bonds shall not
    constitute general obligations of the State of Mississippi or of
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    the counties comprising said district, and such bonds shall not be
    secured by a pledge of the full faith, credit, and resources of
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    the state or of the counties. Bonds of the district shall not be
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    included in computing any present or future debt limit of any
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    county in the district under any present or future law.
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    "Revenues" as used in this article shall mean all charges,
    rentals, tolls, rates, gifts, grants, avails of tax levies,
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    monies, and all other funds coming into the possession of the
    district by virtue of the provisions of this article, except the
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    proceeds from the sale of bonds issued hereunder.
                                                        "Net revenues"
    as used in this article shall mean the revenues after payments of
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    costs and expenses of operation and maintenance of the project and
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    related facilities.
         SECTION 3. Section 51-15-133, Mississippi Code of 1972, is
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    amended as follows:
         51-15-133. All * * * bonds provided for by Section 51-15-131
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shall be negotiable instruments within the meaning of the Uniform

Commercial Code of this state, shall be lithographed or engraved

and printed in two (2) or more colors to prevent counterfeiting,

(\$100.00) nor more than One Thousand Dollars (\$1,000.00), shall be

shall be in denominations of not less than One Hundred Dollars

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registered as issued, and shall be numbered in a regular series 99 from one (1) upward. Each * * * bond shall specify on its face 100 101 the purpose for which it was issued and the total amount 102 authorized to be issued, it shall be payable to bearer, and the 103 interest to accrue thereon shall be evidenced by proper coupons to 104 be attached thereto. The bonds shall not bear a greater overall maximum interest rate to maturity than that allowed in Section 105 75-17-101. They shall mature annually in such amounts and at such 106 107 times as shall be provided by the resolution of the board of 108 directors. No bond shall have a longer maturity than forty (40) 109 years, and the first maturity date thereof shall be not more than five (5) years from the date of such bonds. The denomination, 110 111 form and place or places of payment of the bonds shall be fixed in the resolution of the board of directors of the district. 112 bonds shall be signed by the president and the secretary of the 113 board with the seal of the district affixed thereto, but the 114 115 coupons may bear only the facsimile signatures of the president 116 and secretary. All interest accruing on such bonds so issued shall be payable semiannually, except that the first interest 117 118 coupon attached to any * * * bond may be for a period not 119 exceeding one (1) year. 120 The bonds may be called in, paid and redeemed in inverse 121 numerical order on any interest date prior to maturity, upon not 122 less than thirty (30) days' notice to the paying agent or agents 123 designated in the bonds, and at such premium as may be designated in such bonds. 124 All such bonds shall contain in substance a statement to the 125 effect that they are secured solely by a pledge of the net 126 revenues of the district, including the avails of the * * * ad 127 valorem tax levy provided for in Section 51-15-129, and that they 128 129 do not constitute general obligations of the State of Mississippi 130 or of the counties comprising the district, and are not secured by

- 131 a pledge of the full faith, credit and resources of $\underline{\text{the}}$ state or
- 132 of the counties.
- 133 All the bonds as provided for herein shall be sold for not
- 134 less than par value plus accrued interest at public sale in the
- 135 manner provided by Section 31-19-25. No * * * sale shall be at a
- 136 price so low as to require the payment of interest on the money
- 137 received therefor at more than eleven percent (11%) per annum
- 138 computed with relation to the absolute maturity of the bonds, in
- 139 accordance with standard tables of bond values, excluding from
- 140 such computation the amount of any premium to be paid on
- 141 redemption of any bonds prior to maturity.
- 142 This article shall be full and complete authority for the
- 143 issuance of the bonds provided for herein, and no restriction or
- 144 limitation otherwise prescribed by law shall apply herein.
- Notwithstanding the foregoing provisions of this section,
- 146 bonds referred to hereinabove may be issued pursuant to the
- 147 supplemental powers and authorizations conferred by the provisions
- 148 of the Registered Bond Act, being Sections 31-21-1 through
- 149 31-21-7.
- 150 **SECTION 4.** Section 51-15-121, Mississippi Code of 1972,
- 151 which requires the Pat Harrison Waterway District to advertise for
- 152 bids on any construction project where the amount of the contract
- 153 exceeds \$2,500.00, is repealed.
- 154 **SECTION 5.** Section 51-15-137, Mississippi Code of 1972,
- 155 which requires counties in the Pat Harrison Waterway District to
- 156 pay to the district depository a sum not more than is necessary to
- 157 defray the annual principal and interest due on outstanding
- 158 indebtedness of the district, is hereby repealed.
- 159 **SECTION 6.** This act shall take effect and be in force from
- 160 and after July 1, 2005.