By: Representatives Lane, Eaton, Robinson (84th), Holloway, Moss, Walley, Watson

To: Ways and Means

HOUSE BILL NO. 1615

1 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	AN ACT TO AMEND SECTION 69-2-13, MISSISSIPPI CODE OF 1972, TO DIRECT THE MISSISSIPPI DEVELOPMENT AUTHORITY TO PROVIDE FOR A PROGRAM OF LOANS TO AGRIBUSINESSES THAT SUSTAINED A CERTAIN AMOUNT OF DAMAGE AS A RESULT OF A NATURAL DISASTER THAT OCCURRED IN CALENDAR YEAR 2005 AND FOR WHICH A PORTION OF THE DAMAGE WAS NOT REIMBURSED BY INSURANCE; TO SPECIFY THE CONDITIONS THAT AN AGRIBUSINESS MUST MEET TO BE ELIGIBLE FOR A LOAN UNDER THE PROGRAM; TO SPECIFY THE MAXIMUM AMOUNT OF A LOAN THAT MAY BE MADE TO AN AGRIBUSINESS UNDER THE PROGRAM; TO SPECIFY THE PURPOSES FOR WHICH THE PROCEEDS OF A LOAN MAY BE USED; TO PROVIDE THAT MONIES TO MAKE THE LOANS UNDER THE PROGRAM SHALL BE DRAWN FROM THE EMERGING CROPS FUND AND SHALL NOT EXCEED \$10,000,000.00 IN THE AGGREGATE; TO PROVIDE THAT NO INTEREST SHALL BE CHARGED ON LOANS MADE UNDER THE PROGRAM; TO AMEND SECTION 69-2-19, MISSISSIPPI CODE OF 1972, TO INCREASE THE MAXIMUM AMOUNT OF STATE GENERAL OBLIGATION BONDS THAT MAY BE ISSUED TO PROVIDE FUNDS FOR THE EMERGING CROPS FUND BY \$10,000,000.00; AND FOR RELATED PURPOSES.
18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
19	SECTION 1. Section 69-2-13, Mississippi Code of 1972, is
20	amended as follows:
21	69-2-13. (1) There is hereby established in the State
22	Treasury a fund to be known as the "Emerging Crops Fund," which
23	shall be used to pay the interest on loans made to farmers for
24	nonland capital costs of establishing production of emerging crops
25	on land in Mississippi, and to make loans and grants which are
26	authorized under this section to be made from the fund. The fund
27	shall be administered by the Mississippi Development Authority. A
28	board comprised of the directors of the authority, the Mississippi
29	Cooperative Extension Service, the Mississippi Small Farm
30	Development Center and the Mississippi Agricultural and Forestry
31	Experiment Station, or their designees, shall develop definitions,
32	guidelines and procedures for the implementation of this chapter.
33	Funds for the Emerging Crops Fund shall be provided from the

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- 34 issuance of bonds or notes under Sections 69-2-19 through 69-2-37
- 35 and from repayment of interest loans made from the fund.
- 36 (2) (a) The Mississippi Development Authority shall develop
- 37 a program which gives fair consideration to making loans for the
- 38 processing and manufacturing of goods and services by
- 39 agribusiness, greenhouse production horticulture, and small
- 40 business concerns. It is the policy of the State of Mississippi
- 41 that the Mississippi Development Authority shall give due
- 42 recognition to and shall aid, counsel, assist and protect, insofar
- 43 as is possible, the interests of agribusiness, greenhouse
- 44 production horticulture, and small business concerns. To ensure
- 45 that the purposes of this subsection are carried out, the
- 46 Mississippi Development Authority shall loan not more than One
- 47 Million Dollars (\$1,000,000.00) to finance any single
- 48 agribusiness, greenhouse production horticulture, or small
- 49 business concern. Loans made pursuant to this subsection shall be
- 50 made in accordance with the criteria established in Section
- 51 57-71-11.
- 52 (b) The Mississippi Development Authority may, out of
- 53 the total amount of bonds authorized to be issued under this
- 54 chapter, make available funds to any planning and development
- 55 district in accordance with the criteria established in Section
- 56 57-71-11. Planning and development districts which receive monies
- 57 pursuant to this provision shall use such monies to make loans to
- 58 private companies for purposes consistent with this subsection.
- 59 (c) The Mississippi Development Authority is hereby
- 60 authorized to engage legal services, financial advisors,
- 61 appraisers and consultants if needed to review and close loans
- 62 made hereunder and to establish and assess reasonable fees,
- 63 including, but not limited to, liquidation expenses.

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- 64 (3) (a) The Mississippi Development Authority shall, in
- 65 addition to the other programs described in this section, provide
- 66 for a program of loans to be made to agribusiness or greenhouse

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    production horticulture enterprises for the purpose of encouraging
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    thereby the extension of conventional financing and the issuance
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    of letters of credit to such agribusiness or greenhouse production
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    horticulture enterprises by private institutions.
                                                       Monies to make
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    such loans by the Mississippi Development Authority shall be drawn
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    from the Emerging Crops Fund.
                                   The amount of a loan to any single
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    agribusiness or greenhouse production horticulture enterprise
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    under this paragraph (a) shall not exceed twenty percent (20%) of
    the total cost of the project for which financing is sought or Two
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    Hundred Thousand Dollars ($200,000.00), whichever is less.
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    interest shall be charged on such loans, and only the amount
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    actually loaned shall be required to be repaid. Repayments shall
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    be deposited into the Emerging Crops Fund.
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                   The Mississippi Development Authority shall, in
    addition to the other programs described in this section, provide
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    for a program of loans or loan guaranties, or both, to be made to
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    or on behalf of any agribusiness enterprise engaged in beef
    processing for the purpose of encouraging thereby the extension of
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    conventional financing and the issuance of letters of credit to
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    such agribusiness enterprises by private institutions.
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    make such loans or loan guaranties, or both, by the Mississippi
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    Development Authority shall be drawn from the Emerging Crops Fund
    and shall not exceed Thirty-five Million Dollars ($35,000,000.00)
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    in the aggregate. The amount of a loan to any single agribusiness
    enterprise or loan guaranty on behalf of such agribusiness
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    enterprise, or both, under this paragraph (b) shall not exceed the
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    total cost of the project for which financing is sought or
    Thirty-five Million Dollars ($35,000,000.00), whichever is less.
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    The interest charged on a loan made under this paragraph (b) shall
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    be at a rate determined by the Mississippi Development Authority.
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    All repayments of any loan made under this paragraph (b) shall be
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    deposited into the Emerging Crops Fund. Assistance received by an
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    agribusiness enterprise under this paragraph (b) shall not
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- 100 disqualify the agribusiness enterprise from obtaining any other
- 101 assistance under this chapter.
- 102 (4) (a) Through June 30, 2006, the Mississippi Development
- 103 Authority may loan or grant to qualified planning and development
- 104 districts, and to small business investment corporations,
- 105 bank-based community development corporations, the Recruitment and
- 106 Training Program, Inc., the City of Jackson Business Development
- 107 Loan Fund, the Lorman Southwest Mississippi Development
- 108 Corporation, the West Jackson Community Development Corporation,
- 109 the East Mississippi Development Corporation, and other entities
- 110 meeting the criteria established by the Mississippi Development
- 111 Authority (all referred to hereinafter as "qualified entities"),
- 112 funds for the purpose of establishing loan revolving funds to
- 113 assist in providing financing for minority economic development.
- 114 The monies loaned or granted by the Mississippi Development
- 115 Authority shall be drawn from the Emerging Crops Fund and shall
- 116 not exceed Twenty-six Million Dollars (\$26,000,000.00) in the
- 117 aggregate. Planning and development districts or qualified
- 118 entities which receive monies pursuant to this provision shall use
- 119 such monies to make loans to minority business enterprises
- 120 consistent with criteria established by the Mississippi
- 121 Development Authority. Such criteria shall include, at a minimum,
- 122 the following:
- 123 (i) The business enterprise must be a private,
- 124 for-profit enterprise.
- 125 (ii) If the business enterprise is a
- 126 proprietorship, the borrower must be a resident citizen of the
- 127 State of Mississippi; if the business enterprise is a corporation
- or partnership, at least fifty percent (50%) of the owners must be
- 129 resident citizens of the State of Mississippi.
- 130 (iii) The borrower must have at least five percent
- 131 (5%) equity interest in the business enterprise.

132	(iv) The borrower must demonstrate ability to
133	repay the loan.
134	(v) The borrower must not be in default of any
135	previous loan from the state or federal government.
136	(vi) Loan proceeds may be used for financing all
137	project costs associated with development or expansion of a new
138	small business, including fixed assets, working capital, start-up
139	costs, rental payments, interest expense during construction and
140	professional fees related to the project.
141	(vii) Loan proceeds shall not be used to pay off
142	existing debt for loan consolidation purposes; to finance the
143	acquisition, construction, improvement or operation of real
144	property which is to be held primarily for sale or investment; to
145	provide for, or free funds, for speculation in any kind of
146	property; or as a loan to owners, partners or stockholders of the
147	applicant which do not change ownership interest by the applicant.
148	However, this does not apply to ordinary compensation for services
149	rendered in the course of business.
150	(viii) The maximum amount that may be loaned to
151	any one (1) borrower shall be Two Hundred Fifty Thousand Dollars
152	(\$250,000.00).
153	(ix) The Mississippi Development Authority shall
154	review each loan before it is made, and no loan shall be made to
155	any borrower until the loan has been reviewed and approved by the
156	Mississippi Development Authority.
157	(b) For the purpose of this subsection, the term
158	"minority business enterprise" means a socially and economically
159	disadvantaged small business concern, organized for profit,
160	performing a commercially useful function which is owned and
161	controlled by one or more minorities or minority business
162	enterprises certified by the Mississippi Development Authority, at
163	least fifty percent (50%) of whom are resident citizens of the

State of Mississippi. For purposes of this subsection, the term

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H. B. No. 1615 06/HR03/R1866.1 PAGE 5 (RF\LH) 165 "socially and economically disadvantaged small business concern" 166 shall have the meaning ascribed to such term under the Small Business Act (15 USCS, Section 637(a)), or women, and the term 167 168 "owned and controlled" means a business in which one or more 169 minorities or minority business enterprises certified by the 170 Mississippi Development Authority own sixty percent (60%) or, in 171 the case of a corporation, sixty percent (60%) of the voting stock, and control sixty percent (60%) of the management and daily 172 business operations of the business. 173 From and after July 1, 2006, monies not loaned or granted by 174 175 the Mississippi Development Authority to planning and development districts or qualified entities under this subsection, and monies 176 177 not loaned by planning and development districts or qualified entities, shall be deposited to the credit of the sinking fund 178 created and maintained in the State Treasury for the retirement of 179 180 bonds issued under Section 69-2-19. 181 Notwithstanding any other provision of this 182 subsection to the contrary, if federal funds are not available for commitments made by a planning and development district to provide 183 184 assistance under any federal loan program administered by the 185 planning and development district in coordination with the 186 Appalachian Regional Commission or Economic Development 187 Administration, or both, a planning and development district may use funds in its loan revolving fund, which have not been 188 189 committed otherwise to provide assistance, for the purpose of 190 providing temporary funding for such commitments. If a planning 191 and development district uses uncommitted funds in its loan 192 revolving fund to provide such temporary funding, the district shall use funds repaid to the district under the temporarily 193 194 funded federal loan program to replenish the funds used to provide 195 the temporary funding. Funds used by a planning and development 196 district to provide temporary funding under this paragraph (c) 197 must be repaid to the district's loan revolving fund no later than *HR03/R1866. 1*

H. B. No. 1615 06/HR03/R1866.1 PAGE 6 (RF\LH) 198 twelve (12) months after the date the district provides the 199 temporary funding. A planning and development district may not 200 use uncommitted funds in its loan revolving fund to provide 201 temporary funding under this paragraph (c) on more than two (2) 202 occasions during a calendar year. A planning and development 203 district may provide temporary funding for multiple commitments on 204 each such occasion. The maximum aggregate amount of uncommitted 205 funds in a loan revolving fund that may be used for such purposes 206 during a calendar year shall not exceed seventy percent (70%) of 207 the uncommitted funds in the loan revolving fund on the date the 208 district first provides temporary funding during the calendar 209 year.

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(d) If the Mississippi Development Authority determines that a planning and development district or qualified entity has provided loans to minority businesses in a manner inconsistent with the provisions of this subsection, then the amount of such loans so provided shall be withheld by the Mississippi Development Authority from any additional grant funds to which the planning and development district or qualified entity becomes entitled under this subsection. If the Mississippi Development Authority determines, after notifying such planning and development district or qualified entity twice in writing and providing such planning and development district or qualified entity a reasonable opportunity to comply, that a planning and development district or qualified entity has consistently failed to comply with this subsection, the Mississippi Development Authority may declare such planning and development district or qualified entity in default under this subsection and, upon receipt of notice thereof from the Mississippi Development Authority, such planning and development district or qualified entity shall immediately cease providing loans under this subsection, shall refund to the Mississippi Development Authority for distribution to other planning and development districts or qualified entities all funds held in its

revolving loan fund and, if required by the Mississippi 231 232 Development Authority, shall convey to the Mississippi Development 233 Authority all administrative and management control of loans 234 provided by it under this subsection. 235 If the Mississippi Development Authority 236 determines, after notifying a planning and development district or qualified entity twice in writing and providing copies of such 237 notification to each member of the Legislature in whose district 238 or in a part of whose district such planning and development 239 240 district or qualified entity is located and providing such 241 planning and development district or qualified entity a reasonable opportunity to take corrective action, that a planning and 242 243 development district or qualified entity administering a revolving loan fund under the provisions of this subsection is not actively 244 engaged in lending as defined by the rules and regulations of the 245 Mississippi Development Authority, the Mississippi Development 246 247 Authority may declare such planning and development district or 248 qualified entity in default under this subsection and, upon receipt of notice thereof from the Mississippi Development 249 250 Authority, such planning and development district or qualified 251 entity shall immediately cease providing loans under this 252 subsection, shall refund to the Mississippi Development Authority 253 for distribution to other planning and development districts or 254 qualified entities all funds held in its revolving loan fund and, 255 if required by the Mississippi Development Authority, shall convey 256 to the Mississippi Development Authority all administrative and 257 management control of loans provided by it under this subsection. 258 The Mississippi Development Authority shall develop a program which will assist minority business enterprises by 259 260 guaranteeing bid, performance and payment bonds which such 261 minority businesses are required to obtain in order to contract

with federal agencies, state agencies or political subdivisions of

the state. Monies for such program shall be drawn from the monies

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allocated under subsection (4) of this section to assist the
financing of minority economic development and shall not exceed
Three Million Dollars (\$3,000,000.00) in the aggregate. The
Mississippi Development Authority may promulgate rules and
regulations for the operation of the program established pursuant
to this subsection. For the purpose of this subsection (5) the
term "minority business enterprise" has the meaning assigned such

term in subsection (4) of this section.

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(6) The Mississippi Development Authority may loan or grant to public entities and to nonprofit corporations funds to defray the expense of financing (or to match any funds available from other public or private sources for the expense of financing) projects in this state which are devoted to the study, teaching and/or promotion of regional crafts and which are deemed by the authority to be significant tourist attractions. The monies loaned or granted shall be drawn from the Emerging Crops Fund and shall not exceed Two Hundred Fifty Thousand Dollars (\$250,000.00) in the aggregate.

Through June 30, 2006, the Mississippi Development 282 283 Authority shall make available to the Mississippi Department of Agriculture and Commerce funds for the purpose of establishing 284 285 loan revolving funds and other methods of financing for 286 agribusiness programs administered under the Mississippi Agribusiness Council Act of 1993. The monies made available by 287 288 the Mississippi Development Authority shall be drawn from the Emerging Crops Fund and shall not exceed One Million Two Hundred 289 290 Thousand Dollars (\$1,200,000.00) in the aggregate. Mississippi Department of Agriculture and Commerce shall establish 291 control and auditing procedures for use of these funds. 292 293 funds will be used primarily for quick payment to farmers for 294 vegetable and fruit crops processed and sold through vegetable 295 processing plants associated with the Department of Agriculture 296 and Commerce and the Mississippi State Extension Service.

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- 297 (8) From and after July 1, 1996, the Mississippi Development
 298 Authority shall make available to the Mississippi Small Farm
 299 Development Center One Million Dollars (\$1,000,000.00) to be used
 300 by the center to assist small entrepreneurs as provided in Section
 301 37-101-25, Mississippi Code of 1972. The monies made available by
 302 the Mississippi Development Authority shall be drawn from the
 303 Emerging Crops Fund.
- 304 The Mississippi Development Authority shall make 305 available to the Agribusiness and Natural Resource Development 306 Center through Alcorn State University an amount not to exceed Two 307 Hundred Fifty Thousand Dollars (\$250,000.00) in fiscal year 2001 308 and Two Hundred Fifty Thousand Dollars (\$250,000.00) in fiscal 309 year 2002 from the cash balance of the Emerging Crops Fund to support the development of a cooperative program for agribusiness 310 development, marketing and natural resources development. 311 312 subsection (9) shall stand repealed on June 30, 2006.
- 313 (10) The Mississippi Development Authority shall make 314 available to the Small Farm Development Center at Alcorn State University funds in an aggregate amount not to exceed Three 315 316 Hundred Thousand Dollars (\$300,000.00), to be drawn from the cash balance of the Emerging Crops Fund. The Small Farm Development 317 318 Center at Alcorn State University shall use such funds to make loans to producers of sweet potatoes and cooperatives anywhere in 319 320 the State of Mississippi owned by sweet potato producers to assist 321 in the planting of sweet potatoes and the purchase of sweet potato 322 production and harvesting equipment. A report of the loans made 323 under this subsection shall be furnished by January 15 of each year to the Chairman of the Senate Agriculture Committee and the 324 325 Chairman of the House Agriculture Committee.
- 326 (11) The Mississippi Development Authority shall make 327 available to the Mississippi Department of Agriculture and 328 Commerce "Make Mine Mississippi" program an amount not to exceed

One Hundred Fifty Thousand Dollars (\$150,000.00) to be drawn from the cash balance of the Emerging Crops Fund.

331 (12) The Mississippi Development Authority shall make 332 available to the Mississippi Department of Agriculture and 333 Commerce an amount not to exceed One Hundred Fifty Thousand 334 Dollars (\$150,000.00) to be drawn from the cash balance of the 335 Emerging Crops Fund to be used for the rehabilitation and 336 maintenance of the Mississippi Farmers Central Market in Jackson, 337 Mississippi.

(13) The Mississippi Development Authority shall make available to the Mississippi Department of Agriculture and Commerce an amount not to exceed Twenty-five Thousand Dollars (\$25,000.00) to be drawn from the cash balance of the Emerging Crops Fund to be used for advertising purposes related to the Mississippi Farmers Central Market in Jackson, Mississippi.

The Mississippi Development Authority shall, in (14) (a) addition to the other programs described in this section, provide for a program of loan guaranties to be made on behalf of any nonprofit entity qualified under Section 501(c)(3) of the Internal Revenue Code and certified by the United States Department of the Treasury as a community development financial institution for the purpose of encouraging the extension of financing to such an entity which financing the entity will use to make funds available to other entities for the purpose of making loans available in low-income communities in Mississippi. Monies to make such loan guaranties by the Mississippi Development Authority shall be drawn from the Emerging Crops Fund and shall not exceed Two Million Dollars (\$2,000,000.00) in the aggregate. The amount of a loan guaranty on behalf of such an entity under this subsection (14) shall not exceed Two Million Dollars (\$2,000,000.00). Assistance received by an entity under this subsection (14) shall not disqualify the entity from obtaining any other assistance under

this chapter.

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362	(b) An entity desiring assistance under this subsection
363	(14) must submit an application to the Mississippi Development
364	Authority. The application must include any information required
365	by the Mississippi Development Authority.
366	(c) The Mississippi Development Authority shall have
367	all powers necessary to implement and administer the program
368	established under this subsection (14), and the Mississippi
369	Development Authority shall promulgate rules and regulations, in
370	accordance with the Mississippi Administrative Procedures Law,
371	necessary for the implementation of this subsection (14).
372	(15) (a) The Mississippi Development Authority, in addition
373	to the other programs described in this section, shall provide for
374	a program of loans to agribusinesses that sustained damage to the
375	property of the agribusiness as a result of a natural disaster
376	that occurred in calendar year 2005 and for which a portion of the
377	damage was not reimbursed by insurance. In administering this
378	program, the Mississippi Development Authority shall follow the
379	Agribusiness Enterprise Loan Program guidelines to the extent that
380	the guidelines are not inconsistent with the provisions of this
381	subsection (15).
382	(b) In order to be eligible to receive a loan under
383	this program, an agribusiness must:
384	(i) Be located in an area of the state for which a
385	disaster declaration was issued by the Governor, or for which a
386	major disaster declaration was issued by the President of the
387	United States, as a result of a natural disaster that occurred in
388	calendar year 2005;
389	(ii) Have had insurance on the property of the
390	agribusiness at the time that the natural disaster occurred;
391	(iii) Have sustained damage to the property of the
392	agribusiness as a result of the natural disaster in an amount
393	equal to at least twenty-five percent (25%) of the value of the

394	property, as determined and documented by the insurer of the
395	property; and
396	(iv) Have a portion of the damage to the property
397	of the agribusiness as a result of the natural disaster that was
398	not reimbursed by insurance.
399	(b) Subject to the provisions of paragraph (c), the
400	maximum amount of a loan that may be made to an agribusiness under
401	this program shall be as follows:
402	(i) If the damage to the property of the
403	agribusiness as a result of the natural disaster was at least
404	twenty-five percent (25%) but less than fifty percent (50%) of the
405	value of the property, as determined and documented by the insure
406	of the property, the maximum amount of the loan shall be thirty
407	percent (30%) of the amount of the damage that was not reimbursed
408	by insurance or Fifty Thousand Dollars (\$50,000.00), whichever is
409	less.
410	(ii) If the damage to the property of the
411	agribusiness from the natural disaster was at least fifty percent
412	(50%) of the value of the property, as determined and documented
413	by the insurer of the property, the maximum amount of the loan
414	shall be forty percent (40%) of the amount of the damage that was
415	not reimbursed by insurance or One Hundred Thousand Dollars
416	(\$100,000.00), whichever is less.
417	(c) The maximum amount of a loan for which an
418	agribusiness is eligible under this program shall be reduced by
419	the amount of any federal assistance that the agribusiness
420	received for damage to the property of the agribusiness as a
421	result of a natural disaster that occurred in calendar year 2005.
422	(d) The proceeds of a loan under this program may be
423	used to: pay for construction, repairs to or replacement of
424	structures; pay for purchases, repairs to or replacement of
425	equipment; and/or pay off existing debt that was incurred for any

126	of those purposes, because of damage to the property of the
127	agribusiness as a result of the natural disaster.
128	(e) Monies to make the loans under this program shall
129	be drawn from the Emerging Crops Fund and shall not exceed Ten
130	Million Dollars (\$10,000,000.00) in the aggregate. No interest
131	shall be charged on loans made under this program, and only the
132	amount actually loaned shall be required to be repaid. All
133	repayments of loans shall be deposited into the bond sinking fund
134	created in paragraph (f) of this subsection.
135	(f) There is created in the State Treasury a sinking
136	fund for repayment of the principal of and interest on the Ten
137	Million Dollars (\$10,000,000.00) of bonds issued to fund this
138	program. All monies paid into the sinking fund that are not
139	appropriated to pay accruing bonds and interest shall be invested
140	by the State Treasurer in such securities as are provided by law
141	for the investment of the sinking funds of the state.
142	(g) To the extent allowed under federal law and
143	regulations, any federal funds received by the State of
144	Mississippi on or after the effective date of House Bill No,
145	2006 Regular Session, that may be used to provide assistance to
146	agribusinesses that sustained damage as a result of a natural
147	disaster that occurred in calendar year 2005 shall be deposited
148	into the Emerging Crops Fund and used for funding the program
149	established under this subsection (15).
150	(h) The receipt of assistance by an agribusiness under
151	any other program described in this section shall not disqualify
152	the agribusiness from obtaining a loan under the program
153	established in this subsection (15) if the agribusiness is
154	otherwise eligible under this program. In addition, the receipt
155	of a loan by an agribusiness under the program established under
156	this subsection (15) shall not disqualify the agribusiness from
157	obtaining assistance under any other program described in this
158	section.
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- 459 **SECTION 2.** Section 69-2-19, Mississippi Code of 1972, is
- 460 amended as follows:
- 461 69-2-19. (1) The Mississippi Development Authority is
- 462 authorized, at one time, or from time to time, to declare by
- 463 resolution the necessity for issuance of negotiable general
- 464 obligation bonds of the State of Mississippi to provide funds for
- 465 the Emerging Crops Fund established in Section 69-2-13. Upon the
- 466 adoption of a resolution by the board, declaring the necessity for
- 467 the issuance of any part or all of the general obligation bonds
- 468 authorized by Sections 69-2-19 through 69-2-39, the authority
- 469 shall deliver a certified copy of its resolution or resolutions to
- 470 the State Bond Commission. Upon receipt of same, the State Bond
- 471 Commission, in its discretion, shall act as the issuing agent,
- 472 prescribe the form of the bonds, advertise for and accept bids,
- 473 issue and sell the bonds so authorized to be sold, and do any and
- 474 all other things necessary and advisable in connection with the
- 475 issuance and sale of such bonds. The amount of bonds issued under
- 476 Sections 69-2-19 through 69-2-39 shall not exceed One Hundred
- 477 Fifteen Million Dollars (\$115,000,000.00) in the aggregate;
- 478 however:
- 479 (a) An additional amount of bonds may be issued under
- 480 Sections 69-2-19 through 69-2-39 in an amount not to exceed
- 481 Thirty-five Million Dollars (\$35,000,000.00), and the proceeds of
- 482 any such additional bonds shall be used solely for the purposes
- 483 described in Section 69-2-13(3)(b); and
- 484 (b) An additional amount of bonds may be issued under
- 485 Sections 69-2-19 through 69-2-39 in an amount not to exceed Two
- 486 Million Dollars (\$2,000,000.00), and the proceeds of any such
- 487 additional bonds shall be used solely for the purposes described
- 488 in Section 69-2-13(14).
- 489 (2) No bonds may be issued under Sections 69-2-19 through
- 490 69-2-39 after October 1, 2019.

491 **SECTION 3.** This act shall take effect and be in force from

492 and after its passage.