## Senate Amendments to House Bill No. 1015

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:

23 SECTION 1. Section 31-11-30, Mississippi Code of 1972, is 24 amended as follows:

31-11-30. (1) Every capital improvements project, costing 25 Five Million Dollars (\$5,000,000.00) or more, which is developed 26 to repair, renovate, construct, remodel, add to or improve a 27 28 state-owned public building shall be funded by the Legislature in 29 two (2) phases. The two-phase funding requirement shall not apply to capital improvements projects for a state-owned port or where 30 31 the Legislature finds that an emergency or critical need must be 32 met or a court order complied with. The two (2) phases shall not 33 be funded in the same regular session of the Legislature. Each 34 phase shall be funded in a separate session of the Legislature. 35 Phase 1 shall be a preplanned capital improvements project budget projection for the project and shall be funded first. Phase 2 36 37 shall be the actual repair, renovation, construction, remodeling, addition to or improvement of the state-owned public building and 38 the acquisition of furniture and equipment for the capital 39 40 improvements project and shall be funded second.

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(2) For the purposes of this section:

42 <u>(a)</u> "Preplanned" or "preplanning" means the preliminary 43 planning that establishes the program, scope, design and budget 44 for a capital improvements project.

45 (b) "Emergency" has the meaning as defined in Section
46 31-7-1.

(c) "Critical need" means necessary to meet

48 <u>accreditation standards or necessary to respond to failures in</u> 49 planning.

50 (3) Every state agency that plans to repair, renovate, construct, remodel, add to or improve a state-owned public 51 52 building shall submit a preplanned capital improvements project budget projection to the Bureau of Building, Grounds and Real 53 Property Management for evaluation. The bureau shall assess the 54 55 need for all preplanned projects submitted and shall compile a report on its findings. Any capital improvements project costing 56 57 less than Five Million Dollars (\$5,000,000.00) shall not be required to be preplanned. 58

(4) Upon the completion of any preplanning for a capital
improvements project, if such preplanning is funded with
self-generated funds by a state agency, the plan shall be
submitted to the bureau for evaluation.

(5) This section shall not apply to capital improvements
projects authorized by the Legislature before the 2001 Regular
Session of the Legislature.

(6) The provisions of this section also shall apply to any
 community or junior college project funded in whole or in part by
 either state bonds or funds appropriated for that construction by
 the Legislature.

70 SECTION 2. Section 31-11-3, Mississippi Code of 1972, is
71 amended as follows:

72 31-11-3. (1) The Department of Finance and Administration, for the purposes of carrying out the provisions of this chapter, 73 74 in addition to all other rights and powers granted by law, shall 75 have full power and authority to employ and compensate architects 76 or other employees necessary for the purpose of making 77 inspections, preparing plans and specifications, supervising the 78 erection of any buildings, and making any repairs or additions as 79 may be determined by the Department of Finance and Administration 80 to be necessary, pursuant to the rules and regulations of the 81 State Personnel Board. The department shall have entire control

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and supervision of, and determine what, if any, buildings, additions, repairs or improvements are to be made under the provisions of this chapter, subject to the approval of the Public Procurement Review Board.

The department shall have full power to erect buildings, 86 (2) 87 make repairs, additions or improvements, and buy materials, supplies and equipment for any of the institutions or departments 88 89 of the state subject to the approval of the Public Procurement 90 Review Board. In addition to other powers conferred, the department shall have full power and authority as directed by the 91 92 Legislature, or when funds have been appropriated for its use for these purposes, to: 93

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(a) Build a state office building;

95 (b) Build suitable plants or buildings for the use and 96 housing of any state schools or institutions, including the 97 building of plants or buildings for new state schools or 98 institutions, as provided for by the Legislature;

99 (c) Provide state aid for the construction of school 100 buildings;

Promote and develop the training of returned 101 (d) 102 veterans of the United States in all sorts of educational and 103 vocational learning to be supplied by the proper educational 104 institution of the State of Mississippi, and in so doing allocate 105 monies appropriated to it for these purposes to the Governor for 106 use by him in setting up, maintaining and operating an office and employing a state director of on-the-job training for veterans and 107 108 the personnel necessary in carrying out Public Law No. 346 of the 109 United States;

(e) Build and equip a hospital and administrationbuilding at the Mississippi State Penitentiary;

112 (f) Build and equip additional buildings and wards at 113 the Boswell Retardation Center;

(g) Construct a sewage disposal and treatment plant at the Mississippi State \* \* \* Hospital at Whitfield and in so doing 116 acquire additional land as may be necessary, and to exercise the 117 right of eminent domain in the acquisition of this land;

(h) Build and equip the Mississippi central market and purchase or acquire by eminent domain, if necessary, any lands needed for this purpose;

121 (i) Build and equip suitable facilities for a training122 and employing center for the blind;

123 (j) Build and equip a gymnasium at Columbia Training124 School;

125 (k) Approve or disapprove the expenditure of any money 126 appropriated by the Legislature when authorized by the bill making 127 the appropriation;

128 (1) Expend monies appropriated to it in paying the129 state's part of the cost of any street paying;

(m) Sell and convey state lands when authorized by the Legislature, cause said lands to be properly surveyed and platted, execute all deeds or other legal instruments, and do any and all other things required to effectively carry out the purpose and intent of the Legislature. Any transaction which involves state lands under the provisions of this paragraph shall be done in a manner consistent with the provisions of Section 29-1-1;

(n) Collect and receive from educational institutions of the State of Mississippi monies required to be paid by these institutions to the state in carrying out any veterans' educational programs;

141 (o) Purchase lands for building sites, or as additions 142 to building sites, for the erection of buildings and other 143 facilities which the department is authorized to erect, and 144 demolish and dispose of old buildings, when necessary for the 145 proper construction of new buildings. Any transaction which involves state lands under the provisions of this paragraph shall 146 147 be done in a manner consistent with the provisions of Section 148 29-1-1;

(p) Obtain business property insurance with adeductible of not less than One Hundred Thousand Dollars

151 (\$100,000.00) on state-owned buildings under the management and 152 control of the department; and

153 In consultation with and approval by the Chairmen (q) 154 of the Public Property Committees of the Senate and the House of Representatives, enter into contracts for the purpose of providing 155 156 parking spaces for state employees who work in the Woolfolk 157 Building, the Carroll Gartin Justice Building or the Walter 158 Sillers Office Building. The provisions of this paragraph (q) 159 shall stand repealed on July 1, 2010.

160 The department shall survey state-owned and (3) 161 state-utilized buildings to establish an estimate of the costs of 162 architectural alterations, pursuant to the Americans With 163 Disabilities Act of 1990, 42 USCS, Section 12111 et seq. The 164 department shall establish priorities for making the identified architectural alterations and shall make known to the Legislative 165 166 Budget Office and to the Legislature the required cost to 167 effectuate such alterations. To meet the requirements of this 168 section, the department shall use standards of accessibility that 169 are at least as stringent as any applicable federal requirements 170 and may consider:

(a) Federal minimum guidelines and requirements issued
by the United States Architectural and Transportation Barriers
Compliance Board and standards issued by other federal agencies;

(b) The criteria contained in the American Standard
Specifications for Making Buildings Accessible and Usable by the
Physically Handicapped and any amendments thereto as approved by
the American Standards Association, Incorporated (ANSI Standards);

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(c) Design manuals;

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(d) Applicable federal guidelines;

180 (e) Current literature in the field;

181 (f) Applicable safety standards; and

(g) Any applicable environmental impact statements.
(4) The department shall observe the provisions of Section
31-5-23, in letting contracts and shall use Mississippi products,
including paint, varnish and lacquer which contain as vehicles

H. B. 1015 PAGE 5 tung oil and either ester gum or modified resin (with rosin as the principal base of constituents), and turpentine shall be used as a solvent or thinner, where these products are available at a cost not to exceed the cost of products grown, produced, prepared, made or manufactured outside of the State of Mississippi.

191 (5) The department shall have authority to accept grants, 192 loans or donations from the United States government or from any 193 other sources for the purpose of matching funds in carrying out 194 the provisions of this chapter.

(6) The department shall build a wheelchair ramp at the War
Memorial Building which complies with all applicable federal laws,
regulations and specifications regarding wheelchair ramps.

198 The department shall review and preapprove all (7) 199 architectural or engineering service contracts entered into by any 200 state agency, institution, commission, board or authority 201 regardless of the source of funding used to defray the costs of 202 the construction or renovation project for which services are to 203 be obtained. The provisions of this subsection (7) shall not 204 apply to any architectural or engineering contract paid for by 205 self-generated funds of any of the state institutions of higher 206 learning, nor shall they apply to community college projects that are funded from local funds or other nonstate sources which are 207 208 outside the Department of Finance and Administration's 209 appropriations or as directed by the Legislature. The provisions 210 of this subsection (7) shall not apply to any construction or design projects of the State Military Department that are funded 211 from federal funds or other nonstate sources. 212

(8) The department shall have the authority to obtain annually from the state institutions of higher learning information on all building, construction and renovation projects including duties, responsibilities and costs of any architect or engineer hired by any such institutions.

(9) (a) As an alternative to other methods of awarding contracts as prescribed by law, the department may use the design-build method or the design-build bridging method of 221 contracting for new capital construction projects to be used as a 222 pilot program for the following projects:

(i) Projects for the Mississippi Development
Authority pursuant to agreements between both governmental
entities;

(ii) Any project with an estimated cost of not more than Ten Million Dollars (\$10,000,000.00), not to exceed two (2) projects per fiscal year; and

(iii) Any project which has an estimated cost of more than Fifty Million Dollars (\$50,000,000.00), not to exceed one (1) project per fiscal year.

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(b) As used in this subsection:

(i) "Design-build method of contracting" means a contract that combines the design and construction phases of a project into a single contract and the contractor is required to satisfactorily perform, at a minimum, both the design and construction of the project.

238 (ii) "Design-build bridging method of contracting" 239 means a contract that requires design through the design 240 development phase by a professional designer, after which a 241 request for qualifications for design completion and construction 242 is required for the completion of the project from a single 243 contractor that combines the balance of design and construction 244 phases of a project into a single contract. The contractor is 245 required to satisfactorily perform, at a minimum, both the balance of design and construction of the project. 246

(c) The department shall establish detailed criteria for the selection of the successful design-build/design-build bridging contractor in each request for design-build/design-build bridging proposals. The request for qualifications evaluation of the selection committee is a public record and shall be maintained for a minimum of three (3) years after project completion.

(d) The department shall maintain detailed records on projects separate and apart from its regular record keeping. The department shall file a report to the Legislature evaluating the

H. B. 1015 PAGE 7 256 design-build/design-build bridging method of contracting by 257 comparing it to the low-bid method of contracting. At a minimum, 258 the report must include:

(i) The management goals and objectives for thedesign-build/design-build bridging system of management;

(ii) A complete description of the components of the design-build/design-build bridging management system, including a description of the system the department put into place on all projects managed under the system to insure that it has the complete information on building segment costs and to insure proper analysis of any proposal the department receives from a contractor;

(iii) The accountability systems the department established to monitor any design-build/design-build bridging project's compliance with specific goals and objectives for the project;

(iv) The outcome of any project or any interim report on an ongoing project let under a design-build/design-build bridging management system showing compliance with the goals, objectives, policies and procedures the department set for the project; and

(v) The method used by the department to select projects to be let under the design-build/design-build bridging system of management and all other systems, policies and procedures that the department considered as necessary components to a design-build/design-build bridging management system.

(e) All contracts let under the provisions of this
subsection shall be subject to oversight and review by the State
Auditor.

(10) The department may authorize the state institutions of
 higher learning and other state agencies to manage any
 construction or renovation project with a value not exceeding Two
 Hundred Fifty Thousand Dollars (\$250,000.00). The department
 shall develop criteria for management of projects that each agency
 must follow in order to manage projects. Only agencies that the

291 department deems capable of managing by the criteria may manage

292 their own projects. Additionally, the department shall require

293 agencies managing their own projects to do the following:

294 <u>(a) Use standard departmentally approved contracts and</u> 295 project management procedures; and

(b) Conduct projects on a reimbursable basis and
 require documentation that the department deems appropriate for
 payment of claims. Reimbursement shall be on a one-time basis at
 completion and approval of project documentation submittals.

300 The department shall revoke the authority of any agency to 301 perform management functions if, in its opinion, an agency has not 302 followed the department's requirements for managing projects.

303 **SECTION 3.** (1) For the purposes of this section:

304 (a) "Building commissioning agent" means a person who305 renders building commissioning services.

306 (b) "Building commissioning services" include any 307 services rendered by an independent contractor to the state or a 308 local governing authority associated with the construction of 309 buildings that are intended to assist in the state or local 310 governing authority in reducing construction costs or enhancing 311 the long-term value of the construction project.

312 (C) "Construction program management services and/or 313 construction management services" means a set of management and 314 technical services rendered by a person or firm to a public sector 315 building owner during the predesign, design, construction, or post construction phases of new construction, demolition, alteration, 316 repair, or renovation projects. These services shall include any 317 one or more of the following: project planning, budgeting, 318 319 scheduling, coordination, design management, construction 320 administration, or facility occupancy actions, but shall not include any component of the actual construction work. The term 321 322 shall not include general contractors who are engaged to actually perform the construction work. The term also shall not include 323 services customarily performed by licensed architects or 324 325 registered engineers.

H. B. 1015 PAGE 9 326 (d) "Construction program manager and/or construction
 327 manager" means a person who performs construction program
 328 management services and/or construction management services.

(e) "Public construction project" means any project for
the construction of buildings for the state or for any local
governing authority of the state.

(2) No construction program manager and/or construction 332 333 manager, or any subsidiary owned in whole or in part by the 334 construction program manager and/or construction manager, or any parent corporation or firm of the construction program manager 335 336 and/or construction manager, shall be eligible to bid or otherwise participate in the construction, contracting, or subcontracting on 337 338 any public construction project or part thereof for which the construction program manager and/or construction manager has been 339 340 hired to perform construction program management services and/or 341 construction management services. Any contract for public construction that violates this provision shall be void against 342 343 the public policy of the state.

344 (3) No building commissioning agent, or any subsidiary owned 345 in whole or in part by the building commissioning agent, or any 346 parent corporation or firm of the building commissioning agent, 347 shall be eligible to bid or otherwise participate in the 348 construction, contracting or subcontracting on any public 349 construction project or part thereof for which the building 350 commissioning agent has been hired to perform construction building commissioning services. Any contract for public 351 352 construction that violates this provision shall be void against the public policy of the state. 353

354 **SECTION 4.** This act shall take effect and be in force from 355 and after July 1, 2006.

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

AN ACT TO AMEND SECTION 31-11-30, MISSISSIPPI CODE OF 1972,
 TO INCREASE TO \$5,000,000.00 OR MORE THE COST OF CAPITAL
 IMPROVEMENT PROJECTS THAT ARE REQUIRED TO BE FUNDED IN TWO PHASES
 AND TO DEFINE THE TERMS "EMERGENCY" AND "CRITICAL NEED" FOR THE

5 PURPOSES OF EXEMPTION FROM THE REQUIREMENT OF FUNDING CAPITAL IMPROVEMENTS PROJECTS INVOLVING STATE BUILDINGS IN TWO PHASES; TO 6 REQUIRE THAT CONSTRUCTION PROJECTS FUNDED WITH STATE BOND FUNDS OR 7 8 OTHER STATE FUNDS AUTHORIZED FOR COMMUNITY AND JUNIOR COLLEGES BE 9 ADMINISTERED THROUGH THE TWO-PHASE PLANNING PROCESS; TO AMEND SECTION 31-11-3, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE 10 DEPARTMENT OF FINANCE AND ADMINISTRATION TO ALLOW STATE 11 12 INSTITUTIONS OF HIGHER LEARNING AND OTHER STATE AGENCIES TO MANAGE CONSTRUCTION PROJECTS WITH A VALUE OF \$250,000.00 OR LESS PROVIDED THAT EACH AGENCY MEETS DEPARTMENTALLY DEVELOPED CRITERIA AND 13 14 MANAGEMENT REQUIREMENTS; TO PROHIBIT CONSTRUCTION PROGRAM MANAGERS 15 16 AND/OR CONSTRUCTION MANAGERS AND BUILDING COMMISSIONING AGENTS AND 17 THEIR SUBSIDIARIES OR PARENTS FROM BIDDING ON ANY PUBLIC CONSTRUCTION PROJECT FOR WHICH THEY ARE PROVIDING CONSTRUCTION 18 19 PROGRAM MANAGEMENT SERVICES AND/OR CONSTRUCTION MANAGEMENT 20 SERVICES OR BUILDING COMMISSIONING SERVICES; AND FOR RELATED 21 PURPOSES.

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John O. Gilbert Secretary of the Senate