Senate Amendments to House Bill No. 43

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE 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:

65 **SECTION 1.** Section 31-17-123, Mississippi Code of 1972, is 66 amended as follows:

67 31-17-123. (1) The intent of the Legislature is to 68 authorize borrowing funds under the provisions of Sections 69 31-17-101 through 31-17-123 to offset any temporary cash flow 70 deficiencies and should not be construed to authorize the 71 borrowing of any funds in an amount that cannot be repaid during 72 the fiscal year in which the funds are borrowed.

73 (2) (a) Notwithstanding any provision of this chapter to 74 the contrary, in the event that the State Fiscal Officer and the 75 State Treasurer make a determination that (i) state-source special 76 funds are not sufficient to cover deficiencies in the General 77 Fund, (ii) the State of Mississippi is unable to repay special 78 fund borrowing within the fiscal year in which it was borrowed, or 79 (iii) state-source funds are insufficient for disaster support 80 and/or assistance purposes due to Hurricanes Katrina and/or Rita; and that the State Bond Commission makes a determination that such 81 deficiency, inability to repay, or insufficiency is the result of 82 a state of emergency within the State of Mississippi, the State 83 84 Bond Commission is authorized to obtain a line of credit, in an 85 amount not to exceed Five Hundred Million Dollars (\$500,000,000.00), from <u>a commercial lender</u>, investment banking 86 group or a consortium of either, or both. The length of 87 88 indebtedness under this subsection shall not extend past three (3) 89 years following the origination of the line of credit. The line 90 of credit shall be authorized and approved by the State Bond

91 Commission and shall have such terms and details as may be provided by resolution of the State Bond Commission. Loan 92 proceeds shall be received and disbursed by the State Treasurer 93 94 and deposited into the Disaster Recovery Fund, a special fund hereby created in the State Treasury, and shall be used to cover 95 96 deficiencies in the General Fund, to repay special fund borrowing and/or to cover any insufficiency in disaster support and/or 97 98 assistance. Monies remaining in the Disaster Recovery Fund at the 99 end of a fiscal year shall not lapse into the State General Fund, 100 but shall remain in the Disaster Recovery Fund. (b) As security for the repayment of the principal and 101 interest on the line of credit provided for in paragraph (a) of 102 this subsection, the full faith, credit and resources of the State 103 104 of Mississippi are hereby irrevocably pledged. 105 (c) Upon approval of the State Fiscal Officer, the 106 Director of the Mississippi Emergency Management Agency is authorized to use amounts from the line of credit to match federal 107 funds, and for personnel, call-back wages, base and overtime 108 109 wages, travel, per diem and other out-of-pocket expenses incurred as a result of Hurricanes Katrina and/or Rita. 110 (d) This subsection (2) shall be complete authority for 111 112 the borrowing authorized hereunder and shall not be subject to the 113 limitations provided in the other provisions of this chapter or 114 otherwise under state law. 115 (e) The State Treasurer shall notify the Legislative Budget Office and the State Department of Finance and 116 Administration of each transfer into and out of the Disaster 117 Recovery Fund on a quarterly basis. 118 SECTION 2. Section 27-104-13, Mississippi Code of 1972, is 119 120 amended as follows: 27-104-13. (1) The State Fiscal Officer may disapprove or 121 122 reduce and revise the estimates of general funds and state-source special funds for any general fund or special fund agency and for 123 124 the "administration and other expenses" budget of the Mississippi Department of Transportation, in an amount not to exceed five 125 H. B. 43 PAGE 2

126 percent (5%), if at any time he finds that funds will not be 127 available within the period for which the budget is drawn, or if 128 at any time he finds that the requested expenditures, or any part 129 thereof, are not authorized by law, and that action shall be 130 reported to the Legislative Budget Office.

The State Fiscal Officer may, upon his determination of need based upon a finding that funds will not be available within the period for which the budget is drawn, transfer funds as provided in Section 27-103-203, from the Working Cash-Stabilization Reserve Fund to the General Fund to supplement the general fund revenue.

136 If the estimates of general funds and state-source special funds of all general fund and special fund agencies and of the 137 "administration and other expenses" budget of the Mississippi 138 Department of Transportation have been reduced by five percent 139 (5%), additional reductions may be made, but shall consist of a 140 141 uniform percentage reduction of general funds and state-source special funds to all general fund and special fund agencies and to 142 143 the "administration and other expenses" budget of the Mississippi 144 Department of Transportation.

Any state-source special funds reduced under the provisions of this subsection (1) shall be transferred to the State General Fund upon requisitions for warrants signed by the respective agency head, and the transfer shall be made within a reasonable period to be determined by the State Fiscal Officer.

(2) The State Tax Commission and University Research Center,
utilizing all available revenue forecast data, shall annually
develop a general fund revenue estimate to be adopted by the
Legislative Budget Office as of the date of sine die adjournment.
If, at the end of October, or at the end of any month

thereafter of any fiscal year, the revenues received for the fiscal year fall below ninety-eight percent (98%) of the Legislative Budget Office general fund revenue estimate at the date of sine die adjournment, the State Fiscal Officer shall reduce allocations of general funds and state-source special funds to general fund and special fund agencies and to the

161 "administration and other expenses" budget of the Mississippi 162 Department of Transportation, in an amount necessary to keep 163 expenditures within the sum of actual general fund receipts, 164 including any transfers to the General Fund from the Working 165 Cash-Stabilization Reserve Fund for the fiscal year.

166 The State Fiscal Officer may, upon his determination of need based on the revenue shortfall, transfer funds as provided in 167 168 Section 27-103-203 from the Working Cash-Stabilization Reserve 169 Fund to the General Fund to supplement the general fund revenue. 170 State-source special funds in an amount equal to any reduction 171 made under the provisions of this subsection (2) shall be transferred to the State General Fund upon requisitions for 172 warrants signed by the respective agency head, and the transfer 173 174 shall be made within a reasonable period to be determined by the State Fiscal Officer. 175

176 No agency's allocation shall be reduced in an amount to exceed five percent (5%); however, if the allocations of general 177 178 funds and state-source special funds to all general fund and 179 special fund agencies and to the "administration and other expenses" budget of the Mississippi Department of Transportation 180 have been reduced by five percent (5%), any additional reductions 181 182 required to be made under this subsection (2) shall consist of a 183 uniform percentage reduction of general funds and state-source 184 special funds to all general fund and special fund agencies and to 185 the "administration and other expenses" budget of the Mississippi Department of Transportation. Any receipt from loans authorized 186 by Sections 31-17-101 through 31-17-123 shall not be included as 187 188 revenue receipts.

189 The State Fiscal Officer shall immediately send notice of any 190 action taken under authority of this subsection (2) to the 191 Legislative Budget Office.

192The provisions of this subsection (2) requiring the State193Fiscal Officer to reduce allocations of general funds and194state-source special funds to general fund and special fund195agencies and to the "administration and other expenses" budget of

196 the Mississippi Department of Transportation shall be suspended

197 during the period from the effective date of this act through June 198 <u>30, 2006.</u>

199 (3) For the purpose of this section, the term "state-source 200 special funds" means any special funds in any agency derived from 201 any source, but shall not include the following special funds: special funds derived from federal sources, from local or regional 202 203 political subdivisions, from agricultural commodity assessments, 204 or from donations; special funds held in a fiduciary capacity for 205 the benefit of specific persons or classes of persons; 206 self-generated special funds of the state institutions of higher 207 learning or the state community or junior colleges; special funds 208 of Mississippi Industries for the Blind, the State Port at 209 Gulfport, Yellow Creek Inland Port, Pat Harrison Waterway 210 District, Pearl River Basin Development District, Pearl River 211 Valley Water Management District, Tombigbee River Valley Water Management District, Yellow Creek Watershed Authority, or Coast 212 213 Coliseum Commission; special funds of the Department of Wildlife, 214 Fisheries and Parks derived from the issuance of hunting or fishing licenses; and special funds generated by agencies whose 215 216 primary function includes the establishment of standards and the 217 issuance of licenses for the practice of a profession within the 218 State of Mississippi.

219 **SECTION 3.** (1) (a) There is established an emergency aid 220 to local governments loan program to be administered by the Department of Finance and Administration, referred to in this 221 section as "department," for the purpose of assisting counties, 222 223 incorporated municipalities and public school districts that 224 suffer revenue losses as a result of a natural disaster for which 225 a state of emergency has been duly proclaimed. Loan proceeds distributed to counties, incorporated municipalities and public 226 227 school districts shall be considered to be, and shall be utilized 228 by recipient in the same manner as, governmental, enterprise or 229 internal service fund type revenues, specifically for essential 230 government services.

231 (b) The department may contract for facilities and 232 staff needed to administer this section, including routine management, as it deems necessary. The department may advertise 233 234 for or solicit proposals from public or private sources, or both, 235 for administration of this section or any services required for 236 administration of this section or any portion thereof. It is the 237 intent of the Legislature that the department endeavor to ensure 238 that the costs of administration of this section are as low as 239 possible.

240 There is created a special fund in the State (2) (a) 241 Treasury to be designated as the "Emergency Aid to Local Governments Fund, " referred to in this section as "fund, " which 242 243 fund shall consist of money transferred from the Disaster Recovery 244 Fund created in Section 31-17-123 and money designated for deposit 245 therein from any other source, public or private, including, but 246 not limited to, appropriations, bond proceeds, grants, gifts or 247 donations. The fund shall be credited with all repayments of 248 principal and interest derived from loans made from the fund. 249 Unexpended amounts remaining in the fund at the end of a fiscal 250 year shall not lapse into the State General Fund, and any interest 251 earned on amounts in the fund shall be deposited to the credit of 252 the State General Fund. Monies in the fund may not be used or 253 expended for any purpose except as authorized under this section.

254 (b) The department shall establish a loan program by 255 which loans may be made available to counties, incorporated 256 municipalities and public school districts, to assist those 257 counties, incorporated municipalities and public school districts. 258 Any governmental entity in the current fiscal year that 259 demonstrates a projected revenue loss equal to or exceeding 260 one-half (1/2) of its governmental fund type revenues in the fiscal year prior to the occurrence of the natural disaster 261 262 eligible under this section may qualify for a loan. The interest rate on loans made under this section may vary from time to time 263 264 and from loan to loan, and shall be at or below market interest 265 rates as determined by the department. The department shall act

as quickly as is practicable and prudent in deciding on any loan request that it receives. No loan shall be granted under this section unless the county, municipality or public school district requesting the loan has exhausted all other available public or private programs to obtain funds for the revenue loss that it is projected to suffer. Such public or private programs shall include, but not be limited to, loans, grants and donations.

273 (c) The aggregate amount of any loans received under 274 this section by a county, incorporated municipality or public school district shall not exceed one hundred percent (100%) of the 275 276 difference between the revenue received by a county, incorporated municipality or public school district from governmental fund type 277 revenues that are used to fund essential services in the fiscal 278 279 year prior to the occurrence of the natural disaster and the 280 estimated revenue from such sources after the occurrence of the 281 natural disaster plus available cash reserves or fund balances at the fiscal year end, as determined by the department. The State 282 283 Bond Commission shall set the maximum amount of any loan made 284 under this section at an amount that will ensure the equitable 285 distribution of the amounts available for loans to the eligible 286 governmental entities affected by the natural disaster.

287 (d) A county or public school district that receives a 288 loan from the fund shall pledge for repayment of the loan any part 289 of the homestead exemption annual tax loss reimbursement to which 290 it may be entitled under Section 27-33-77, as may be required by the department. An incorporated municipality that receives a loan 291 292 from the fund or the emergency fund shall pledge for repayment of 293 the loan any part of the sales tax revenue distribution to which it may be entitled under Section 27-65-75 or any part of the 294 295 homestead exemption annual tax loss reimbursement to which it may 296 be entitled under Section 27-33-77, as may be required by the 297 department. All recipients of such loans shall establish a 298 dedicated source of revenue for repayment of the loan. Before any 299 county, incorporated municipality or public school district shall 300 receive any loan, it shall have executed with the department a

loan agreement evidencing that loan, a copy of which shall be 301 302 filed by the department with the State Tax Commission. The loan 303 agreement shall not be construed to prohibit any recipient from 304 prepaying any part or all of the funds received. The repayment 305 schedule in each loan agreement shall provide for (i) monthly 306 payments, (ii) semiannual payments or (iii) other periodic 307 payments. The loan agreement shall provide for the repayment of all funds received from the fund within not more than three (3) 308 309 years. The State Tax Commission shall, at the direction of the 310 department, withhold semiannually from counties, incorporated 311 municipalities and public school districts and monthly from incorporated municipalities, from the amount to be remitted to the 312 county, municipality or public school district, the sum necessary 313 314 to pay all or a portion of the periodic payments for the loan.

315 (e) Any county, incorporated municipality or public 316 school district which receives a loan from the state for that purpose but which is not eligible to pledge for repayment under 317 318 the provisions of paragraph (d) of this subsection, shall repay 319 that loan by making payments each month to the State Treasurer through the Department of Finance and Administration for and on 320 behalf of the department according to Section 7-7-15, to be 321 322 credited to the fund in lieu of pledging homestead exemption 323 annual tax loss reimbursement or sales tax revenue distribution.

Loan repayments shall be according to a repayment schedule contained in each loan agreement as provided in paragraph (d) of this subsection.

(f) Evidences of indebtedness which are issued pursuant to this act shall not be deemed indebtedness within the meaning specified in Section 21-33-303 with regard to cities and incorporated towns, in Section 19-9-5 with regard to counties and in Section 37-59-5 with regard to public school districts.

(g) The State Auditor, upon request of the department,
shall audit the receipts and expenditures of a county, an
incorporated municipality or a public school district if loan
repayments appear to be in arrears, and if the Auditor finds that

the county, incorporated municipality or public school district is 336 337 in arrears in those repayments, the Auditor shall immediately notify the executive director of the department who may take any 338 339 action as may be necessary to enforce the terms of the loan 340 agreement, including liquidation and enforcement of the security 341 given for repayment of the loan, and the executive director of the department may, in his discretion, notify the State Tax Commission 342 343 to withhold all future payments to the county, incorporated 344 municipality or school district of homestead exemption annual tax 345 loss reimbursements under Section 27-33-77 and/or all sums 346 allocated to the incorporated municipality under Section 27-65-75, 347 until such time as the county, incorporated municipality or public school district is again current in its loan repayments as 348 349 certified by the department.

All monies deposited in the fund shall be used only 350 (h) 351 for providing the loans authorized under this section. In addition, any amounts in the fund may be used to defray the 352 353 reasonable costs of administering the fund. The department is 354 authorized to use amounts available to it from the fund to 355 contract for those facilities and staff needed to administer and 356 provide routine management for the funds and loan program.

357 (3) In administering this section the department shall have358 the following powers and duties:

359 (a) To supervise the use of all funds made available360 under this section;

361 (b) To promulgate rules and regulations, to make 362 variances and exceptions thereto, and to establish procedures in 363 accordance with this section for the implementation of the loan 364 program;

365 (c) To requisition monies in the fund and distribute366 those monies in accordance with this section;

367 (d) To maintain, in accordance with generally accepted
368 government accounting standards, an accurate record of all monies
369 in the fund made available to counties, incorporated

370 municipalities and public school districts under this section;

(e) To file annually with the Legislature a report detailing how monies in the fund were distributed during the preceding fiscal year to each county, incorporated municipality and public school district.

375 (4) The State Bond Commission, at one time, or from time to 376 time, may declare the necessity for funds for the purposes provided in this section, including the costs incident to the 377 378 administration of the loan program. Upon approval by the State 379 Bond Commission, the department is authorized to transfer the 380 necessary amount from the Disaster Recovery Fund created in 381 Section 31-17-123 to the fund in ample time to discharge such 382 loans and incidental costs.

(5) The department is authorized, without further process of law, to certify the necessity for warrants and is authorized and directed to issue such warrants, in such amounts as may be necessary to make loans under the program authorized by this section.

(6) After any state funds in the fund are no longer needed for the particular purpose for which they were appropriated, deposited or transferred into the fund, the department shall transfer those state funds back to the particular fund or funds in the State Treasury from which they were appropriated or transferred into the fund, upon certification of the State Fiscal Officer that the state funds are not currently needed.

395 SECTION 4. Section 27-33-77, Mississippi Code of 1972, is
396 amended as follows:

397 27-33-77. Beginning with the 1985 supplemental roll, and for 398 each succeeding year's roll thereafter, the amount of tax loss to 399 be reimbursed because of exemptions provided for in this article 400 shall be Fifty Dollars (\$50.00) each for county taxes exempted and 401 school taxes exempted for a total of One Hundred Dollars (\$100.00) 402 per applicant qualifying for homestead exemption under this 403 article.

The reimbursement received by the county shall be distributed by the county treasurer to the general fund.

406 Provided further, that tax losses sustained by municipalities 407 because of exemptions granted to homeowners described in 408 subsection (2) of Section 27-33-67 shall be reimbursed up to the 409 amount of the actual exemption allowed, not to exceed Two Hundred 410 Dollars (\$200.00) per qualified applicant.

411 <u>The reimbursement received by a county, municipality or</u> 412 <u>school district</u> may be pledged as security for <u>a</u> loan <u>if the</u> 413 <u>reimbursement to the county or school district is otherwise</u> 414 <u>authorized or required by law to be pledged as security for such a</u>

415 <u>loan</u>.

416 **SECTION 5.** Section 27-65-75, Mississippi Code of 1972, is 417 amended as follows:

418 27-65-75. On or before the fifteenth day of each month, the 419 revenue collected under the provisions of this chapter during the 420 preceding month shall be paid and distributed as follows:

On or before August 15, 1992, and each succeeding month 421 (1)thereafter through July 15, 1993, eighteen percent (18%) of the 422 423 total sales tax revenue collected during the preceding month under 424 the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 425 426 business activities within a municipal corporation shall be 427 allocated for distribution to the municipality and paid to the 428 municipal corporation. On or before August 15, 1993, and each 429 succeeding month thereafter, eighteen and one-half percent 430 (18-1/2%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that 431 collected under the provisions of Sections 27-65-15, 27-65-19(3) 432 433 and 27-65-21, on business activities within a municipal 434 corporation shall be allocated for distribution to the 435 municipality and paid to the municipal corporation.

A municipal corporation, for the purpose of distributing the tax under this subsection, shall mean and include all incorporated cities, towns and villages.

439 Monies allocated for distribution and credited to a municipal 440 corporation under this subsection may be pledged as security for 441 <u>a</u> loan <u>if the distribution received by the municipal corporation</u>

442 is otherwise authorized or required by law to be pledged as

443 security for such a loan.

In any county having a county seat that is not an incorporated municipality, the distribution provided under this subsection shall be made as though the county seat was an incorporated municipality; however, the distribution to the municipality shall be paid to the county treasury in which the municipality is located, and those funds shall be used for road, bridge and street construction or maintenance in the county.

451 (2) On or before September 15, 1987, and each succeeding 452 month thereafter, from the revenue collected under this chapter 453 during the preceding month, One Million One Hundred Twenty-five 454 Thousand Dollars (\$1,125,000.00) shall be allocated for 455 distribution to municipal corporations as defined under subsection 456 (1) of this section in the proportion that the number of gallons 457 of gasoline and diesel fuel sold by distributors to consumers and 458 retailers in each such municipality during the preceding fiscal 459 year bears to the total gallons of gasoline and diesel fuel sold 460 by distributors to consumers and retailers in municipalities 461 statewide during the preceding fiscal year. The State Tax 462 Commission shall require all distributors of gasoline and diesel 463 fuel to report to the commission monthly the total number of 464 gallons of gasoline and diesel fuel sold by them to consumers and 465 retailers in each municipality during the preceding month. The 466 State Tax Commission shall have the authority to promulgate such 467 rules and regulations as is necessary to determine the number of 468 gallons of gasoline and diesel fuel sold by distributors to 469 consumers and retailers in each municipality. In determining the 470 percentage allocation of funds under this subsection for the fiscal year beginning July 1, 1987, and ending June 30, 1988, the 471 472 State Tax Commission may consider gallons of gasoline and diesel fuel sold for a period of less than one (1) fiscal year. For the 473 474 purposes of this subsection, the term "fiscal year" means the 475 fiscal year beginning July 1 of a year.

476 (3) On or before September 15, 1987, and on or before the 477 fifteenth day of each succeeding month, until the date specified 478 in Section 65-39-35, the proceeds derived from contractors' taxes 479 levied under Section 27-65-21 on contracts for the construction or 480 reconstruction of highways designated under the highway program 481 created under Section 65-3-97 shall, except as otherwise provided in Section 31-17-127, be deposited into the State Treasury to the 482 483 credit of the State Highway Fund to be used to fund that highway 484 The Mississippi Department of Transportation shall program. 485 provide to the State Tax Commission such information as is 486 necessary to determine the amount of proceeds to be distributed 487 under this subsection.

On or before August 15, 1994, and on or before the 488 (4) 489 fifteenth day of each succeeding month through July 15, 1999, from 490 the proceeds of gasoline, diesel fuel or kerosene taxes as 491 provided in Section 27-5-101(a)(ii)1, Four Million Dollars 492 (\$4,000,000.00) shall be deposited in the State Treasury to the 493 credit of a special fund designated as the "State Aid Road Fund," 494 created by Section 65-9-17. On or before August 15, 1999, and on 495 or before the fifteenth day of each succeeding month, from the 496 total amount of the proceeds of gasoline, diesel fuel or kerosene 497 taxes apportioned by Section 27-5-101(a)(ii)1, Four Million 498 Dollars (\$4,000,000.00) or an amount equal to twenty-three and 499 one-fourth percent (23-1/4%) of those funds, whichever is the 500 greater amount, shall be deposited in the State Treasury to the 501 credit of the "State Aid Road Fund," created by Section 65-9-17. 502 Those funds shall be pledged to pay the principal of and interest 503 on state aid road bonds heretofore issued under Sections 19-9-51 through 19-9-77, in lieu of and in substitution for the funds 504 505 previously allocated to counties under this section. Those funds may not be pledged for the payment of any state aid road bonds 506 507 issued after April 1, 1981; however, this prohibition against the pledging of any such funds for the payment of bonds shall not 508 509 apply to any bonds for which intent to issue those bonds has been 510 published, for the first time, as provided by law before March 29,

511 1981. From the amount of taxes paid into the special fund under 512 this subsection and subsection (9) of this section, there shall be 513 first deducted and paid the amount necessary to pay the expenses 514 of the Office of State Aid Road Construction, as authorized by the 515 Legislature for all other general and special fund agencies. The 516 remainder of the fund shall be allocated monthly to the several 517 counties in accordance with the following formula:

518 (a) One-third (1/3) shall be allocated to all counties 519 in equal shares;

(b) One-third (1/3) shall be allocated to counties based on the proportion that the total number of rural road miles in a county bears to the total number of rural road miles in all counties of the state; and

(c) One-third (1/3) shall be allocated to counties
based on the proportion that the rural population of the county
bears to the total rural population in all counties of the state,
according to the latest federal decennial census.

528 For the purposes of this subsection, the term "gasoline, 529 diesel fuel or kerosene taxes" means such taxes as defined in 530 paragraph (f) of Section 27-5-101.

531 The amount of funds allocated to any county under this 532 subsection for any fiscal year after fiscal year 1994 shall not be 533 less than the amount allocated to the county for fiscal year 534 1994.

Any reference in the general laws of this state or the Mississippi Code of 1972 to Section 27-5-105 shall mean and be construed to refer and apply to subsection (4) of Section 27-65-75.

(5) One Million Six Hundred Sixty-six Thousand Six Hundred Sixty-six Dollars (\$1,666,666.00) each month shall be paid into the special fund known as the "State Public School Building Fund" created and existing under the provisions of Sections 37-47-1 through 37-47-67. Those payments into that fund are to be made on the last day of each succeeding month hereafter. (6) An amount each month beginning August 15, 1983, through
November 15, 1986, as specified in Section 6 of Chapter 542, Laws
of 1983, shall be paid into the special fund known as the
Correctional Facilities Construction Fund created in Section 6 of
Chapter 542, Laws of 1983.

550 (7) On or before August 15, 1992, and each succeeding month thereafter through July 15, 2000, two and two hundred sixty-six 551 one-thousandths percent (2.266%) of the total sales tax revenue 552 553 collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Section 554 555 27-65-17(2) shall be deposited by the commission into the School Ad Valorem Tax Reduction Fund created under Section 37-61-35. On 556 557 or before August 15, 2000, and each succeeding month thereafter, 558 two and two hundred sixty-six one-thousandths percent (2.266%) of 559 the total sales tax revenue collected during the preceding month 560 under the provisions of this chapter, except that collected under the provisions of Section 27-65-17(2), shall be deposited into the 561 562 School Ad Valorem Tax Reduction Fund created under Section 563 37-61-35 until such time that the total amount deposited into the fund during a fiscal year equals Forty-two Million Dollars 564 (\$42,000,000.00). Thereafter, the amounts diverted under this 565 566 subsection (7) during the fiscal year in excess of Forty-two 567 Million Dollars (\$42,000,000.00) shall be deposited into the 568 Education Enhancement Fund created under Section 37-61-33 for 569 appropriation by the Legislature as other education needs and shall not be subject to the percentage appropriation requirements 570 set forth in Section 37-61-33. 571

572 (8) On or before August 15, 1992, and each succeeding month 573 thereafter, nine and seventy-three one-thousandths percent 574 (9.073%) of the total sales tax revenue collected during the 575 preceding month under the provisions of this chapter, except that 576 collected under the provisions of Section 27-65-17(2), shall be 577 deposited into the Education Enhancement Fund created under 578 Section 37-61-33. (9) On or before August 15, 1994, and each succeeding month
thereafter, from the revenue collected under this chapter during
the preceding month, Two Hundred Fifty Thousand Dollars
(\$250,000.00) shall be paid into the State Aid Road Fund.

(10) On or before August 15, 1994, and each succeeding month thereafter through August 15, 1995, from the revenue collected under this chapter during the preceding month, Two Million Dollars (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105.

(11) Notwithstanding any other provision of this section to 588 589 the contrary, on or before February 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the 590 preceding month under the provisions of Section 27-65-17(2) and 591 592 the corresponding levy in Section 27-65-23 on the rental or lease 593 of private carriers of passengers and light carriers of property 594 as defined in Section 27-51-101 shall be deposited, without diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund 595 596 established in Section 27-51-105.

597 (12) Notwithstanding any other provision of this section to the contrary, on or before August 15, 1995, and each succeeding 598 599 month thereafter, the sales tax revenue collected during the 600 preceding month under the provisions of Section 27-65-17(1) on 601 retail sales of private carriers of passengers and light carriers 602 of property, as defined in Section 27-51-101 and the corresponding 603 levy in Section 27-65-23 on the rental or lease of these vehicles, 604 shall be deposited, after diversion, into the Motor Vehicle Ad 605 Valorem Tax Reduction Fund established in Section 27-51-105.

(13) On or before July 15, 1994, and on or before the 606 fifteenth day of each succeeding month thereafter, that portion of 607 608 the avails of the tax imposed in Section 27-65-22 that is derived 609 from activities held on the Mississippi state fairgrounds complex, 610 shall be paid into a special fund that is created in the State Treasury and shall be expended upon legislative appropriation 611 612 solely to defray the costs of repairs and renovation at the Trade 613 Mart and Coliseum.

(14) On or before August 15, 1998, and each succeeding month thereafter through July 15, 2005, that portion of the avails of the tax imposed in Section 27-65-23 that is derived from sales by cotton compresses or cotton warehouses and that would otherwise be paid into the General Fund, shall be deposited in an amount not to exceed Two Million Dollars (\$2,000,000.00) into the special fund created under Section 69-37-39.

621 (15) Notwithstanding any other provision of this section to 622 the contrary, on or before September 15, 2000, and each succeeding 623 month thereafter, the sales tax revenue collected during the 624 preceding month under the provisions of Section 27-65-19(1)(f) and 625 (g)(i)2, shall be deposited, without diversion, into the 626 Telecommunications Ad Valorem Tax Reduction Fund established in 627 Section 27-38-7.

628 (16) On or before August 15, 2000, and each succeeding month 629 thereafter, the sales tax revenue collected during the preceding 630 month under the provisions of this chapter on the gross proceeds 631 of sales of a project as defined in Section 57-30-1 shall be 632 deposited, after all diversions except the diversion provided for 633 in subsection (1) of this section, into the Sales Tax Incentive 634 Fund created in Section 57-30-3.

(17) Notwithstanding any other provision of this section to the contrary, on or before April 15, 2002, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under Section 27-65-23 on sales of parking services of parking garages and lots at airports shall be deposited, without diversion, into the special fund created under Section 27-5-101(d).

(18) On or before August 15, 2007, and each succeeding month thereafter through July 15, 2008, from the sales tax revenue collected during the preceding month under the provisions of this chapter, Two Million Five Hundred Thousand Dollars (\$2,500,000.00) shall be deposited into the Special Funds Transfer Fund created in Section 4 of Chapter 556, Laws of 2003.

(a) On or before August 15, 2005, and each succeeding 648 (19) 649 month thereafter, the sales tax revenue collected during the 650 preceding month under the provisions of this chapter on the gross 651 proceeds of sales of a business enterprise located within a redevelopment project area under the provisions of Sections 652 653 57-91-1 through 57-91-11, and the revenue collected on the gross 654 proceeds of sales from sales made to a business enterprise located 655 in a redevelopment project area under the provisions of Sections 656 57-91-1 through 57-91-11 (provided that such sales made to a 657 business enterprise are made on the premises of the business 658 enterprise), shall, except as otherwise provided in this subsection (19), be deposited, after all diversions, into the 659 660 Redevelopment Project Incentive Fund as created in Section 661 57-91-9.

662 (b) For a municipality participating in the Economic 663 Redevelopment Act created in Sections 57-91-1 through 57-91-11, 664 the diversion provided for in subsection (1) of this section 665 attributable to the gross proceeds of sales of a business 666 enterprise located within a redevelopment project area under the 667 provisions of Sections 57-91-1 through 57-91-11, and attributable to the gross proceeds of sales from sales made to a business 668 669 enterprise located in a redevelopment project area under the 670 provisions of Sections 57-91-1 through 57-91-11 (provided that 671 such sales made to a business enterprise are made on the premises 672 of the business enterprise), shall be deposited into the Redevelopment Project Incentive Fund as created in Section 673 674 57-91-9, as follows:

(i) For the first six (6) years in which payments are made to a developer from the Redevelopment Project Incentive Fund, one hundred percent (100%) of the diversion shall be deposited into the fund;

(ii) For the seventh year in which such payments are made to a developer from the Redevelopment Project Incentive Fund, eighty percent (80%) of the diversion shall be deposited into the fund;

683 (iii) For the eighth year in which such payments 684 are made to a developer from the Redevelopment Project Incentive 685 Fund, seventy percent (70%) of the diversion shall be deposited 686 into the fund;

687 (iv) For the ninth year in which such payments are 688 made to a developer from the Redevelopment Project Incentive Fund, 689 sixty percent (60%) of the diversion shall be deposited into the 690 fund; and

(v) For the tenth year in which such payments are
made to a developer from the Redevelopment Project Incentive Fund,
fifty percent (50%) of the funds shall be deposited into the fund.
(20) The remainder of the amounts collected under the
provisions of this chapter shall be paid into the State Treasury
to the credit of the General Fund.

697 (21) It shall be the duty of the municipal officials of any 698 municipality that expands its limits, or of any community that incorporates as a municipality, to notify the commissioner of 699 700 that action thirty (30) days before the effective date. Failure 701 to so notify the commissioner shall cause the municipality to 702 forfeit the revenue that it would have been entitled to receive during this period of time when the commissioner had no knowledge 703 704 of the action. If any funds have been erroneously disbursed to 705 any municipality or any overpayment of tax is recovered by the 706 taxpayer, the commissioner may make correction and adjust the 707 error or overpayment with the municipality by withholding the 708 necessary funds from any later payment to be made to the 709 municipality.

710 **SECTION 6.** This act shall take effect and be in force from 711 and after its passage.

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

AN ACT TO AMEND SECTION 31-17-123, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT IF THE STATE FISCAL OFFICER AND THE STATE TREASURER MAKE A DETERMINATION THAT STATE-SOURCE SPECIAL FUNDS ARE NOT SUFFICIENT TO COVER DEFICIENCIES IN THE GENERAL FUND, THAT THE STATE OF MISSISSIPPI IS UNABLE TO REPAY SPECIAL FUND BORROWING WITHIN THE FISCAL YEAR IN WHICH THE BORROWING WAS DONE OR THAT THE

7 STATE SOURCE FUNDS ARE INSUFFICIENT FOR DISASTER SUPPORT OR ASSISTANCE PURPOSES DUE TO HURRICANES KATRINA AND RITA, AND THAT 8 THE STATE BOND COMMISSION MAKES A DETERMINATION THAT SUCH 9 10 DEFICIENCY OR INABILITY TO REPAY OR INSUFFICIENCY IS THE RESULT OF 11 A STATE OF EMERGENCY WITHIN THE STATE OF MISSISSIPPI, THE STATE 12 BOND COMMISSION IS AUTHORIZED TO OBTAIN A LINE OF CREDIT, IN AN AMOUNT NOT TO EXCEED \$500,000,000.00, FROM A COMMERCIAL LENDER, 13 INVESTMENT BANKING GROUP OR A CONSORTIUM OF EITHER OR BOTH; TO 14 15 PROVIDE THAT THE LENGTH OF SUCH INDEBTEDNESS SHALL NOT EXTEND BEYOND THREE YEARS FOLLOWING THE ORIGINATION OF THE LINE OF 16 CREDIT; TO PROVIDE THAT SUCH LINE OF CREDIT SHALL BE AUTHORIZED 17 18 AND APPROVED BY THE STATE BOND COMMISSION AND HAVE SUCH TERMS AND 19 DETAILS AS PROVIDED BY RESOLUTION OF THE STATE BOND COMMISSION; TO PROVIDE THAT SUCH PROCEEDS SHALL BE RECEIVED BY THE STATE 20 21 TREASURER AND DEPOSITED INTO THE DISASTER RECOVERY FUND AND USED TO COVER DEFICIENCIES IN THE GENERAL FUND, TO REPAY SPECIAL FUND 22 BORROWING AND/OR TO COVER ANY INSUFFICIENCY IN DISASTER SUPPORT OR 23 24 ASSISTANCE; TO ESTABLISH A DISASTER RECOVERY FUND FOR SUCH PURPOSE; TO PROVIDE THAT UPON THE APPROVAL OF THE STATE FISCAL OFFICER, THE DIRECTOR OF THE MISSISSIPPI EMERGENCY MANAGEMENT 25 26 AGENCY MAY USE FUNDS FROM THE LINE OF CREDIT TO MATCH FEDERAL 27 FUNDS AND FOR PERSONNEL RELATED EXPENSES DUE TO THE HURRICANE 28 29 KATRINA AND/OR HURRICANE RITA DISASTERS; TO AMEND SECTION 27-104-13, MISSISSIPPI CODE OF 1972, TO SUSPEND UNTIL JULY 1 2006, THE REQUIREMENT FOR THE STATE FISCAL OFFICER TO REDUCE 30 1. 31 32 ALLOCATIONS OF GENERAL FUNDS AND STATE-SOURCE SPECIAL FUNDS TO 33 STATE AGENCIES WHEN GENERAL FUND REVENUES RECEIVED FOR THE FISCAL 34 YEAR FALL BELOW 98% OF THE SINE DIE GENERAL FUND REVENUE ESTIMATE; 35 TO ESTABLISH AN EMERGENCY AID TO LOCAL GOVERNMENTS LOAN PROGRAM 36 FOR THE PURPOSE OF ASSISTING COUNTIES, INCORPORATED MUNICIPALITIES AND PUBLIC SCHOOL DISTRICTS THAT SUFFER REVENUE LOSSES AS A RESULT 37 38 OF A NATURAL DISASTER FOR WHICH A STATE OF EMERGENCY HAS BEEN DULY 39 PROCLAIMED; TO PROVIDE THAT THE PROGRAM SHALL BE ADMINISTERED BY THE DEPARTMENT OF FINANCE AND ADMINISTRATION; TO CREATE THE EMERGENCY AID TO LOCAL GOVERNMENTS LOAN FUND; TO ESTABLISH THE 40 41 42 MAXIMUM AMOUNT OF ANY LOAN UNDER THIS PROGRAM; TO PROVIDE THAT A 43 COUNTY OR SCHOOL DISTRICT THAT RECEIVES A LOAN FROM THE FUND SHALL PLEDGE FOR REPAYMENT OF THE LOAN ANY PART OF THE HOMESTEAD EXEMPTION ANNUAL TAX LOSS REIMBURSEMENT TO WHICH IT MAY BE 44 45 ENTITLED; TO PROVIDE THAT AN INCORPORATED MUNICIPALITY THAT 46 47 RECEIVES A LOAN FROM THE FUND OR THE EMERGENCY FUND SHALL PLEDGE 48 FOR REPAYMENT OF THE LOAN ANY PART OF THE SALES TAX REVENUE 49 DISTRIBUTION TO WHICH IT MAY BE ENTITLED; TO MAKE IT CLEAR THAT EVIDENCES OF INDEBTEDNESS WHICH ARE ISSUED PURSUANT TO THIS ACT 50 SHALL NOT BE DEEMED INDEBTEDNESS WITHIN THE MEANING OF CERTAIN 51 52 DEBT LIMITATIONS; TO GRANT TO THE DEPARTMENT OF FINANCE AND 53 ADMINISTRATION CERTAIN POWERS AND DUTIES WITH REGARD TO THIS ACT; 54 TO AUTHORIZE THE STATE BOND COMMISSION TO DECLARE THE NECESSITY 55 FOR SPECIAL FUNDS TO FUND THE LOANS UNDER THIS PROGRAM; TO 56 AUTHORIZE THE DEPARTMENT OF FINANCE AND ADMINISTRATION TO MAKE 57 TRANSFERS FROM THE DISASTER RECOVERY FUND FOR THE PURPOSE OF FUNDING THE LOANS UNDER THIS PROGRAM; TO AUTHORIZE THE DEPARTMENT 58 59 OF FINANCE AND ADMINISTRATION TO ISSUE WARRANTS TO MAKE LOANS 60 UNDER THIS PROGRAM; TO PROVIDE FOR THE DISPOSITION OF ANY UNNEEDED 61 STATE FUNDS IN THE LOAN FUND; TO AMEND SECTIONS 27-33-77 AND 27-65-75, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR 62 63 RELATED PURPOSES.

SS26\HB43A.J

John O. Gilbert Secretary of the Senate