Adopted AMENDMENT NO 1 PROPOSED TO

Cmte Sub for Senate Bill No. 2807

BY: Senator(s) Chaney

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

- $\underline{\text{SECTION 1.}}$ This act shall be known as the "Building a Safer
- 24 and Stronger Mississippi Act."
- 25 **SECTION 2.** (1) The public policy of the State of
- 26 Mississippi is to maintain minimum standards of construction in
- 27 buildings and other structures consistent with the public health,
- 28 safety and welfare, including housing affordability, of its
- 29 citizens.
- 30 (2) This act is enacted to adopt a state building code for
- 31 the State of Mississippi to govern the construction,
- 32 reconstruction, alteration and repair of buildings and other
- 33 structures and the installation of mechanical devices and
- 34 equipment therein. The state building codes shall establish
- 35 uniform performance standards providing reasonable safeguards for
- 36 health, safety, welfare, housing affordability, comfort and
- 37 security of the residents of this state who are occupants and
- 38 users of buildings, and will provide for the use of modern
- 39 methods, devices, materials and techniques.
- 40 (3) To clarify the intent of the Legislature and address
- 41 questions that might arise or have arisen with respect to

- provisions of the nationally known codes that have been or are 42
- 43 adopted by this act.
- (4) To further clarify the intent of the Legislature, except 44
- 45 as otherwise provided in Section 6 of this act concerning
- 46 emergency wind and flood mitigation requirements, this act
- 47 continues to apply to a person who may act under authority of the
- State Fire Marshal's Office, except that the allocation of 48
- inspection duties among local officials is not dictated by this 49
- 50 act but remains a matter for the local authority.
- 51 SECTION 3. (1) Except as provided in Section 6 of this act,
- 52 all municipalities and counties may enforce building, residential,
- electrical, plumbing, mechanical, fire and fuel gas codes, 53
- 54 hereafter referred to as "state building codes" in this act,
- 55 relating to the construction, livability, sanitation, erection,
- 56 installation of equipment, alteration, repair, occupancy,
- 57 classification or removal of structures located within their
- 58 jurisdictions and promulgate regulations to implement their
- 59 enforcement. If any municipality or county enforces building
- codes, then such municipality or county shall enforce only the 60
- 61 codes and guidelines provided in this act.
- To the extent that federal regulations preempt state and 62 (2)
- 63 local laws, nothing in this act conflicts with the federal
- Department of Housing and Urban Development regulations regarding 64
- 65 manufactured housing construction.
- 66 In connection with the construction of any building,
- structure or other improvement to immoveable property, neither the 67
- 68 performance of any enforcement procedure nor any provision of the
- state building codes shall constitute or be construed as a 69
- 70 warranty or guarantee by a governmental enforcement agency as to
- durability or fitness, or as a warranty or guarantee by a 71
- 72 governmental enforcement official that the building, structure or
- 73 other improvement to immovable property or any materials,

74 equipment or method or type of construction used therein is or 75 will be free from defects, will perform in a particular manner, is 76 fit for a particular purpose, or will last any amount of time. 77 SECTION 4. Municipalities and counties may establish 78 agreements with other governmental entities of the state or 79 certified third-party providers to issue permits and enforce state 80 building codes in order to provide the services required by this 81 act. The council may assist in arranging for municipalities, counties or third-party providers to provide the services required 82 83 by this act to other municipalities or counties if a written 84 request from the governing body of the municipality is submitted to the council. A third-party provider shall be any individual 85 86 certified by the International Code Council. During the time period that the provisions of Section 6 of this act are in effect, 87 88 every certified third-party provider doing business within the 89 state shall notify the State Fire Marshal of their intention to do 90 business within the state, and the State Fire Marshal shall 91 maintain a listing of the name of the provider and the name and location of the person or entity with whom the provider has 92 93 contracted to provide enforcement services. Once the council meets for the first time, certified third-party providers shall 94 95 notify the council of their intention to do business within the state and the council shall maintain a listing of all certified 96 97 third-party providers. 98 Each county may appoint a council certified SECTION 5. building official or contract with other political subdivisions or 99 100 third parties as authorized in Section 4 of this act so that the unincorporated area of the counties is under the jurisdiction of a 101 102 council certified building official. Each municipality may 103 appoint a council certified building official or contract for a 104 council certified building official within the municipal limits.

Based on the needs established by each municipality or county, the

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- 106 council certified building official may appoint and employ other
- 107 council certified personnel and assistants necessary to perform
- 108 the required inspections and technical duties.
- 109 **SECTION 6.** (1) From and after ninety (90) days of the
- 110 effective date of this act, the counties of Jackson, Harrison,
- 111 Hancock, George, Stone, Pearl River, Perry and Greene, including
- 112 all municipalities therein, shall enforce, on an emergency basis,
- 113 all the wind and flood mitigation requirements prescribed by:
- 114 (a) The 2003 International Residential Code, as
- 115 modified in Section 8(1)(b) of this act, and the 2003
- 116 International Building Code, and as supplemented by,
- 117 (b) The Federal Emergency Management Agency (FEMA)
- 118 Coastal Construction Guidelines for Flooding.
- 119 (2) From and after July 1, 2007, the counties of Forrest and
- 120 Lamar, including all municipalities therein, shall enforce, on an
- 121 emergency basis, all the wind and flood mitigation requirements
- 122 prescribed by:
- 123 (a) The 2003 International Residential Code, as
- 124 modified in Section 8(1)(b) of this act, and the 2003
- 125 International Building Code, and as supplemented by,
- 126 (b) The Federal Emergency Management Agency (FEMA)
- 127 Coastal Construction Guidelines for Flooding.
- 128 (3) Emergency wind and flood building requirements adopted
- 129 in this section shall remain in force until the state building
- 130 codes adopted by the council have become effective, at which time
- 131 the counties listed in subsections (1) and (2) of this section
- 132 shall enforce the state building codes.
- 133 (4) If the municipalities and counties listed in subsection
- 134 (1) are unable to enforce the emergency wind and flood mitigation
- 135 requirements prescribed in this section within ninety (90) days of
- 136 the effective date of this act, the Mississippi State Fire

- 137 Marshal's Office shall enforce them as long as they remain in
- 138 effect.
- 139 **SECTION 7.** The council shall adopt, modify and promulgate
- 140 the state building codes referenced in Section 8 of this act in
- 141 accordance with the Administrative Procedures Law, Section
- 142 25-43-1.101 et seq. The state building codes shall be updated
- 143 every three (3) years.
- 144 **SECTION 8.** (1) The council shall adopt by reference and
- 145 amend only the latest editions of the following as the statewide
- 146 minimum codes:
- 147 (a) International Building Code and the standards
- 148 referenced in that code for regulation of construction within this
- 149 state. The appendices of that code may be adopted as needed, but
- 150 the specific appendix or appendices must be referenced by name or
- 151 letter designation at the time of adoption.
- (b) International Residential Code (IRC) and the
- 153 standards referenced in that code are included for regulation of
- 154 construction within this state. The appendices of that code may
- 155 be adopted as needed, but the specific appendix or appendices must
- 156 be referenced by name or letter designation at the time of
- 157 adoption, with the exception of Appendix J, Existing Buildings and
- 158 Structures, which is hereby adopted by this reference.
- 159 (c) International Mechanical Code and the standards
- 160 referenced in that code for regulation of construction within this
- 161 state. The appendices of that code may be adopted as needed, but
- 162 the specific appendix or appendices must be referenced by name or
- 163 letter designation at the time of adoption.
- 164 (d) International Plumbing Code and the standards
- 165 referenced in that code for regulation of construction within this
- 166 state. The appendices of that code may be adopted as needed, but
- 167 the specific appendix or appendices must be referenced by name or
- 168 letter designation at the time of adoption.

- (e) International Fuel Gas Code and the standards
- 170 referenced in that code for regulation of construction within this
- 171 state. The appendices of that code may be adopted as needed, but
- 172 the specific appendix or appendices must be referenced by name or
- 173 letter designation at the time of adoption.
- 174 (f) National Electric Code and the standards referenced
- 175 in that code for regulation of construction within this state.
- 176 The appendices of that code may be adopted as needed, but the
- 177 specific appendix or appendices must be referenced by name or
- 178 letter designation at the time of adoption.
- 179 (g) International Fire Code and the standards
- 180 referenced in that code for regulation of construction within this
- 181 state. The appendices of that code may be adopted as needed, but
- 182 the specific appendix or appendices must be referenced by name or
- 183 letter designation at the time of adoption.
- (h) Appendix B of the Standard Building Code, 1999, for
- 185 administrative purposes as required by this section.
- 186 (2) Within six (6) months of the effective date of this act,
- 187 the council shall adopt the latest versions of the 2003 edition
- 188 codes referenced in this section.
- 189 (3) The initial code adopted by this council under the
- 190 provisions of this act shall become effective from and after July
- 191 1, 2008.
- 192 **SECTION 9.** (1) Counties and municipalities may adopt
- 193 amendments to the administrative provisions of the state building
- 194 codes not more than once every twelve (12) months. The
- 195 administrative amendments shall meet the following criteria:
- 196 (a) Be more stringent than the minimum standard in the
- 197 code;
- 198 (b) Transmitted to the council within thirty (30) days;
- 199 and

200	((c) Be	made	availab	ole	to	the ge	neral	publ	ic	in
201	legislative	format	ado	ditions	to	the	state	build	ding	cod	le

- 202 underlined and omissions from the code stricken through.
- 203 (2) Counties and municipalities may adopt technical
- 204 amendments to the provisions of the state building codes not more
- 205 than once every twelve (12) months. The technical amendments
- 206 shall meet the following criteria:
- 207 (a) Be more stringent than the minimum technical
- 208 requirements in the code, but no more stringent than necessary to
- 209 address the local need identified;
- 210 (b) Public hearing advertised in a newspaper of general
- 211 circulation at least ten (10) days prior to the hearing;
- 212 (c) Evidence or data supporting the determination of
- 213 need to strengthen code requirements to address local conditions;
- 214 (d) May not discriminate against materials, products or
- 215 construction techniques of demonstrated capabilities;
- (e) May not introduce a new subject not addressed in
- 217 the code;
- 218 (f) Available in legislative usable format, additions
- 219 to the state building code underlined and omissions from the code
- 220 stricken through;
- 221 (g) Transmitted to the council within thirty (30) days;
- (h) Must have established a countywide compliance
- 223 review board prior to adoption. The board's determination of
- 224 compliance may be appealed to the council by either the local
- 225 government or the substantially affected party;
- (i) Must include a fiscal impact statement, although
- 227 the statement may not form the basis for a compliance challenge;
- 228 and
- 229 (j) The council may review and make nonbinding
- 230 recommendations regarding compliance with these requirements.

- 231 (3) Any amendment to the state building codes adopted by a 232 local government pursuant to this section shall be effective only 233 upon notification to the council. The council shall review such 234 amendment for consistency with the criteria in Section 10 of this
- 235 act and may consider adopting such amendment as part of the state
- 236 building codes.
- 237 **SECTION 10.** The council may approve technical amendments to
- 238 the state building codes once each year for general applicability
- 239 upon finding that the amendment is more stringent than the
- 240 requirements of the minimum state building codes. The amendment
- 241 shall not diminish the health, welfare and life safety of the
- 242 general public. The council shall consider the housing
- 243 affordability of the citizens when making the technical
- amendments.
- 245 **SECTION 11.** (1) There is hereby created the Mississippi
- 246 Building Codes Council. Each member of the council shall be
- 247 appointed by the executive director of his respective professional
- 248 association unless otherwise stated herein. Each member shall
- 249 serve for a term of three (3) years and until a successor is
- 250 appointed and qualifies. No person who has previously been
- 251 convicted of a felony in this state or any other state may be
- 252 appointed to the council. The council shall consist of
- 253 twenty-three (23) members composed of:
- 254 (a) One (1) representative of the American Institute of
- 255 Architects of Mississippi;
- 256 (b) Three (3) representatives of the Home Builders
- 257 Association of Mississippi;
- 258 (c) One (1) representative of the Associated General
- 259 Contractors of Mississippi;
- 260 (d) One (1) representative of the Associated Builders
- 261 and Contractors of Mississippi;

- 262 (e) One (1) representative of the American Council of
- 263 Engineering Companies of Mississippi;
- 264 (f) Two (2) representatives of the Building Officials
- 265 Association of Mississippi;
- 266 (g) One (1) disabled person to be appointed by the
- 267 Governor;
- (h) One (1) representative of the property/casualty
- 269 insurance industry to be appointed by the Governor;
- 270 (i) One (1) representative of the Mississippi Municipal
- 271 League;
- 272 (j) One (1) representative of the Mississippi
- 273 Manufactured Housing Association;
- (k) One (1) representative of the electrical industry
- 275 who is a master electrician to be appointed by the American
- 276 Subcontractors Association;
- 277 (1) One (1) representative of the mechanical or gas
- 278 industry who is a master mechanic to be appointed by the American
- 279 Subcontractors Association;
- 280 (m) One (1) representative of the plumbing industry who
- 281 is a master plumber to be appointed by the American Subcontractors
- 282 Association;
- 283 (n) One (1) representative of the Mississippi Fire
- 284 Chiefs Association;
- (o) One (1) representative of the Mississippi
- 286 Association of Supervisors;
- 287 (p) One (1) representative of the Mississippi Minority
- 288 Contractors Association to be appointed by the Governor;
- 289 (q) One (1) representative of the Mississippi Concrete
- 290 Industries Association;
- 291 (r) One (1) person representing the consumer who shall
- 292 have no interest in the construction industry to be appointed by
- 293 the Governor;

- 294 (s) The Mississippi State Fire Marshal, or his
- 295 designee, to serve ex officio, nonvoting; and
- 296 (t) The Executive Director of the State Board of
- 297 Professional Geologists, or his designee, to serve ex officio,
- 298 nonvoting.
- 299 (2) A vacancy must be filled in the manner of the original
- 300 appointment for the unexpired portion of the term.
- 301 (3) The primary function of the council is to review and
- 302 adopt the state building codes, provide requirements for training,
- 303 education and certification of code officials and accept all
- 304 requests for amendments of the code to determine which amendments,
- 305 if any, are justified by local conditions and can be enacted after
- 306 a finding on the record that the modification does not minimize
- 307 public health, safety and welfare. Certification of code
- 308 officials shall include the International Code Council's
- 309 certification programs and the appropriate category or level of
- 310 certification shall be verified by the council.
- 311 (4) The State Fire Marshal shall convene the first meeting
- 312 of the council within ninety (90) days of the effective date of
- 313 this act and shall act as temporary chairman until the council
- 314 elects from its members a chairman and vice chairman. The council
- 315 shall adopt regulations consistent with this act. A meeting may
- 316 be called by the chairman on his own initiative and must be called
- 317 by him at the request of three (3) or more members of the council.
- 318 Each member must be notified by the chairman in writing of the
- 319 time and place of the meeting at least seven (7) days before the
- 320 meeting. Fourteen (14) members constitute a quorum. Each meeting
- 321 is open to the public. An official decision of the council may be
- 322 made only by a vote of at least two-thirds (2/3) of those members
- 323 in attendance at the meeting.
- 324 **SECTION 12.** (1) For purposes of this section, "farm
- 325 structure" means a structure that is constructed on a farm, other

- than a residence or a structure attached to it, for use on the farm, including, but not limited to, barns, sheds and poultry houses, but not public livestock areas. For purposes of this section, "farm structure" does not include a structure originally qualifying as a "farm structure" but later converted to another
- 332 (2) The governing body of a county or municipality may not 333 enforce that portion of a nationally recognized building code that 334 regulates the construction or improvement of a farm structure.
- The provisions of this section do not apply unless, 335 336 before constructing a farm structure, the person owning the 337 property on which the structure is to be constructed files an 338 affidavit with the county or municipal official responsible for 339 enforcing the building code stating that the structure is being constructed as a farm structure. The affidavit must include a 340 341 statement of purpose or intended use of the proposed structure or 342 addition.
- 343 (4) This section does not affect the authority of the 344 governing body of a county or municipality to issue building 345 permits before the construction or improvement of a farm 346 structure.
- 347 SECTION 13. (1) For a violation of the building codes or 348 regulations adopted pursuant to this act, the local building 349 officials, municipal or county attorneys or other appropriate 350 authorities of a political subdivision, in addition to other remedies, may apply for injunctive relief, mandamus or other 351 352 appropriate proceeding. A court may grant temporary injunctive 353 relief upon receipt of a verified complaint of an imminent danger 354 or emergency situation.
- 355 (2) The governing authority of any municipality, the board 356 of supervisors of any county, and any rural inspection authority, 357 in its discretion, may adopt an ordinance or resolution to

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use.

- 358 establish and impose a civil penalty not to exceed Two Hundred
- 359 Dollars (\$200.00) upon any person found to be in violation of a
- 360 building code or regulation adopted pursuant to the provisions of
- 361 this act.
- 362 **SECTION 14.** The provisions of this act are cumulative to
- 363 other local ordinances and do not limit the authority of counties
- 364 or municipalities as long as they do not diminish the requirements
- 365 established in this act.
- 366 **SECTION 15.** Buildings must be inspected in accordance with
- 367 the codes in effect for the locality on the date of the issuance
- 368 of the original building permit, except that:
- 369 (a) If no date of issuance of original building permit
- 370 can be found, the date of submission of the completed application
- 371 to the local authority must be used.
- 372 (b) If no date of application for, or date of issuance
- of, building permit is available, the director of the applicable
- 374 county planning and development service (or similar agency) shall
- 375 determine the nearest possible date by using available documents,
- 376 such as transfer of property records, mortgage records, tax
- 377 records or rent records.
- 378 **SECTION 16.** The provisions of this act shall not apply to
- 379 the construction or improvement of buildings used by industries
- 380 designated as manufacturing (sectors 31-33), utilities (sector
- 381 22), bulk stations and materials (sector 422710), crude oil
- 382 pipelines (sector 486110), refined petroleum products pipelines
- 383 (sector 486910), natural gas pipelines (sector 486210), other
- 384 pipelines (sector 486990) and natural gas processing plants
- 385 (sector 211112), under the North American Industry Classification
- 386 System (NAICS).
- 387 **SECTION 17.** Section 19-5-9, Mississippi Code of 1972, is
- 388 amended as follows:

389	19-5-9. (1) The construction codes published by a
390	nationally recognized code group which sets minimum standards and
391	has the proper provisions to maintain up-to-date amendments are
392	adopted as minimum standard guides for building, plumbing,
393	electrical, gas, sanitary, and other related codes in Mississippi.
394	Any county within the State of Mississippi, in the discretion of
395	the board of supervisors, may adopt building codes, plumbing
396	codes, electrical codes, sanitary codes, or other related codes
397	dealing with general public health, safety or welfare, or a
398	combination of the same, within but not exceeding the provisions
399	of the construction codes published by nationally recognized code
400	groups, by order or resolution in the manner prescribed in this
401	section, but those codes so adopted shall apply only to the
402	unincorporated areas of the county. However, those codes shall
403	not apply to the erection, maintenance, repair or extension of
404	farm buildings or farm structures, except as may be required under
405	the terms of the "Flood Disaster Protection Act of 1973" and shall
406	apply to a master planned community as defined in Section 19-5-10,
407	only to the extent allowed in Section 19-5-10. The provisions of
408	this section shall not be construed to authorize the adoption of
409	any code which applies to the installation, repair or maintenance
410	of electric wires, pipelines, apparatus, equipment or devices by
411	or for a utility rendering public utility services, required by it
412	to be utilized in the rendition of its duly authorized service to
413	the public. Before any such code shall be adopted, it shall be
414	either printed or typewritten and shall be presented in pamphlet
415	form to the board of supervisors at a regular meeting. The order
416	or resolution adopting the code shall not set out the code in
417	full, but shall merely identify the same. The vote or passage of
418	the order or resolution shall be the same as on any other order or
419	resolution. After its adoption, the code or codes shall be
420	certified to by the president and clerk of the board of

- 421 supervisors and shall be filed as a permanent record in the office
- 422 of the clerk who shall not be required to transcribe and record
- 423 the same in the minute book as other orders and resolutions.
- 424 (2) All provisions of this section shall apply to amendments
- 425 and revisions of the codes mentioned in this section. The
- 426 provisions of this section shall be in addition and supplemental
- 427 to any existing laws authorizing the adoption, amendment or
- 428 revision of county orders, resolutions or codes.
- 429 (3) Any code adopted under the provisions of this section
- 430 shall not be in operation or force until sixty (60) days have
- 431 elapsed from the adoption of same; however, any code adopted for
- 432 the immediate preservation of the public health, safety and
- 433 general welfare may be effective from and after its adoption by a
- 434 unanimous vote of the members of the board. Within five (5) days
- 435 after the adoption or passage of an order or resolution adopting
- 436 that code or codes the clerk of the board of supervisors shall
- 437 publish in a legal newspaper published in the county the full text
- 438 of the order or resolution adopting and approving the code, and
- 439 the publication shall be inserted at least three (3) times, and
- 440 shall be completed within thirty (30) days after the passage of
- 441 the order or resolution.
- 442 (4) Any person or persons objecting to the code or codes may
- 443 object in writing to the provisions of the code or codes within
- 444 sixty (60) days after the passage of the order or resolution
- 445 approving same, and if the board of supervisors adjudicates that
- 446 ten percent (10%) or more of the qualified electors residing in
- 447 the affected unincorporated areas of the county have objected in
- 448 writing to the code or codes, then in such event the code shall be
- 449 inoperative and not in effect unless adopted for the immediate
- 450 preservation of the public health, safety and general welfare
- 451 until approved by a special election called by the board of
- 452 supervisors as other special elections are called and conducted by

- the election commissioners of the county as other special 453 454 elections are conducted, the special election to be participated in by all the qualified electors of the county residing in the 455 456 unincorporated areas of the county. If the voters approve the 457 code or codes in the special election it shall be in force and in operation thereafter until amended or modified as provided in this 458 459 If the majority of the qualified electors voting in the section. 460 special election vote against the code or codes, then, in such 461 event, the code or codes shall be void and of no force and effect, and no other code or codes dealing with that subject shall be 462 463 adopted under the provisions of this section until at least two 464 (2) years thereafter.
- 465 (5) After any such code shall take effect the board of
 466 supervisors is authorized to employ such directors and other
 467 personnel as the board, in its discretion, deems necessary and to
 468 expend general county funds or any other funds available to the
 469 board to fulfill the purposes of this section.
- 470 (6) For the purpose of promoting health, safety, morals or 471 the general welfare of the community, the governing authority of 472 any municipality, and, with respect to the unincorporated part of any county, the governing authority of any county, in its 473 474 discretion, are empowered to regulate the height, number of 475 stories and size of building and other structures, the percentage of lot that may be occupied, the size of the yards, courts and 476 477 other open spaces, the density or population, and the location and 478 use of buildings, structures and land for trade, industry, 479 residence or other purposes, but no permits shall be required 480 except as may be required under the terms of the "Flood Disaster Protection Act of 1973" for the erection, maintenance, repair or 481 482 extension of farm buildings or farm structures outside the 483 corporate limits of municipalities.

- The authority granted in this section is cumulative and supplemental to any other authority granted by law.
- 486 (8) Notwithstanding any provision of this section to the 487 contrary, any code adopted by a county before or after April 12,
- 488 2001, is subject to the provisions of Section 41-26-14(10).
- 489 (9) The provisions of this section shall stand repealed on
- 490 July 1, 2008.
- 491 **SECTION 18.** Section 21-19-25, Mississippi Code of 1972, is
- 492 amended as follows:
- 493 21-19-25. (1) Any municipality within the State of
- 494 Mississippi may, in the discretion of its governing authorities,
- 495 adopt building codes, plumbing codes, electrical codes, gas codes,
- 496 sanitary codes, or any other codes dealing with general public
- 497 health, safety or welfare, or a combination of the same, by
- 498 ordinance, in the manner prescribed in this section. Before any
- 499 such code shall be adopted, it shall be either printed or
- 500 typewritten, and it shall be presented in pamphlet form to the
- 501 governing authorities of the municipality at a regular meeting.
- 502 The ordinance adopting the code shall not set out the code in
- 503 full, but shall merely identify the same. The vote on passage of
- 504 the ordinance shall be the same as on any other ordinances. After
- 505 its adoption, the code shall be certified to by the mayor and
- 506 clerk of the municipality, and shall be filed as a permanent
- 507 record in the office of the clerk, who shall not be required to
- 508 transcribe and record the same in the ordinance book as other
- 509 ordinances. It shall not be necessary that the ordinance adopting
- 510 the code or the code itself be published in full, but notice of
- 511 the adoption of the code shall be given by publication in some
- 512 newspaper of the municipality for one (1) time, or if there be no
- 513 such newspaper, by posting at three (3) or more public places
- 514 within the corporate limits, a notice in substantially the
- 515 following form:

516	Notice is given that the city (or town or village)
517	of, on the (give date of ordinance adopting
518	code), adopted (state type of code and other information
519	serving to identify the same) code.
520	(2) All the provisions of this section shall apply to
521	amendments and revisions of the code mentioned in this section.
522	Any code adopted in accordance with this section shall not be in
523	force for one (1) month after its passage, unless the municipal
524	authorities in the ordinance authorize to the contrary. The
525	provisions of this section shall be in addition and supplemental
526	to any existing laws authorizing the adoption, amendment or
527	revision of municipal ordinances or codes.
528	(3) Notwithstanding any provision of this section to the
529	contrary, any code adopted by a municipality before or after April
530	12, 2001, is subject to the provisions of Section 41-26-14(10).
531	$\underline{(4)}$ The provisions of this section shall apply to all
532	municipalities of this state, whether operating under the code
533	charter, a special charter, commission form, or other form of
534	government.
535	(5) The provisions of this section shall stand repealed on
536	July 1, 2008.
537	SECTION 19. Section 45-11-103, Mississippi Code of 1972, is
538	amended as follows:
539	45-11-103. The standards embodied in said code shall be
540	based upon and shall be not less stringent than the standards
541	established by the <u>International Fire Code</u> as promulgated by the
542	International Code Council (ICC), Inc., and as the same may be
543	revised or amended; however, the State Fire Marshal shall have the
544	authority to deviate from the minimum requirements of such * * *

code when the imposition and enforcement of a specific requirement

of the * * * code would cause unnecessary hardship or when such

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deviation would enable builders to take advantage of new methods, materials or equipment which is of recognized adequacy.

The Mississippi Fire Prevention Code shall include provisions that every new building over seventy-five (75) feet in height in the state of Mississippi for which a permit is issued after the passage of Sections 45-11-101 through 45-11-111 shall be equipped throughout the building with a totally automatic sprinkler system designed for life safety and fire prevention and protection. This provision shall include every building over seventy-five (75) feet in height constructed after the effective date of Sections 45-11-101 through 45-11-111 or to any existing building in which twenty-five percent (25%) or more of the floor space is being reconstructed or added thereto. However, public utility company buildings in which water would cause severe damage to equipment such as telephone equipment, computers or electric services, and silos, grain elevators and other structures utilized solely for the storage of agricultural products are exempt from the automatic sprinkler system provisions of the code.

565 **SECTION 20.** This act shall take effect and be in force from 566 and after its passage.

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

AN ACT TO ENACT THE "BUILDING A SAFER AND STRONGER 2 MISSISSIPPI ACT"; TO STATE PUBLIC POLICY FOR BUILDING CODES; TO 3 AUTHORIZE MUNICIPALITIES AND COUNTIES TO ENFORCE THE BUILDING 4 CODES PROVIDED IN THIS ACT; TO AUTHORIZE AGREEMENTS WITH OTHER 5 GOVERNMENTAL ENTITIES TO PROVIDE SERVICES REQUIRED BY THIS ACT; TO 6 AUTHORIZE THE APPOINTMENT OF A COUNCIL CERTIFIED BUILDING 7 OFFICIAL; TO REQUIRE CERTAIN COASTAL COUNTIES TO ADOPT AND ENFORCE 8 EMERGENCY WIND AND FLOOD MITIGATION REQUIREMENTS; TO REQUIRE THE 9 MISSISSIPPI BUILDING CODES COUNCIL TO ADOPT CERTAIN NATIONALLY 10 RECOGNIZED CODES AND STANDARDS; TO PROVIDE FOR LOCAL AMENDMENTS TO 11 THE STATE BUILDING CODES; TO CREATE THE MISSISSIPPI BUILDING CODES 12 COUNCIL AND PROVIDE FOR ITS MEMBERSHIP; TO EXEMPT FARM STRUCTURES 13 FROM BUILDING CODE REGULATIONS; TO PROVIDE INJUNCTIVE RELIEF AND AUTHORIZE CIVIL PENALTIES FOR VIOLATION OF BUILDING CODES OR 14 15 REGULATIONS; TO EXEMPT CERTAIN INDUSTRIAL BUILDINGS FROM THE 16 PROVISIONS OF THIS ACT; TO AMEND SECTIONS 19-5-9 AND 21-19-25, 17 MISSISSIPPI CODE OF 1972, TO ESTABLISH A DATE OF REPEAL ON THE 18 LAWS PROVIDING FOR THE ADOPTION OF BUILDING CODES BY 19 MUNICIPALITIES AND COUNTIES; TO AMEND SECTION 45-11-103,

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20	MISSISSIPPI	CODE	OF	1972,	IN	CONFORMITY	THERETO;	AND	FOR	RELATED
21	DITEDOSES									