By: Representative Mayo

To: Municipalities

## HOUSE BILL NO. 1035

1 AN ACT TO AMEND SECTION 21-17-5, MISSISSIPPI CODE OF 1972, TO 2 CLARIFY THE HOME RULE AUTHORITY OF MUNICIPALITIES; AND FOR RELATED 3 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 21-17-5, Mississippi Code of 1972, is
amended as follows:

7 21-17-5. (1) The governing authority of every municipality 8 of this state shall have the care, management and control of the 9 municipal affairs and its property and finances. In addition to those powers granted by specific provisions of general law, the 10 governing authorities of municipalities shall have the power to 11 12 adopt any orders, resolutions or ordinances with respect to \* \* \* 13 municipal affairs, property and finances which are not inconsistent with the Mississippi Constitution of 1890, the 14 15 Mississippi Code of 1972, or any other statute or law of the State of Mississippi, and shall likewise have the power to alter, modify 16 and repeal such orders, resolutions or ordinances. Except as 17 18 otherwise provided in subsection (2) of this section, the powers granted to governing authorities of municipalities in this section 19 20 are complete without the existence of or reference to any specific 21 authority granted in any other statute or law of the State of Mississippi and may be exercised unless specifically prohibited by 22 a statute or law of the State of Mississippi. Unless otherwise 23 provided by law, before entering upon the duties of their 24 respective offices, the aldermen or councilmen of every 25 26 municipality of this state shall give bond, with sufficient surety, to be payable, conditioned and approved as provided by 27

H. B. No. 1035 \*HR07/R1469\* 06/HR07/R1469 PAGE 1 (OM\HS)

G1/2

law, in a penalty equal to five percent (5%) of the sum of all the 28 29 municipal taxes shown by the assessment rolls and the levies to 30 have been collectible in the municipality for the year immediately 31 preceding the commencement of the term of office of said alderman 32 or councilman; however, such bond shall not exceed the amount of 33 One Hundred Thousand Dollars (\$100,000.00). Any taxpayer of the municipality may sue on such bond for the use of the municipality, 34 and such taxpayer shall be liable for all costs in case his suit 35 shall fail. No member of the city council or board of aldermen 36 37 shall be surety for any other such member.

38 (2) Unless such actions are specifically authorized by another statute or law of the State of Mississippi, this section 39 40 shall not authorize the governing authority of a municipality to (a) levy taxes of any kind or increase the levy of any authorized 41 tax, (b) issue bonds of any kind, (c) change the requirements, 42 practices or procedures for municipal elections or establish any 43 new elective office, (d) change the procedure for annexation of 44 45 additional territory into the municipal boundaries, (e) change the structure or form of the municipal government, (f) permit the 46 47 sale, manufacture, distribution, possession or transportation of 48 alcoholic beverages, (g) grant any donation, or (h) without prior 49 legislative approval, regulate, directly or indirectly, the amount 50 of rent charged for leasing private residential property in which 51 the municipality does not have a property interest. All other 52 powers of the governing authorities of municipalities may be exercised unless specifically prohibited by the statutes or laws 53 54 of the State of Mississippi.

(3) Nothing in this or any other section shall be construed so as to prevent any municipal governing authority from paying any municipal employee not to exceed double his ordinary rate of pay or awarding any municipal employee not to exceed double his ordinary rate of compensatory time for work performed in his capacity as a municipal employee on legal holidays.

H. B. No. 1035 \*HR07/R1469\* 06/HR07/R1469 PAGE 2 (OM\HS)

(4) The governing authority of any municipality, in its 61 discretion, may expend funds to provide for training and education 62 of newly elected or appointed municipal officials before the 63 beginning of the term of office or employment of such officials. 64 65 Any expenses incurred for such purposes may be allowed only upon prior approval of the governing <u>authority</u>. Any payments or 66 reimbursements made under the provisions of this subsection may be 67 paid only after presentation to and approval by the governing 68 69 authority of the municipality.

70 SECTION 2. This act shall take effect and be in force from 71 and after July 1, 2006.