Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1459

BY: Committee

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

6	SECTION 1. Section 31-7-14, Mississippi Code of 1972, is
7	amended as follows:
8	31-7-14. (1) (a) For purposes of this section, the
9	following words and phrases shall have the meaning ascribed
10	herein, unless the context clearly indicates otherwise:
11	(i) "Division" means the Energy Division of the
12	Mississippi <u>Development Authority</u> .
13	(ii) <u>"Energy services</u> " or "energy efficient
14	services means energy efficiency equipment, services relating to
15	the installation, operation and maintenance of equipment and
16	improvements reasonably required to existing <u>or new</u> equipment and
17	existing or new improvements and facilities including, but not
18	limited to, heating, ventilation and air conditioning systems,
19	lighting, windows, insulation and energy management controls, life
20	safety measures that provide long-term, operating-cost reductions,
21	building operation programs that reduce operating costs, other
22	energy-conservation-related improvements, including improvements
23	or equipment related to renewable energy, water and other natural
24	resources conservation, including accuracy and measurement of

25 water distribution and/or consumption, and other equipment,

26 services and improvements providing energy efficiency as 27 determined by the division.

28 (iii) "Energy performance contract" means an 29 agreement to provide energy services which include, but are not 30 limited to, the design, installation, financing and maintenance or 31 management of the energy systems or equipment in order to improve its energy efficiency. The energy savings are guaranteed by the 32 performance contractor and savings from energy, operations, 33 34 maintenance and other cost-avoidance measures can be used to repay 35 the cost of the project.

36 (iv) "Energy services contract" means an agreement 37 to provide energy services which include, but are not limited to, 38 the design, installation, financing and maintenance or management 39 of the energy systems or equipment in order to improve its energy 40 efficiency. Payments for the contract are not contingent upon the 41 actual savings realized from the equipment.

42 (v) "Entity" means the board of trustees of any
43 public school district, junior college, institution of higher
44 learning, publicly-owned hospital, state agency or governing
45 authority of this chapter.

46 (vi) "Shared savings contract" means an agreement
47 where the contractor and the entity each receive a pre-agreed
48 percentage or dollar value of the energy cost savings over the
49 life of the contract.

50 <u>(vii) "Reduce operating costs" means elimination</u> 51 <u>of future expenses or avoidance of future replacement expenditures</u> 52 <u>as a result of new equipment installed or services performed. A</u> 53 <u>contract that otherwise satisfies the requirements of this section</u> 54 <u>shall satisfy the requirements allowing use of an energy</u> 55 <u>performance or shared savings contract even if the sole expense</u>

56 being eliminated is maintenance expense.

57 (b) An entity may enter into a lease, energy services 58 contract or lease-purchase contracts for energy efficiency 59 equipment, services relating to the installation, operation and 60 maintenance of equipment or improvements reasonably required to 61 existing <u>or new</u> equipment and existing <u>or new</u> improvements <u>and</u> 62 <u>facilities</u> and shall contract in accordance with the following 63 provisions:

(i) An entity shall publicly issue requests for 64 65 proposals, advertised in the same manner as provided in Section 31-7-13 for seeking competitive sealed bids, concerning the 66 67 provision of energy efficiency services relating to the installation, operation and maintenance of equipment, improvements 68 69 reasonably required to existing or new equipment and existing or 70 new improvements and facilities or the design, installation, 71 ownership, operation and maintenance of energy efficiency 72 equipment. Those requests for proposals shall contain terms and 73 conditions relating to submission of proposals, evaluation and 74 selection of proposals, financial terms, legal responsibilities, 75 and any other matters as the entity determines to be appropriate 76 for inclusion.

(ii) Upon receiving responses to the request for proposals, the entity may select the most qualified proposal or proposals on the basis of experience and qualifications of the proposers, the technical approach, the financial arrangements, the overall benefits to the entity and any other relevant factors determined to be appropriate.

(iii) An entity shall negotiate and enter into
contracts with the person, persons, firm or firms submitting the
proposal selected as the most qualified under this section.
(iv) All contracts must contain the following
annual allocation dependency clause: The continuation of this
contract is contingent upon the appropriation of funds to fulfill

the requirements of the contract by the Legislature or other 89 90 budgeting authority. If the Legislature or other budgeting 91 authority fails to appropriate sufficient monies to provide for 92 the continuation of the contract, the contract shall terminate on 93 the last day of the fiscal year for which appropriations were 94 made. The termination shall be without penalty or expense to the entity of any kind whatsoever, except as to the portions of 95 payments for which funds were appropriated. 96

97 (v) The annual rate of interest paid under any 98 lease-purchase agreement authorized by this section shall not 99 exceed the maximum interest rate to maturity on general obligation 100 indebtedness permitted under Section 75-17-101.

101 (vi) The maximum lease-purchase term for any 102 equipment acquired under this section shall not exceed the useful 103 life of that equipment as determined according to the upper limit 104 of the asset depreciation range (ADR) guidelines for the Class 105 Life Asset Depreciation Range System established by the Internal 106 Revenue Service under the United States Internal Revenue Code and 107 the regulations thereunder as in effect on December 31, 1980, or 108 comparable depreciation guidelines with respect to any equipment 109 not covered by ADR guidelines.

(vii) This subsection shall, with respect to the procurement of energy efficiency services and/or equipment, supersede any contradictory or conflicting provisions of Chapter 7, Title 31, Mississippi Code of 1972, and other laws with respect to awarding public contracts.

(2) (a) The division may contract with a party selected under this subsection to provide financing to entities and private "nonprofit" hospitals, to purchase energy efficiency equipment, services relating to the installation, operation and maintenance of equipment or improvements reasonably required to existing <u>or</u> <u>new</u> equipment and existing <u>or new</u> improvements <u>and facilities</u> or

121 an energy saving performance contract, energy services contract, 122 or lease-purchase basis. Any energy efficiency lease financing 123 contract entered into by the division before May 15, 1992, shall 124 be valid and binding when the contract was entered into under this 125 subsection.

(b) The entities and private "nonprofit" hospitals that
decide to contract for energy efficiency equipment, services
relating to the installation, operation and maintenance of
equipment or improvements reasonably required to existing <u>or new</u>
equipment and existing <u>or new</u> improvements <u>and facilities</u> on a
lease, energy services contract or lease-purchase basis, may
request financial assistance from the division.

(c) The provisions of any energy efficiency
lease-purchase agreements authorized under this subsection shall
comply with the requirements of subparagraphs (1)(b)(iv) and (v)
of this section. The term of any energy services performance
contract, energy services contract, lease or lease-purchase
agreement for energy efficiency services and/or equipment entered
into under this section shall not exceed fifteen (15) years.

140 (d) Any entity or private "nonprofit" hospital having 141 approval of the division may borrow money in anticipation of 142 entering into a lease-purchase agreement pursuant to subsection 143 (2)(b) of this section. Any borrowing may be upon terms and 144 conditions as may be agreed upon by the borrowing entity and the 145 party advancing interim funds; however, the principal on any borrowing shall be repaid within a period of time not to exceed 146 147 one hundred eighty (180) days. In borrowing money under this subparagraph, it is not necessary to publish notice of intention 148 149 to do so or to secure the consent of the qualified electors, 150 either by election or otherwise. Any borrowing may be negotiated 151 between the parties and is not required to be publicly bid, may be 152 evidenced by negotiable notes or lease and shall not be considered

when computing any limitation of indebtedness of the borrowing entity established by law. The principal, interest and costs of incurring any borrowing shall not exceed the principal amount of the final contract or agreement approved by the division, and accepted by the borrowing entity, under subsection (2)(b) of this section.

(e) This subsection shall, with respect to the
procurement of energy efficiency services and/or equipment,
supersede the provisions of any contradictory or conflicting
provisions of Chapter 7, Title 31, Mississippi Code of 1972, and
other laws with respect to awarding public contracts.

164 (3) All lease-purchase agreements authorized by this section
165 and the income from those agreements shall be exempt from all
166 taxation within the State of Mississippi, except gift, transfer
167 and inheritance taxes.

168 (4) (a) An entity may contract for energy efficiency 169 equipment services relating to the installation, operation or 170 maintenance of equipment or improvements reasonably required to 171 existing <u>or new</u> equipment and existing <u>or new</u> improvements <u>and</u> 172 facilities on a shared savings basis or performance basis.

173 (b) If an entity decides to enter into a contract for 174 energy efficiency equipment, services relating to the 175 installation, operation or maintenance of equipment or improvements reasonably required to existing or new equipment and 176 177 existing or new improvements and facilities on a shared savings basis or performance basis, the entity shall issue a request for 178 179 proposals or a request for qualifications, as determined necessary by the division, in the same manner as prescribed under subsection 180 (1)(b) of this section. The entity shall notify the division in 181 182 writing. The final contract shall be approved by the division.

(c) The terms of any shared savings or performance contract for efficiency services and/or equipment entered into under this section may not exceed fifteen (15) years.

(d) The terms of any shared savings or performance
contract entered into under this section must contain a guarantee
of savings clause from the company providing energy efficiency
equipment services relating to the installation, operation and
maintenance of equipment or improvements reasonably required to
existing <u>or new</u> equipment and existing <u>or new</u> improvements <u>and</u>
facilities.

193 (5) By September 1 of each year, each entity that receives 194 financial assistance through the energy efficiency lease program 195 shall annually report to the division its energy usage by meter in 196 dollars and consumption by fuel type for the previous fiscal year.

197 (6) The contract may be construed to provide flexibility to
 198 public agencies in structuring agreements entered into hereunder
 199 so that economic benefits may be maximized.

200 **SECTION 2.** This act shall take effect and be in force from 201 and after its passage.

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

1 AN ACT TO AMEND SECTION 31-7-14, MISSISSIPPI CODE OF 1972, TO 2 REVISE THE DEFINITION OF "ENERGY EFFICIENT SERVICES" FOR THE 3 PURPOSES OF CONTRACTING FOR OR LEASING ENERGY EFFICIENCY EQUIPMENT 4 OR ENERGY SERVICES BY PUBLIC ENTITIES; AND FOR RELATED PURPOSES.