Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 3049

BY: Committee

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

5	SECTION 1. The following sum, or so much thereof as may be
6	necessary, is hereby appropriated out of any money in the State
7	Treasury to the credit of the Office of the Secretary of State,
8	for the purpose of defraying the expenses incurred by said office
9	for the fiscal year beginning July 1, 2005, and ending
10	June 30, 2006\$ 8,839,549.00.
11	SECTION 2. Of the funds appropriated under the provisions of
12	Section 1, not more than the amounts set forth below shall be
13	expended for the respective major objects or purposes of
14	expenditure:
15	MAJOR OBJECTS OF EXPENDITURE:
16	Personal Services:
17	Salaries, Wages and Fringe Benefits \$ 4,464,468.00
18	Travel and Subsistence
19	Contractual Services
20	Commodities
21	Capital Outlay:
22	Other Than Equipment
23	Equipment

24	Subsidies, Loa	ns and Grants	1,150,000.00
25	Total	\$	8,839,549.00
26	AUTHORIZED POSIT	IONS:	
27	Permanent:	Full Time	
28		Part Time0	
29	Time-Limited:	Full Time	
30		Part Time0	
31	With the funds	herein appropriated, it is the	intention of
32	the Legislature tha	t it shall be the agency's respon	nsibility to
33	make certain that f	unds required to be appropriated	for "Personal
34	Services" for Fisca	l Year 2007 do not exceed Fiscal	Year 2006
35	funds appropriated	for that purpose, unless program	s or positions
36	are added to the ag	ency's Fiscal Year 2007 budget by	y the
37	Mississippi Legisla	ture. Based on data provided by	the
38	Legislative Budget	Office, the State Personnel Board	d shall
39	determine and publi	sh the projected annual cost to	fully fund all
40	appropriated positi	ons in compliance with the provi	sions of this
41	act. It shall be t	he responsibility of the agency b	head to insure
42	that no single pers	onnel action increases this proje	ected annual
43	cost and/or the Fis	cal Year 2006 appropriation for	"Personal
44	Services" when annu	alized, with the exception of es	calated funds.
45	If, at the time the	agency takes any action to chang	ge "Personal
46	Services," the Stat	e Personnel Board determines tha	t the agency
47	has taken an action	which would cause the agency to	exceed this
48	projected annual co	st or the Fiscal Year 2006 "Pers	onal Services"
49	appropriated level,	when annualized, then only those	e actions which
50	reduce the projecte	d annual cost and/or the appropr	iation
51	requirement will be	processed by the State Personne	l Board until
52	such time as the re	quirements of this provision are	met.
53	Any transfers	or escalations shall be made in a	accordance with
54	the terms, condition	ns and procedures established by	law or
55	allowable under the	terms set forth within this act	. The State

- 56 Personnel Board shall not escalate positions without written
- 57 approval from the Department of Finance and Administration. The
- 58 Department of Finance and Administration shall not provide written
- 59 approval to escalate any funds for salaries and/or positions
- 60 without proof of availability of new or additional funds above the
- 61 appropriated level.
- No general funds authorized to be expended herein shall be
- 63 used to replace federal funds and/or other special funds which are
- 64 being used for salaries authorized under the provisions of this
- 65 act and which are withdrawn and no longer available.
- 66 **SECTION 3.** None of the funds appropriated by this act shall
- 67 be expended for any purpose that is not actually required or
- 68 necessary for performing any of the powers or duties of the Office
- 69 of the Secretary of State that are authorized by the Mississippi
- 70 Constitution of 1890, state or federal law, or rules or
- 71 regulations that implement state or federal law.
- 72 **SECTION 4.** No part of the funds appropriated herein shall be
- 73 used either directly or indirectly, for the purpose of paying any
- 74 clerk, stenographer, assistant, deputy, or other person who may be
- 75 related by blood or marriage within the third degree, computed by
- 76 the rules of the civil law, to the official employing or having
- 77 the right of employment or selection thereof; and in the event of
- 78 any such payment, then the official or person approving and making
- 79 or receiving such payment shall be jointly and severally liable to
- 80 return to the State of Mississippi and to pay into the State
- 81 Treasury three (3) times any such amount so paid or received, to
- 82 be recovered at suit of the Attorney General; provided that when
- 83 the relationship is by affinity and the person through whom the
- 84 relationship was established is dead, this provision shall not
- 85 apply.
- 86 **SECTION 5.** It is the intention of the Legislature that the
- 87 Secretary of State shall have the authority to accept proceeds and

revenues from fines, awards, or settlements produced by 88 89 administrative or court actions involving the enforcement of the 90 Mississippi Securities Act and the Regulation of Charitable 91 Solicitations Act. Such funds are to be escalated in accordance 92 with procedures for federal fund escalations as established in 93 Section 27-104-21, Mississippi Code of 1972, and expended for the purposes of enforcement of the Mississippi Securities Act and the 94 regulation of the Charitable Solicitations Act in accordance with 95 applicable rules and regulations of the State Fiscal Officer. 96 Ιt 97 is the intention of the Legislature that the funds deposited to 98 the Securities Enforcement Act and Regulation of Charitable Solicitations Act Fund be maintained separate and apart from other 99 100 special funds derived from fees charged by the Secretary of State 101 and shall remain in that fund to be used by the Secretary of State 102 as authorized herein. 103 SECTION 6. It is the intention of the Legislature that the 104 Secretary of State shall have the authority to accept proceeds and 105 revenues from the sale of tax forfeited properties in accordance 106 with Section 29-1-95. These funds shall be deposited into a 107 Special Fund in the State Treasury called the Land Records 108 Maintenance Fund. Such funds are to be escalated in accordance 109 with procedures for federal fund escalations as established in Section 27-104-21, Mississippi Code of 1972, and expended for the 110 111 purposes of preserving state land records and disposition of tax 112 forfeited properties in accordance with applicable rules and regulations of the State Fiscal Officer. It is the intention of 113 114 the Legislature that the funds deposited to the Land Records Maintenance Fund be maintained separate and apart from other 115

Special Funds derived from fees charged by the Secretary of State

and shall remain in that fund to be used by the Secretary of State

as authorized herein.

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119	SECTION 7. It is the intention of the Legislature that the
120	Secretary of State shall have the authority to accept proceeds and
121	revenues from the lease rentals of tidelands and submerged lands
122	in accordance with Section 29-1-107, Mississippi Code of 1972.
123	These funds shall be deposited into a special fund in the State
124	Treasury called the Public Trust Tidelands Fund. Such funds are
125	to be escalated in accordance with procedures for federal fund
126	escalations as established in Section 27-104-21, Mississippi Code
127	of 1972, and expended for the purposes of managing the state
128	tidelands and submerged lands in accordance with applicable rules
129	and regulations of the State Fiscal Officer. It is the intention
130	of the Legislature that the funds deposited to the Public Trust
131	Tidelands Fund be maintained separate and apart from other special
132	funds derived from fees charged by the Secretary of State and
133	shall be used by the Secretary of State as authorized herein.
134	SECTION 8. The money herein appropriated shall be paid by
135	the State Treasurer out of any money in the State Treasury to the
136	credit of the proper fund or funds as set forth in this act, upon
137	warrants issued by the State Fiscal Officer; and the State Fiscal
138	Officer shall issue his warrants upon requisitions signed by the
139	proper person, officer or officers in the manner provided by law.
140	SECTION 9. This act shall take effect and be in force from
141	and after July 1, 2005.