MISSISSIPPI LEGISLATURE

By: Senator(s) Davis, Robertson, To: Finance Dearing, White, Gordon, Jackson (15th), King, Mettetal, Thames, Walls, Jordan, Ross, Morgan, Doxey, Jackson (11th), Moffatt, Harden, Lee (35th), Chaney, Butler

SENATE BILL NO. 2001

AN ACT TO AMEND SECTION 57-75-5, MISSISSIPPI CODE OF 1972, TO 1 REVISE THE DEFINITION OF THE TERM "PROJECT" UNDER THE MISSISSIPPI 2 MAJOR ECONOMIC IMPACT ACT; TO AMEND SECTION 57-75-11, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE MISSISSIPPI MAJOR ECONOMIC IMPACT 3 4 AUTHORITY TO PROVIDE GRANT FUNDS TO ENTERPRISES DEVELOPING OR 5 б OWNING CERTAIN PROJECTS UNDER THE MISSISSIPPI MAJOR ECONOMIC IMPACT ACT; TO AMEND SECTION 57-75-15, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE ISSUANCE OF BONDS FOR CERTAIN PROJECTS UNDER THE MISSISSIPPI MAJOR ECONOMIC IMPACT ACT; TO PROVIDE AN INCENTIVE FOR 7 8 9 PERSONS, CORPORATIONS OR OTHER ENTITIES TO MAKE CAPITAL 10 11 INVESTMENTS FOR THE PURPOSE OF LOCATING CERTAIN TOURISM-ORIENTED ENTERPRISES IN THIS STATE; TO CREATE THE TOURISM SALES TAX 12 13 INCENTIVE FUND; TO AUTHORIZE INCENTIVE PAYMENTS FROM SUCH FUND TO PERSONS, CORPORATIONS OR OTHER ENTITIES THAT MAKE SUCH CAPITAL 14 INVESTMENTS; TO AUTHORIZE THE MISSISSIPPI DEVELOPMENT AUTHORITY TO 15 DEVELOP AND ADMINISTER A TOURISM INCENTIVE PROGRAM; TO AMEND 16 17 SECTION 27-65-75, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE 18 PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES.

19 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 20 SECTION 1. Section 57-75-5, Mississippi Code of 1972, is

21 amended as follows:

22 57-75-5. Words and phrases used in this chapter shall have 23 meanings as follows, unless the context clearly indicates a 24 different meaning:

(a) "Act" means the Mississippi Major Economic Impact 25 Act as originally enacted or as hereafter amended. 26

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(b) "Authority" means the Mississippi Major Economic 28 Impact Authority created pursuant to the act.

29 (c) "Bonds" means general obligation bonds, interim notes and other evidences of debt of the State of Mississippi 30 issued pursuant to this chapter. 31

(d) "Facility related to the project" means and 32 33 includes any of the following, as the same may pertain to the project within the project area: (i) facilities to provide 34 potable and industrial water supply systems, sewage and waste 35 *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 1

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36 disposal systems and water, natural gas and electric transmission 37 systems to the site of the project; (ii) airports, airfields and 38 air terminals; (iii) rail lines; (iv) port facilities; (v) 39 highways, streets and other roadways; (vi) public school 40 buildings, classrooms and instructional facilities, training 41 facilities and equipment, including any functionally related 42 facilities; (vii) parks, outdoor recreation facilities and athletic facilities; (viii) auditoriums, pavilions, campgrounds, 43 art centers, cultural centers, folklore centers and other public 44 facilities; (ix) health care facilities, public or private; and 45 (x) fire protection facilities, equipment and elevated water 46 47 tanks.

(e) "Person" means any natural person, corporation,
association, partnership, receiver, trustee, guardian, executor,
administrator, fiduciary, governmental unit, public agency,
political subdivision, or any other group acting as a unit, and
the plural as well as the singular.

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(f) "Project" means:

Any industrial, commercial, research and 54 (i) 55 development, warehousing, distribution, transportation, 56 processing, mining, United States government or tourism enterprise 57 together with all real property required for construction, maintenance and operation of the enterprise with an initial 58 capital investment of not less than Three Hundred Million Dollars 59 60 (\$300,000,000.00) from private or United States government sources together with all buildings, and other supporting land and 61 62 facilities, structures or improvements of whatever kind required 63 or useful for construction, maintenance and operation of the enterprise; or with an initial capital investment of not less than 64 One Hundred Fifty Million Dollars (\$150,000,000.00) from private 65 66 or United States government sources together with all buildings 67 and other supporting land and facilities, structures or improvements of whatever kind required or useful for construction, 68 S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 2

maintenance and operation of the enterprise and which creates at 69 70 least one thousand (1,000) net new full-time jobs; or which 71 creates at least one thousand (1,000) net new full-time jobs which 72 provides an average salary, excluding benefits which are not 73 subject to Mississippi income taxation, of at least one hundred 74 twenty-five percent (125%) of the most recently published average 75 annual wage of the state as determined by the Mississippi 76 Department of Employment Security. "Project" shall include any 77 addition to or expansion of an existing enterprise if such 78 addition or expansion has an initial capital investment of not 79 less than Three Hundred Million Dollars (\$300,000,000.00) from private or United States government sources, or has an initial 80 capital investment of not less than One Hundred Fifty Million 81 Dollars (\$150,000,000.00) from private or United States government 82 83 sources together with all buildings and other supporting land and facilities, structures or improvements of whatever kind required 84 or useful for construction, maintenance and operation of the 85 enterprise and which creates at least one thousand (1,000) net new 86 full-time jobs; or which creates at least one thousand (1,000) net 87 88 new full-time jobs which provides an average salary, excluding 89 benefits which are not subject to Mississippi income taxation, of 90 at least one hundred twenty-five percent (125%) of the most recently published average annual wage of the state as determined 91 92 by the Mississippi Department of Employment Security. "Project" 93 shall also include any ancillary development or business resulting from the enterprise, of which the authority is notified, within 94 95 three (3) years from the date that the enterprise entered into commercial production, that the project area has been selected as 96 97 the site for the ancillary development or business.

98 (ii) 1. Any major capital project designed to 99 improve, expand or otherwise enhance any active duty or reserve 100 United States armed services bases and facilities or any major 101 Mississippi National Guard training installations, their support S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 3

areas or their military operations, upon designation by the 102 103 authority that any such base was or is at risk to be recommended 104 for closure or realignment pursuant to the Defense Base Closure 105 and Realignment Act of 1990, as amended, or other applicable 106 federal law; or any major development project determined by the 107 authority to be necessary to acquire or improve base properties 108 and to provide employment opportunities through construction of projects as defined in Section 57-3-5, which shall be located on 109 or provide direct support service or access to such military 110 111 installation property in the event of closure or reduction of 112 military operations at the installation.

2. Any major study or investigation related to such a facility, installation or base, upon a determination by the authority that the study or investigation is critical to the expansion, retention or reuse of the facility, installation or base.

3. Any project as defined in Section 57-3-5, any business or enterprise determined to be in the furtherance of the public purposes of this act as determined by the authority or any facility related to such project each of which shall be, directly or indirectly, related to any military base or other military-related facility no longer operated by the United States armed services or the Mississippi National Guard.

(iii) Any enterprise to be maintained, improved or
constructed in Tishomingo County by or for a National Aeronautics
and Space Administration facility in such county.

128 (iv) 1. Any major capital project with an initial capital investment from private sources of not less than Seven 129 Hundred Fifty Million Dollars (\$750,000,000.00) which will create 130 at least three thousand (3,000) jobs meeting criteria established 131 132 by the Mississippi Development Authority. 133 2. "Project" shall also include any ancillary 134 development or business resulting from an enterprise operating a

project as defined in item 1 of this paragraph (f)(iv), of which the authority is notified, within three (3) years from the date that the enterprise entered into commercial production, that the state has been selected as the site for the ancillary development or business.

140 (v) Any manufacturing, processing or industrial project determined by the authority, in its sole discretion, to 141 contribute uniquely and significantly to the economic growth and 142 development of the state, and which meets the following criteria: 143 The project shall create at least two 144 1. 145 thousand (2,000) net new full-time jobs meeting criteria established by the authority, which criteria shall include, but 146 147 not be limited to, the requirement that such jobs must be held by persons eligible for employment in the United States under 148 149 applicable state and federal law.

150 2. The project and any facility related to 151 the project shall include a total investment from private sources 152 of not less than Sixty Million Dollars (\$60,000,000.00), or from 153 any combination of sources of not less than Eighty Million Dollars 154 (\$80,000,000.00).

(vi) Any real property owned or controlled by the National Aeronautics and Space Administration, the United States government, or any agency thereof, which is legally conveyed to the State of Mississippi or to the State of Mississippi for the benefit of the Mississippi Major Economic Impact Authority, its successors and assigns pursuant to Section 212 of Public Law 104-99, enacted January 26, 1996 (110 Stat. 26 at 38).

(vii) Any major capital project related to the 162 establishment, improvement, expansion and/or other enhancement of 163 164 any active duty military installation and having a minimum capital 165 investment from any source or combination of sources other than 166 the State of Mississippi of at least Forty Million Dollars 167 (\$40,000,000.00), and which will create at least four hundred *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 5

(400) military installation related full-time jobs, which jobs may be military jobs, civilian jobs or a combination of military and civilian jobs. The authority shall require that binding commitments be entered into requiring that the minimum requirements for the project provided for in this subparagraph shall be met not later than July 1, 2008.

174 (viii) Any major capital project with an initial capital investment from any source or combination of sources of 175 not less than Ten Million Dollars (\$10,000,000.00) which will 176 create at least eighty (80) full-time jobs which provide an 177 178 average annual salary, excluding benefits which are not subject to Mississippi income taxes, of at least one hundred thirty-five 179 180 percent (135%) of the most recently published average annual wage 181 of the state or the most recently published average annual wage of the county in which the project is located as determined by the 182 183 Mississippi Department of Employment Security, whichever is the 184 lesser. The authority shall require that binding commitments be 185 entered into requiring that:

The minimum requirements for the project
 provided for in this subparagraph shall be met; and

188 2. That if such commitments are not met, all 189 or a portion of the funds provided by the state for the project as 190 determined by the authority shall be repaid.

(ix) Any regional retail shopping mall with an 191 192 initial capital investment from private sources in excess of One Hundred Fifty Million Dollars (\$150,000,000.00), with a square 193 footage in excess of eight hundred thousand (800,000) square feet, 194 195 which will create at least seven hundred (700) full-time jobs with an average hourly wage of Eleven Dollars (\$11.00) per hour. 196 The authority shall require that binding commitments be entered into 197 198 requiring that:

1991. The minimum requirements for the project200provided for in this subparagraph shall be met: and

201 2. That if such commitments are not met, all 202 or a portion of the funds provided by the state for the project as 203 determined by the authority shall be repaid.

204 (x) Any major capital project with an initial 205 capital investment from any source or combination of sources of 206 not less than Seventy-five Million Dollars (\$75,000,000.00) which 207 will create at least one hundred twenty-five (125) full-time jobs 208 which provide an average annual salary, excluding benefits which 209 are not subject to Mississippi income taxes, of at least one hundred thirty-five percent (135%) of the most recently published 210 211 average annual wage of the state or the most recently published average annual wage of the county in which the project is located 212 213 as determined by the Mississippi Department of Employment Security, whichever is the greater. The authority shall require 214 that binding commitments be entered into requiring that: 215 216 The minimum requirements for the project 1. 217 provided for in this subparagraph shall be met; and 218 2. That if such commitments are not met, all or a portion of the funds provided by the state for the project as 219 220 determined by the authority shall be repaid. (xi) Any potential major capital project that the 221

222 authority has determined is feasible to recruit.
223 (xii) Any project built according to the

224 specifications and federal provisions set forth by the National 225 Aeronautics and Space Administration Center Operations Directorate at Stennis Space Center for the purpose of consolidating common 226 227 services from National Aeronautics and Space Administration 228 centers in human resources, procurement, financial management and information technology located on land owned or controlled by the 229 National Aeronautics and Space Administration, which will create 230 at least four hundred seventy (470) full-time jobs. 231 232 (xiii) Any major capital project with an initial capital investment from any source or combination of sources of 233

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234 not less than Ten Million Dollars (\$10,000,000.00) which will 235 create at least two hundred fifty (250) full-time jobs. The 236 authority shall require that binding commitments be entered into 237 requiring that:

The minimum requirements for the project
 provided for in this subparagraph shall be met; and

240 2. That if such commitments are not met, all 241 or a portion of the funds provided by the state for the project as 242 determined by the authority shall be repaid.

(xiv) Any major pharmaceutical facility with a capital investment of not less than Fifty Million Dollars (\$50,000,000.00) made after July 1, 2002, through four (4) years after the initial date of any loan or grant made by the authority for such project, which will maintain at least seven hundred fifty (750) full-time employees. The authority shall require that binding commitments be entered into requiring that:

The minimum requirements for the project
 provided for in this subparagraph shall be met; and

252 2. That if such commitments are not met, all 253 or a portion of the funds provided by the state for the project as 254 determined by the authority shall be repaid.

(xv) Any pharmaceutical manufacturing, packaging and distribution facility with an initial capital investment from any local or federal sources of not less than Five Hundred Thousand Dollars (\$500,000.00) which will create at least ninety (90) full-time jobs. The authority shall require that binding commitments be entered into requiring that:

2611. The minimum requirements for the project262provided for in this subparagraph shall be met; and

263 2. That if such commitments are not met, all 264 or a portion of the funds provided by the state for the project as 265 determined by the authority shall be repaid.

(xvi) Any major industrial wood processing 266 267 facility with an initial capital investment of not less than One Hundred Million Dollars (\$100,000,000.00) which will create at 268 269 least one hundred twenty-five (125) full-time jobs which provide 270 an average annual salary, excluding benefits which are not subject 271 to Mississippi income taxes, of at least Thirty Thousand Dollars (\$30,000.00). The authority shall require that binding 272 commitments be entered into requiring that: 273 274 The minimum requirements for the project 1. 275 provided for in this subparagraph shall be met; and 276 2. That if such commitments are not met, all 277 or a portion of the funds provided by the state for the project as 278 determined by the authority shall be repaid. 279 (xvii) Any technical, engineering, 280 manufacturing-logistic service provider with an initial capital 281 investment of not less than One Million Dollars (\$1,000,000.00) which will create at least ninety (90) full-time jobs. 282 The 283 authority shall require that binding commitments be entered into 284 requiring that: 285 1. The minimum requirements for the project provided for in this subparagraph shall be met; and 286 287 2. That if such commitments are not met, all 288 or a portion of the funds provided by the state for the project as 289 determined by the authority shall be repaid. 290 (xviii) Any major capital project with an initial capital investment from any source or combination of sources other 291 292 than the State of Mississippi of not less than Six Hundred Million 293 Dollars (\$600,000,000.00) which will create at least four hundred 294 fifty (450) full-time jobs with an average annual salary, 295 excluding benefits which are not subject to Mississippi income taxes, of at least Seventy Thousand Dollars (\$70,000.00). The 296 297 authority shall require that binding commitments be entered into 298 requiring that: *SS26/R36.1* S. B. No. 2001

061E/SS26/R36.1 PAGE 9 299 The minimum requirements for the project 1. 300 provided for in this subparagraph shall be met; and 2. That if such commitments are not met, all 301 302 or a portion of the funds provided by the state for the project as 303 determined by the authority shall be repaid. (xix) Any major coal and/or petroleum coke 304 305 gasification project with an initial capital investment from any source or combination of sources other than the State of 306 Mississippi of not less than Eight Hundred Million Dollars 307 (\$800,000,000.00), which will create at least two hundred (200) 308 309 full-time jobs with an average annual salary, excluding benefits 310 which are not subject to Mississippi income taxes, of at least Forty-five Thousand Dollars (\$45,000.00). The authority shall 311 require that binding commitments be entered into requiring that: 312 313 The minimum requirements for the project 1. 314 provided for in this subparagraph shall be met; and 2. That if such commitments are not met, all 315 316 or a portion of the funds provided by the state for the project as 317 determined by the authority shall be repaid. 318 (xx) Any planned mixed use development located on not less than four thousand (4,000) acres of land that will 319 consist of commercial, recreational, resort, tourism and 320 321 residential development with a capital investment from private sources of not less than Four Hundred Seventy-five Million Dollars 322 323 (\$475,000,000.00) in the aggregate in any one (1) or any combination of tourism projects that will create at least three 324 325 thousand five hundred (3,500) jobs in the aggregate. For the purposes of this paragraph (f)(xx), the term "tourism project" 326 means and has the same definition as that term has in Section 4 of 327 328 Senate Bill No. 2001, 2006 First Extraordinary Session. In order to meet the minimum capital investment required under this 329 paragraph (f)(xx), at least Two Hundred Thirty-seven Million Five 330 331 Hundred Thousand Dollars (\$237,500,000.00) of such investment must *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1

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332 be made not later than three (3) years after the date that construction for the initial phase of development of the project 333 begins, or June 1, 2010, whichever date is earlier; and the 334 335 remainder of the minimum capital investment must be made not later 336 than five (5) years after the date that construction for the initial phase of development of the project begins, or June 1, 337 2012, whichever date is earlier. In order to meet the minimum 338 339 number of jobs required to be created under this paragraph 340 (f)(xx), at least one thousand seven hundred fifty (1,750) of such jobs must be created not later than three (3) years after the date 341 342 that construction for the initial phase of development of the project begins, or June 1, 2010, whichever date is earlier; and 343 344 the remainder of the jobs must be created not later than five (5) 345 years after the date that construction for the initial phase of development of the project begins, or June 1, 2012, whichever date 346 is earlier. The authority shall require that binding commitments 347 348 be entered into requiring that: 349 1. The minimum requirements for the project 350 provided for in this subparagraph shall be met; and 351 That if such commitments are not met, all 2. 352 or a portion of the funds provided by the state for the project as 353 determined by the authority shall be repaid. 354 "Project area" means the project site, together (g) with any area or territory within the state lying within 355 356 sixty-five (65) miles of any portion of the project site whether 357 or not such area or territory be contiguous; however, for the project defined in paragraph (f)(iv) of this section the term 358 359 "project area" means any area or territory within the state. The project area shall also include all territory within a county if 360 361 any portion of such county lies within sixty-five (65) miles of any portion of the project site. "Project site" means the real 362 363 property on which the principal facilities of the enterprise will 364 operate. *SS26/R36.1* S. B. No. 2001

061E/SS26/R36.1 PAGE 11 365 "Public agency" means: (h) Any department, board, commission, institution 366 (i) 367 or other agency or instrumentality of the state; 368 (ii) Any city, town, county, political 369 subdivision, school district or other district created or existing 370 under the laws of the state or any public agency of any such city, town, county, political subdivision or district or any other 371 public entity created or existing under local and private 372 373 legislation; (iii) Any department, commission, agency or 374 375 instrumentality of the United States of America; and (iv) Any other state of the United States of 376 377 America which may be cooperating with respect to location of the 378 project within the state, or any agency thereof. 379 (i) "State" means State of Mississippi. 380 (j) "Fee-in-lieu" means a negotiated fee to be paid by 381 the project in lieu of any franchise taxes imposed on the project 382 by Chapter 13, Title 27, Mississippi Code of 1972. The 383 fee-in-lieu shall not be less than Twenty-five Thousand Dollars 384 (\$25,000.00) annually. A fee-in-lieu may be negotiated with an 385 enterprise operating an existing project defined in Section 386 57-75-5(f)(iv)1; however, a fee-in-lieu shall not be negotiated 387 for other existing enterprises that fall within the definition of 388 the term "project." 389 SECTION 2. Section 57-75-11, Mississippi Code of 1972, is 390 amended as follows: 391 57-75-11. The authority, in addition to any and all powers now or hereafter granted to it, is empowered and shall exercise 392 393 discretion and the use of these powers depending on the 394 circumstances of the project or projects: 395 (a) To maintain an office at a place or places within 396 the state.

397 (b) To employ or contract with architects, engineers,
398 attorneys, accountants, construction and financial experts and
399 such other advisors, consultants and agents as may be necessary in
400 its judgment and to fix and pay their compensation.

401 (c) To make such applications and enter into such
402 contracts for financial assistance as may be appropriate under
403 applicable federal or state law.

404 (d) To apply for, accept and utilize grants, gifts and
405 other funds or aid from any source for any purpose contemplated by
406 the act, and to comply, subject to the provisions of this act,
407 with the terms and conditions thereof.

408 (e) (i) To acquire by purchase, lease, gift, or in 409 other manner, including quick-take eminent domain, or obtain 410 options to acquire, and to own, maintain, use, operate and convey any and all property of any kind, real, personal, or mixed, or any 411 412 interest or estate therein, within the project area, necessary for the project or any facility related to the project. 413 The 414 provisions of this paragraph that allow the acquisition of 415 property by quick-take eminent domain shall be repealed by 416 operation of law on July 1, 1994; and

(ii) Notwithstanding any other provision of this paragraph (e), from and after November 6, 2000, to exercise the right of immediate possession pursuant to the provisions of Sections 11-27-81 through 11-27-89 for the purpose of acquiring land, property and/or rights-of-way in the county in which a project as defined in Section 57-75-5(f)(iv)1 is located, that are necessary for such project or any facility related to the project.

424 To acquire by purchase or lease any public lands (f) 425 and public property, including sixteenth section lands and lieu 426 lands, within the project area, which are necessary for the 427 project. Sixteenth section lands or lieu lands acquired under 428 this act shall be deemed to be acquired for the purposes of 429 industrial development thereon and such acquisition will serve a *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1

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430 higher public interest in accordance with the purposes of this 431 act.

(g) If the authority identifies any land owned by the state as being necessary, for the location or use of the project, or any facility related to the project, to recommend to the Legislature the conveyance of such land or any interest therein, as the Legislature deems appropriate.

437 (h) To make or cause to be made such examinations and
438 surveys as may be necessary to the planning, design, construction
439 and operation of the project.

440 (i) From and after the date of notification to the 441 authority by the enterprise that the state has been finally 442 selected as the site of the project, to acquire by condemnation 443 and to own, maintain, use, operate and convey or otherwise dispose 444 of any and all property of any kind, real, personal or mixed, or 445 any interest or estate therein, within the project area, necessary for the project or any facility related to the project, with the 446 447 concurrence of the affected public agency, and the exercise of the 448 powers granted by this act, according to the procedures provided 449 by Chapter 27, Title 11, Mississippi Code of 1972, except as 450 modified by this act.

451 (i) Except as otherwise provided in subparagraph 452 (iii) of this paragraph (i), in acquiring lands by condemnation, 453 the authority shall not acquire minerals or royalties in minerals 454 unless a competent registered professional engineer shall have 455 certified that the acquisition of such minerals and royalties in 456 minerals is necessary for purposes of the project; provided that 457 limestone, clay, chalk, sand and gravel shall not be considered as minerals for the purposes of subparagraphs (i) and (ii) of this 458 459 paragraph (i);

460 (ii) Unless minerals or royalties in minerals have 461 been acquired by condemnation or otherwise, no person or persons 462 owning the drilling rights or the right to share in production of 5. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 14 463 minerals shall be prevented from exploring, developing, or 464 producing oil or gas with necessary rights-of-way for ingress and 465 egress, pipelines and other means of transporting interests on any 466 land or interest therein of the authority held or used for the 467 purposes of this act; but any such activities shall be under such 468 reasonable regulation by the authority as will adequately protect the project contemplated by this act as provided in paragraph (r) 469 470 of this section; and

471 (iii) In acquiring lands by condemnation,
472 including the exercise of immediate possession, for a project, as
473 defined in Section 57-75-5(f)(iv)1, the authority may acquire
474 minerals or royalties in minerals.

475 To negotiate the necessary relocation or rerouting (j) 476 of roads and highways, railroad, telephone and telegraph lines and 477 properties, electric power lines, pipelines and related 478 facilities, or to require the anchoring or other protection of any 479 of these, provided due compensation is paid to the owners thereof 480 or agreement is had with such owners regarding the payment of the 481 cost of such relocation, and to acquire by condemnation or 482 otherwise easements or rights-of-way for such relocation or 483 rerouting and to convey the same to the owners of the facilities 484 being relocated or rerouted in connection with the purposes of 485 this act.

486 (k) To negotiate the necessary relocation of graves and487 cemeteries and to pay all reasonable costs thereof.

(1) To perform or have performed any and all acts and make all payments necessary to comply with all applicable federal laws, rules or regulations including, but not limited to, the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 USCS 4601, 4602, 4621 to 4638, and 4651 to 4655) and relocation rules and regulations promulgated by any agency or department of the federal government.

(m) To construct, extend, improve, maintain, and reconstruct, to cause to be constructed, extended, improved, maintained, and reconstructed, and to use and operate any and all components of the project or any facility related to the project, with the concurrence of the affected public agency, within the project area, necessary to the project and to the exercise of such powers, rights, and privileges granted the authority.

502 (n) To incur or defray any designated portion of the 503 cost of any component of the project or any facility related to 504 the project acquired or constructed by any public agency.

505 (o) (i) To lease, sell or convey any or all property 506 acquired by the authority under the provisions of this act to the 507 enterprise, its successors or assigns, and in connection therewith 508 to pay the costs of title search, perfection of title, title 509 insurance and recording fees as may be required. The authority 510 may provide in the instrument conveying such property a provision 511 that such property shall revert to the authority if, as and when 512 the property is declared by the enterprise to be no longer needed.

(ii) To lease, sell, transfer or convey on any 513 514 terms agreed upon by the authority any or all real and personal property, improvements, leases, funds and contractual obligations 515 516 of a project as defined in Section 57-75-5(f)(vi) and conveyed to 517 the State of Mississippi by a Quitclaim Deed from the United States of America dated February 23, 1996, filed of record at 518 519 pages 511 to 524, Deed Book Number B179, Chancery Clerk's Office, 520 Tishomingo County, Mississippi, to any governmental authority 521 located within the geographic boundaries of the county wherein such project exists upon agreement of such governmental authority 522 523 to undertake and assume from the State of Mississippi all 524 obligations and responsibilities in connection with ownership and 525 operation of the project. Property leased, sold, transferred or 526 otherwise conveyed by the authority under this paragraph (o) shall 527 be used only for economic development purposes.

528 (p) To enter into contracts with any person or public 529 agency, including, but not limited to, contracts authorized by Section 57-75-17, in furtherance of any of the purposes authorized 530 531 by this act upon such consideration as the authority and such 532 person or public agency may agree. Any such contract may extend 533 over any period of time, notwithstanding any rule of law to the 534 contrary, may be upon such terms as the parties thereto shall 535 agree, and may provide that it shall continue in effect until 536 bonds specified therein, refunding bonds issued in lieu of such 537 bonds, and all other obligations specified therein are paid or 538 terminated. Any such contract shall be binding upon the parties thereto according to its terms. Such contracts may include an 539 540 agreement to reimburse the enterprise, its successors and assigns 541 for any assistance provided by the enterprise in the acquisition 542 of real property for the project or any facility related to the 543 project.

544 (q) To establish and maintain reasonable rates and 545 charges for the use of any facility within the project area owned 546 or operated by the authority, and from time to time, to adjust 547 such rates and to impose penalties for failure to pay such rates 548 and charges when due.

549 (r) To adopt and enforce with the concurrence of the 550 affected public agency all necessary and reasonable rules and regulations to carry out and effectuate the implementation of the 551 552 project and any land use plan or zoning classification adopted for the project area, including, but not limited to, rules, 553 554 regulations, and restrictions concerning mining, construction, 555 excavation or any other activity the occurrence of which may endanger the structure or operation of the project. Such rules 556 557 may be enforced within the project area and without the project 558 area as necessary to protect the structure and operation of the 559 project. The authority is authorized to plan or replan, zone or 560 rezone, and make exceptions to any regulations, whether local or *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1

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561 state, with the concurrence of the affected public agency which 562 are inconsistent with the design, planning, construction or 563 operation of the project and facilities related to the project.

(s) To plan, design, coordinate and implement measures
and programs to mitigate impacts on the natural environment caused
by the project or any facility related to the project.

567 (t) To develop plans for technology transfer activities
568 to ensure private sector conduits for exchange of information,
569 technology and expertise related to the project to generate
570 opportunities for commercial development within the state.

571 (u) To consult with the State Department of Education 572 and other public agencies for the purpose of improving public 573 schools and curricula within the project area.

574 (v) To consult with the State Board of Health and other 575 public agencies for the purpose of improving medical centers, 576 hospitals and public health centers in order to provide 577 appropriate health care facilities within the project area.

578 (w) To consult with the Office of Minority Business 579 Enterprise Development and other public agencies for the purpose 580 of developing plans for technical assistance and loan programs to 581 maximize the economic impact related to the project for minority 582 business enterprises within the State of Mississippi.

583 (x) To deposit into the "Yellow Creek Project Area 584 Fund" created pursuant to Section 57-75-31:

(i) Any funds or aid received as authorized in this section for the project described in Section 57-75-5(f)(vi); and

(ii) Any funds received from the sale or lease of
property from the project described in Section 57-75-5(f)(vi)
pursuant to the powers exercised under this section.

591 (y) To manage and develop the project described in 592 Section 57-75-5(f)(vi).

593 (z) To promulgate rules and regulations necessary to 594 effectuate the purposes of this act.

595 (aa) To negotiate a fee-in-lieu with the owners of the596 project.

597 (bb) To enter into contractual agreements to warrant 598 any site work for a project defined in Section 57-75-5(f)(iv)1; 599 provided, however, that the aggregate amount of such warranties 600 shall not exceed Fifteen Million Dollars (\$15,000,000.00).

601 (cc) To provide grant funds to an enterprise operating
602 a project defined in Section 57-75-5(f)(iv)1 in an amount not to
603 exceed Thirty-nine Million Dollars (\$39,000,000.00).

(dd) (i) To own surface water transmission lines constructed with the proceeds of bonds issued pursuant to this act and in connection therewith to purchase and provide water to any project defined in Section 57-75-5(f)(iv) and to certificated water providers; and

609 (ii) To lease such surface water transmission
610 lines to a public agency or public utility to provide water to
611 such project and to certificated water providers.

612 (ee) To provide grant funds to an enterprise operating 613 a project defined in Section 57-75-5(f)(v) or, in connection with 614 a facility related to such a project, for job training, recruiting 615 and infrastructure.

616 (ff) To enter into negotiations with persons proposing 617 projects defined in Section 57-75-5(f)(xi) and execute acquisition 618 options and conduct planning, design and environmental impact 619 studies with regard to such project.

(gg) To establish such guidelines, rules and
regulations as the authority may deem necessary and appropriate
from time to time in its sole discretion, to promote the purposes
of this act.

(i) To provide grant funds or loans to a public
agency or an enterprise owning, leasing or operating a project
defined in Section 57-75-5(f)(ii) in amounts not to exceed the
amount authorized in Section 57-75-15(3)(b);

630 (ii) To supervise the use of all such grant funds631 or loans; and

632 (iii) To requisition money in the Mississippi
633 Major Economic Impact Authority Revolving Loan Fund in connection
634 with such loans.

635 (ii) In connection with projects defined under Section636 57-75-5(f)(xiv):

(i) To provide grant funds or loans to an
enterprise owning, leasing or operating a project defined in
Section 57-75-5(f)(xiv); however, the aggregate amount of any such
loans under this paragraph (ii) shall not exceed Eighteen Million
Dollars (\$18,000,000.00) and the aggregate amount of any such
grants under this paragraph (ii) shall not exceed Six Million
Dollars (\$6,000,000.00);

644 (ii) To supervise the use of all such grant funds645 or loans; and

646 (iii) Notwithstanding any provision of this act to 647 the contrary, such loans shall be for a term not to exceed twenty 648 (20) years as may be determined by the authority, shall bear 649 interest at such rates as may be determined by the authority, 650 shall, in the sole discretion of the authority, be secured in an 651 amount and a manner as may be determined by the authority.

(jj) In connection with projects defined under Section57-75-5(f)(xviii):

(i) To provide grant funds of Twenty-five Million
Dollars (\$25,000,000.00) to an enterprise owning or operating a
project defined in Section 57-75-5(f)(xviii) to be used for real
estate improvements and which may be disbursed as determined by
the authority;

(ii) To provide loans to an enterprise owning or
operating a project defined in Section 57-75-5(f)(xviii) or make
payments to a lender providing financing to the enterprise;
subject to the following provisions:

1. Not more than Ten Million Dollars (\$10,000,000.00) may be loaned to such an enterprise for the purpose of defraying costs incurred by the enterprise for site preparation and real property improvements during the construction of the project in excess of budgeted costs; however, the amount of any such loan shall not exceed fifty percent (50%) of such excess costs;

670 2. Not more than Sixty Million Dollars 671 (\$60,000,000.00) may be loaned to such an enterprise or paid to a 672 lender providing financing to the enterprise for purposes 673 determined appropriate by the authority, and the enterprise shall 674 be obligated to repay the amount of the loan or payment plus any 675 expenses incurred by the state as a result of the issuance of 676 bonds pursuant to Section 57-75-15(3)(p); however, no such loan or 677 payment may be made before the beginning of the fifth year after issuance by the enterprise of debt in like amount the proceeds of 678 679 which are to be used in connection with the project;

680 (iii) To supervise the use of all such loan funds; 681 (iv) Loans under this paragraph (jj) may be for 682 any term determined appropriate by the authority provided that the 683 payments on any loan must be in an amount sufficient to pay the 684 state's debt service on bonds issued for the purpose of providing 685 funds for such a loan; and 686 The repayment obligation of the enterprise for (v) 687 any loan or payment authorized under this paragraph (jj) shall, in 688 the discretion of the authority, be secured in an amount and a 689 manner as may be determined by the authority.

690 (kk) It is the policy of the authority and the 691 authority is authorized to accommodate and support any enterprise S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 21

owning or operating a project defined in Section 57-75-5(f)(xviii) 692 693 or an enterprise developing or owning a project defined in Section 694 57-75-5(f)(xx) that wishes to have a program of diversity in 695 contracting, and/or that wishes to do business with or cause its 696 prime contractor to do business with Mississippi companies, 697 including those companies that are small business concerns owned 698 and controlled by socially and economically disadvantaged 699 individuals. The term "socially and economically disadvantaged 700 individuals" shall have the meaning ascribed to such term under 701 Section 8(d) of the Small Business Act (15 USCS 637(d)) and 702 relevant subcontracting regulations promulgated pursuant thereto; 703 except that women shall be presumed to be socially and 704 economically disadvantaged individuals for the purposes of this 705 paragraph.

(11) <u>To provide grant funds to an enterprise developing</u>
or owning a project defined in Section 57-75-5(f)(xx) for
reimbursement of costs incurred by such enterprise for
infrastructure improvements in the initial phase of development of
the project, upon dedication of such improvements to the
appropriate public agency.

712 (mm) (i) In addition to any other requirements or 713 conditions under this chapter, the authority shall require that 714 any application for assistance regarding a project under this 715 chapter include, at a minimum:

716 1. A two-year business plan (which shall 717 include pro forma balance sheets, income statements and monthly 718 cash flow statements);

2. Financial statements or tax returns for 719 720 the three (3) years immediately prior to the application (if the 721 project is a new company or enterprise, personal financial 722 statements or tax returns will be required); 723 3. Credit reports on all persons or entities 724 with a twenty percent (20%) or greater interest in the project; *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1

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725 Data supporting the expertise of the 4. 726 project's principals; 727 A cost benefit analysis of the project 5. 728 performed by a state institution of higher learning or other 729 entity selected by the authority; and 730 6. Any other information required by the 731 authority. 732 (ii) The authority shall require that binding 733 commitments be entered into requiring that: 734 1. The applicable minimum requirements of 735 this chapter and such other requirements as the authority considers proper shall be met; and 736 737 2. If the agreed upon commitments are not 738 met, all or a portion of the funds provided under this chapter as 739 determined by the authority shall be repaid. 740 (iii) Where appropriate, in the discretion of the 741 authority, the authority shall acquire a security interest in or 742 other lien upon any applicable collateral. 743 SECTION 3. Section 57-75-15, Mississippi Code of 1972, is 744 amended as follows: 745 57-75-15. (1) Upon notification to the authority by the 746 enterprise that the state has been finally selected as the site 747 for the project, the State Bond Commission shall have the power 748 and is hereby authorized and directed, upon receipt of a 749 declaration from the authority as hereinafter provided, to borrow 750 money and issue general obligation bonds of the state in one or 751 more series for the purposes herein set out. Upon such 752 notification, the authority may thereafter from time to time 753 declare the necessity for the issuance of general obligation bonds 754 as authorized by this section and forward such declaration to the State Bond Commission, provided that before such notification, the 755 756 authority may enter into agreements with the United States 757 government, private companies and others that will commit the *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 23

authority to direct the State Bond Commission to issue bonds for eligible undertakings set out in subsection (4) of this section, conditioned on the siting of the project in the state.

(2) Upon receipt of any such declaration from the authority, the State Bond Commission shall verify that the state has been selected as the site of the project and shall act as the issuing agent for the series of bonds directed to be issued in such declaration pursuant to authority granted in this section.

(3) (a) Bonds issued under the authority of this section
for projects as defined in Section 57-75-5(f)(i) shall not exceed
an aggregate principal amount in the sum of Sixty-seven Million
Three Hundred Fifty Thousand Dollars (\$67,350,000.00).

770 (b) Bonds issued under the authority of this section 771 for projects as defined in Section 57-75-5(f)(ii) shall not exceed 772 Sixty-one Million Dollars (\$61,000,000.00). The authority, with 773 the express direction of the State Bond Commission, is authorized to expend any remaining proceeds of bonds issued under the 774 775 authority of this act prior to January 1, 1998, for the purpose of 776 financing projects as then defined in Section 57-75-5(f)(ii) or 777 for any other projects as defined in Section 57-75-5(f)(ii), as it 778 may be amended from time to time. If there are any monetary 779 proceeds derived from the disposition of any improvements located 780 on real property in Kemper County purchased pursuant to this act for projects related to the NAAS and if there are any monetary 781 782 proceeds derived from the disposition of any timber located on 783 real property in Kemper County purchased pursuant to this act for 784 projects related to the NAAS, all of such proceeds (both from the 785 disposition of improvements and the disposition of timber) commencing July 1, 1996, through June 30, 2010, shall be paid to 786 787 the Board of Education of Kemper County, Mississippi, for expenditure by such board of education to benefit the public 788 789 schools of Kemper County. No bonds shall be issued under this 790 paragraph (b) until the State Bond Commission by resolution adopts *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 24

791 a finding that the issuance of such bonds will improve, expand or 792 otherwise enhance the military installation, its support areas or 793 military operations, or will provide employment opportunities to 794 replace those lost by closure or reductions in operations at the 795 military installation or will support critical studies or 796 investigations authorized by Section 57-75-5(f)(ii).

(c) Bonds issued under the authority of this section for projects as defined in Section 57-75-5(f)(iii) shall not exceed Ten Million Dollars (\$10,000,000.00). No bonds shall be issued under this paragraph after December 31, 1996.

801 (d) Bonds issued under the authority of this section 802 for projects defined in Section 57-75-5(f)(iv) shall not exceed 803 Three Hundred Fifty-one Million Dollars (\$351,000,000.00). An 804 additional amount of bonds in an amount not to exceed Twelve 805 Million Five Hundred Thousand Dollars (\$12,500,000.00) may be 806 issued under the authority of this section for the purpose of defraying costs associated with the construction of surface water 807 808 transmission lines for a project defined in Section 57-75-5(f)(iv) 809 or for any facility related to the project. No bonds shall be 810 issued under this paragraph after June 30, 2005.

(e) Bonds issued under the authority of this section
for projects defined in Section 57-75-5(f)(v) and for facilities
related to such projects shall not exceed Thirty-eight Million
Five Hundred Thousand Dollars (\$38,500,000.00). No bonds shall be
issued under this paragraph after April 1, 2005.

816 (f) Bonds issued under the authority of this section 817 for projects defined in Section 57-75-5(f)(vii) shall not exceed 818 Five Million Dollars (\$5,000,000.00). No bonds shall be issued 819 under this paragraph after June 30, 2006.

(g) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(viii) shall not exceed Four Million Five Hundred Thousand Dollars (\$4,500,000.00). No bonds shall be issued under this paragraph after June 30, 2007. S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 25 (h) Bonds issued under the authority of this section
for projects defined in Section 57-75-5(f)(ix) shall not exceed
Five Million Dollars (\$5,000,000.00). No bonds shall be issued
under this paragraph after June 30, 2007.

828 (i) Bonds issued under the authority of this section
829 for projects defined in Section 57-75-5(f)(x) shall not exceed
830 Five Million Dollars (\$5,000,000.00). No bonds shall be issued
831 under this paragraph after April 1, 2005.

832 Bonds issued under the authority of this section (j) for projects defined in Section 57-75-5(f)(xii) shall not exceed 833 834 Thirty-three Million Dollars (\$33,000,000.00). The amount of bonds that may be issued under this paragraph for projects defined 835 836 in Section 57-75-5(f)(xii) may be reduced by the amount of any 837 federal or local funds made available for such projects. No bonds shall be issued under this paragraph until local governments in or 838 839 near the county in which the project is located have irrevocably 840 committed funds to the project in an amount of not less than Two 841 Million Five Hundred Thousand Dollars (\$2,500,000.00) in the aggregate; however, this irrevocable commitment requirement may be 842 843 waived by the authority upon a finding that due to the unforeseen 844 circumstances created by Hurricane Katrina, the local governments 845 are unable to comply with such commitment. No bonds shall be 846 issued under this paragraph after June 30, 2008.

(k) Bonds issued under the authority of this section
for projects defined in Section 57-75-5(f)(xiii) shall not exceed
Three Million Dollars (\$3,000,000.00). No bonds shall be issued
under this paragraph after June 30, 2009.

851 (1) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xiv) shall not exceed 852 853 Twenty-four Million Dollars (\$24,000,000.00). No bonds shall be 854 issued under this paragraph until local governments in the county 855 in which the project is located have irrevocably committed funds 856 to the project in an amount of not less than Two Million Dollars *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 26

857 (\$2,000,000.00). No bonds shall be issued under this paragraph 858 after June 30, 2009.

(m) Bonds issued under the authority of this section for projects defined in Section 57-75-5(f)(xv) shall not exceed Five Hundred Thousand Dollars (\$500,000.00). No bonds shall be issued under this paragraph after June 30, 2009.

(n) Bonds issued under the authority of this section
for projects defined in Section 57-75-5(f)(xvi) shall not exceed
Ten Million Dollars (\$10,000,000.00). No bonds shall be issued
under this paragraph after June 30, 2009.

867 (o) Bonds issued under the authority of this section
868 for projects defined in Section 57-75-5(f)(xvii) shall not exceed
869 Three Million Five Hundred Thousand Dollars (\$3,500,000.00). No
870 bonds shall be issued under this paragraph after June 30, 2009.

(p) Bonds issued under the authority of this section
for projects defined in Section 57-75-5(f)(xviii) shall not exceed
Ninety-six Million Dollars (\$96,000,000.00). No bonds shall be
issued under this paragraph after June 30, 2016.

(q) Bonds issued under the authority of this section
for projects defined in Section 57-75-5(f)(xix) shall not exceed
Fifteen Million Dollars (\$15,000,000.00). No bonds shall be
issued under this paragraph after June 30, 2010.

879 (r) Bonds issued under the authority of this section
880 for projects defined in Section 57-75-5(f)(xx) shall not exceed
881 Twenty-three Million Dollars (\$23,000,000.00). No bonds shall be
882 issued under this paragraph after June 30, 2010.

883 (4) (a) The proceeds from the sale of the bonds issued 884 under this section may be applied for the following purposes: 885 Defraying all or any designated portion of the (i) 886 costs incurred with respect to acquisition, planning, design, construction, installation, rehabilitation, improvement, 887 888 relocation and with respect to state-owned property, operation and 889 maintenance of the project and any facility related to the project *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 27

located within the project area, including costs of design and 890 891 engineering, all costs incurred to provide land, easements and 892 rights-of-way, relocation costs with respect to the project and 893 with respect to any facility related to the project located within 894 the project area, and costs associated with mitigation of 895 environmental impacts and environmental impact studies; 896 (ii) Defraying the cost of providing for the 897 recruitment, screening, selection, training or retraining of 898 employees, candidates for employment or replacement employees of 899 the project and any related activity; 900 (iii) Reimbursing the Mississippi Development 901 Authority for expenses it incurred in regard to projects defined 902 in Section 57-75-5(f)(iv) prior to November 6, 2000. The 903 Mississippi Development Authority shall submit an itemized list of 904 expenses it incurred in regard to such projects to the Chairmen of 905 the Finance and Appropriations Committees of the Senate and the 906 Chairmen of the Ways and Means and Appropriations Committees of 907 the House of Representatives; 908 (iv) Providing grants to enterprises operating 909 projects defined in Section 57-75-5(f)(iv)1; 910 (v) Paying any warranty made by the authority 911 regarding site work for a project defined in Section 912 57-75-5(f)(iv)1;(vi) Defraying the cost of marketing and promotion 913 914 of a project as defined in Section 57-75-5(f)(iv)1. The authority 915 shall submit an itemized list of costs incurred for marketing and 916 promotion of such project to the Chairmen of the Finance and Appropriations Committees of the Senate and the Chairmen of the 917 Ways and Means and Appropriations Committees of the House of 918 919 Representatives; 920 (vii) Providing for the payment of interest on the 921 bonds; 922 (viii) Providing debt service reserves; *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 28

923 (ix) Paying underwriters' discount, original issue 924 discount, accountants' fees, engineers' fees, attorneys' fees, 925 rating agency fees and other fees and expenses in connection with 926 the issuance of the bonds; 927 (x) For purposes authorized in paragraphs (b), 928 (c), (d), (e) and (f) of this subsection (4); 929 (xi) Providing grants to enterprises operating 930 projects defined in Section 57-75-5(f)(v), or, in connection with 931 a facility related to such a project, for any purposes deemed by the authority in its sole discretion to be necessary and 932 933 appropriate; (xii) Providing grant funds or loans to a public 934 935 agency or an enterprise owning, leasing or operating a project 936 defined in Section 57-75-5(f)(ii); 937 (xiii) Providing grant funds or loans to an 938 enterprise owning, leasing or operating a project defined in Section 57-75-5(f)(xiv); 939 940 (xiv) Providing grants, loans and payments to or for the benefit of an enterprise owning or operating a project 941 942 defined in Section 57-75-5(f)(xviii); * * * 943 (xv) Purchasing equipment for a project defined in 944 Section 57-75-5(f)(viii) subject to such terms and conditions as 945 the authority considers necessary and appropriate; and 946 (xvi) Providing grant funds to an enterprise 947 developing or owning a project defined in Section 57-75-5(f)(xx). 948 Such bonds shall be issued from time to time and in such 949 principal amounts as shall be designated by the authority, not to 950 exceed in aggregate principal amounts the amount authorized in 951 subsection (3) of this section. Proceeds from the sale of the 952 bonds issued under this section may be invested, subject to 953 federal limitations, pending their use, in such securities as may 954 be specified in the resolution authorizing the issuance of the 955 bonds or the trust indenture securing them, and the earning on *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 29

956 such investment applied as provided in such resolution or trust 957 indenture.

(b) (i) The proceeds of bonds issued after June 21, 958 959 2002, under this section for projects described in Section 960 57-75-5(f)(iv) may be used to reimburse reasonable actual and 961 necessary costs incurred by the Mississippi Development Authority 962 in providing assistance related to a project for which funding is provided from the use of proceeds of such bonds. The Mississippi 963 964 Development Authority shall maintain an accounting of actual costs incurred for each project for which reimbursements are sought. 965 966 Reimbursements under this paragraph (b)(i) shall not exceed Three Hundred Thousand Dollars (\$300,000.00) in the aggregate. 967 968 Reimbursements under this paragraph (b)(i) shall satisfy any 969 applicable federal tax law requirements.

(ii) The proceeds of bonds issued after June 21, 970 971 2002, under this section for projects described in Section 972 57-75-5(f)(iv) may be used to reimburse reasonable actual and 973 necessary costs incurred by the Department of Audit in providing 974 services related to a project for which funding is provided from 975 the use of proceeds of such bonds. The Department of Audit shall 976 maintain an accounting of actual costs incurred for each project 977 for which reimbursements are sought. The Department of Audit may 978 escalate its budget and expend such funds in accordance with rules and regulations of the Department of Finance and Administration in 979 980 a manner consistent with the escalation of federal funds. Reimbursements under this paragraph (b)(ii) shall not exceed One 981 982 Hundred Thousand Dollars (\$100,000.00) in the aggregate. 983 Reimbursements under this paragraph (b)(ii) shall satisfy any applicable federal tax law requirements. 984

985 (c) (i) The proceeds of bonds issued under this 986 section for projects described in Section 57-75-5(f)(ix) may be 987 used to reimburse reasonable actual and necessary costs incurred 988 by the Mississippi Development Authority in providing assistance S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1

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989 related to a project for which funding is provided for the use of 990 proceeds of such bonds. The Mississippi Development Authority 991 shall maintain an accounting of actual costs incurred for each 992 project for which reimbursements are sought. Reimbursements under 993 this paragraph shall not exceed Twenty-five Thousand Dollars 994 (\$25,000.00) in the aggregate.

995 (ii) The proceeds of bonds issued under this section for projects described in Section 57-75-5(f)(ix) may be 996 997 used to reimburse reasonable actual and necessary costs incurred by the Department of Audit in providing services related to a 998 999 project for which funding is provided from the use of proceeds of The Department of Audit shall maintain an accounting 1000 such bonds. 1001 of actual costs incurred for each project for which reimbursements 1002 are sought. The Department of Audit may escalate its budget and 1003 expend such funds in accordance with rules and regulations of the 1004 Department of Finance and Administration in a manner consistent with the escalation of federal funds. Reimbursements under this 1005 1006 paragraph shall not exceed Twenty-five Thousand Dollars 1007 (\$25,000.00) in the aggregate. Reimbursements under this 1008 paragraph shall satisfy any applicable federal tax law 1009 requirements.

(i) The proceeds of bonds issued under this 1010 (d) section for projects described in Section 57-75-5(f)(x) may be 1011 1012 used to reimburse reasonable actual and necessary costs incurred 1013 by the Mississippi Development Authority in providing assistance 1014 related to a project for which funding is provided for the use of 1015 proceeds of such bonds. The Mississippi Development Authority shall maintain an accounting of actual costs incurred for each 1016 project for which reimbursements are sought. Reimbursements under 1017 this paragraph shall not exceed Twenty-five Thousand Dollars 1018 1019 (\$25,000.00) in the aggregate.

1020 (ii) The proceeds of bonds issued under this
1021 section for projects described in Section 57-75-5(f)(x) may be
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1022 used to reimburse reasonable actual and necessary costs incurred 1023 by the Department of Audit in providing services related to a 1024 project for which funding is provided from the use of proceeds of 1025 such bonds. The Department of Audit shall maintain an accounting 1026 of actual costs incurred for each project for which reimbursements 1027 The Department of Audit may escalate its budget and are sought. 1028 expend such funds in accordance with rules and regulations of the Department of Finance and Administration in a manner consistent 1029 with the escalation of federal funds. Reimbursements under this 1030 1031 paragraph shall not exceed Twenty-five Thousand Dollars 1032 (\$25,000.00) in the aggregate. Reimbursements under this 1033 paragraph shall satisfy any applicable federal tax law 1034 requirements.

1035 The proceeds of bonds issued under this (e) (i) section for projects described in Section 57-75-5(f)(xii) may be 1036 used to reimburse reasonable actual and necessary costs incurred 1037 1038 by the Mississippi Development Authority in providing assistance 1039 related to a project for which funding is provided from the use of proceeds of such bonds. The Mississippi Development Authority 1040 1041 shall maintain an accounting of actual costs incurred for each 1042 project for which reimbursements are sought. Reimbursements under 1043 this paragraph (e)(i) shall not exceed Twenty-five Thousand Dollars (\$25,000.00) in the aggregate. 1044

(ii) The proceeds of bonds issued under this 1045 1046 section for projects described in Section 57-75-5(f)(xii) may be used to reimburse reasonable actual and necessary costs incurred 1047 1048 by the Department of Audit in providing services related to a 1049 project for which funding is provided from the use of proceeds of such bonds. The Department of Audit shall maintain an accounting 1050 of actual costs incurred for each project for which reimbursements 1051 1052 are sought. The Department of Audit may escalate its budget and 1053 expend such funds in accordance with rules and regulations of the 1054 Department of Finance and Administration in a manner consistent *SS26/R36.1*

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1055 with the escalation of federal funds. Reimbursements under this 1056 paragraph (e)(ii) shall not exceed Twenty-five Thousand Dollars 1057 (\$25,000.00) in the aggregate. Reimbursements under this 1058 paragraph (e)(ii) shall satisfy any applicable federal tax law 1059 requirements.

(f) (i) The proceeds of bonds issued under this 1060 section for projects described in Section 57-75-5(f)(xiii), 1061 (f)(xiv), (f)(xv), (f)(xvi), (f)(xvii), (f)(xviii) and (f)(xx) may 1062 1063 be used to reimburse reasonable actual and necessary costs 1064 incurred by the Mississippi Development Authority in providing 1065 assistance related to a project for which funding is provided from 1066 the use of proceeds of such bonds. The Mississippi Development 1067 Authority shall maintain an accounting of actual costs incurred for each project for which reimbursements are sought. 1068 Reimbursements under this paragraph (f)(i) shall not exceed 1069 Twenty-five Thousand Dollars (\$25,000.00) for each project. 1070

1071 (ii) The proceeds of bonds issued under this 1072 section for projects described in Section 57-75-5(f)(xiii), 1073 (f)(xiv), (f)(xv), (f)(xvi), (f)(xvii), (f)(xviii) and (f)(xx) may 1074 be used to reimburse reasonable actual and necessary costs incurred by the Department of Audit in providing services related 1075 1076 to a project for which funding is provided from the use of 1077 proceeds of such bonds. The Department of Audit shall maintain an 1078 accounting of actual costs incurred for each project for which 1079 reimbursements are sought. The Department of Audit may escalate its budget and expend such funds in accordance with rules and 1080 1081 regulations of the Department of Finance and Administration in a manner consistent with the escalation of federal funds. 1082 Reimbursements under this paragraph (f)(ii) shall not exceed 1083 1084 Twenty-five Thousand Dollars (\$25,000.00) for each project. 1085 Reimbursements under this paragraph (f)(ii) shall satisfy any 1086 applicable federal tax law requirements.

The principal of and the interest on the bonds shall be 1087 (5) 1088 payable in the manner hereinafter set forth. The bonds shall bear 1089 date or dates; be in such denomination or denominations; bear 1090 interest at such rate or rates; be payable at such place or places 1091 within or without the state; mature absolutely at such time or 1092 times; be redeemable before maturity at such time or times and 1093 upon such terms, with or without premium; bear such registration 1094 privileges; and be substantially in such form; all as shall be determined by resolution of the State Bond Commission except that 1095 such bonds shall mature or otherwise be retired in annual 1096 1097 installments beginning not more than five (5) years from the date 1098 thereof and extending not more than twenty-five (25) years from 1099 the date thereof. The bonds shall be signed by the Chairman of the State Bond Commission, or by his facsimile signature, and the 1100 official seal of the State Bond Commission shall be imprinted on 1101 or affixed thereto, attested by the manual or facsimile signature 1102 1103 of the Secretary of the State Bond Commission. Whenever any such 1104 bonds have been signed by the officials herein designated to sign the bonds, who were in office at the time of such signing but who 1105 1106 may have ceased to be such officers before the sale and delivery 1107 of such bonds, or who may not have been in office on the date such 1108 bonds may bear, the signatures of such officers upon such bonds shall nevertheless be valid and sufficient for all purposes and 1109 1110 have the same effect as if the person so officially signing such 1111 bonds had remained in office until the delivery of the same to the purchaser, or had been in office on the date such bonds may bear. 1112 1113 (6) All bonds issued under the provisions of this section shall be and are hereby declared to have all the qualities and 1114 incidents of negotiable instruments under the provisions of the 1115 Uniform Commercial Code and in exercising the powers granted by 1116 1117 this chapter, the State Bond Commission shall not be required to 1118 and need not comply with the provisions of the Uniform Commercial 1119 Code.

The State Bond Commission shall sell the bonds on sealed 1120 (7) 1121 bids at public sale, and for such price as it may determine to be 1122 for the best interest of the State of Mississippi, but no such 1123 sale shall be made at a price less than par plus accrued interest 1124 to date of delivery of the bonds to the purchaser. The bonds 1125 shall bear interest at such rate or rates not exceeding the limits set forth in Section 75-17-101 as shall be fixed by the State Bond 1126 Commission. All interest accruing on such bonds so issued shall 1127 be payable semiannually or annually; provided that the first 1128 1129 interest payment may be for any period of not more than one (1) 1130 year.

1131 Notice of the sale of any bonds shall be published at least 1132 one time, the first of which shall be made not less than ten (10) 1133 days prior to the date of sale, and shall be so published in one 1134 or more newspapers having a general circulation in the City of 1135 Jackson and in one or more other newspapers or financial journals 1136 with a large national circulation, to be selected by the State 1137 Bond Commission.

1138 The State Bond Commission, when issuing any bonds under the 1139 authority of this section, may provide that the bonds, at the 1140 option of the state, may be called in for payment and redemption 1141 at the call price named therein and accrued interest on such date 1142 or dates named therein.

(8) State bonds issued under the provisions of this section shall be the general obligations of the state and backed by the full faith and credit of the state. The Legislature shall appropriate annually an amount sufficient to pay the principal of and the interest on such bonds as they become due. All bonds shall contain recitals on their faces substantially covering the foregoing provisions of this section.

1150 (9) The State Treasurer is authorized to certify to the 1151 Department of Finance and Administration the necessity for 1152 warrants, and the Department of Finance and Administration is S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 35 1153 authorized and directed to issue such warrants payable out of any 1154 funds appropriated by the Legislature under this section for such 1155 purpose, in such amounts as may be necessary to pay when due the 1156 principal of and interest on all bonds issued under the provisions 1157 of this section. The State Treasurer shall forward the necessary 1158 amount to the designated place or places of payment of such bonds 1159 in ample time to discharge such bonds, or the interest thereon, on the due dates thereof. 1160

The bonds may be issued without any other proceedings 1161 (10)1162 or the happening of any other conditions or things other than 1163 those proceedings, conditions and things which are specified or required by this chapter. Any resolution providing for the 1164 1165 issuance of general obligation bonds under the provisions of this 1166 section shall become effective immediately upon its adoption by 1167 the State Bond Commission, and any such resolution may be adopted at any regular or special meeting of the State Bond Commission by 1168 1169 a majority of its members.

1170 In anticipation of the issuance of bonds hereunder, the (11)State Bond Commission is authorized to negotiate and enter into 1171 any purchase, loan, credit or other agreement with any bank, trust 1172 1173 company or other lending institution or to issue and sell interim 1174 notes for the purpose of making any payments authorized under this All borrowings made under this provision shall be 1175 section. 1176 evidenced by notes of the state which shall be issued from time to 1177 time, for such amounts not exceeding the amount of bonds authorized herein, in such form and in such denomination and 1178 1179 subject to such terms and conditions of sale and issuance, 1180 prepayment or redemption and maturity, rate or rates of interest not to exceed the maximum rate authorized herein for bonds, and 1181 time of payment of interest as the State Bond Commission shall 1182 1183 agree to in such agreement. Such notes shall constitute general 1184 obligations of the state and shall be backed by the full faith and 1185 credit of the state. Such notes may also be issued for the S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 36

1186 purpose of refunding previously issued notes. No note shall 1187 mature more than three (3) years following the date of its 1188 issuance. The State Bond Commission is authorized to provide for 1189 the compensation of any purchaser of the notes by payment of a 1190 fixed fee or commission and for all other costs and expenses of 1191 issuance and service, including paying agent costs. Such costs 1192 and expenses may be paid from the proceeds of the notes.

(12) The bonds and interim notes authorized under the 1193 authority of this section may be validated in the First Judicial 1194 1195 District of the Chancery Court of Hinds County, Mississippi, in 1196 the manner and with the force and effect provided now or hereafter by Chapter 13, Title 31, Mississippi Code of 1972, for the 1197 1198 validation of county, municipal, school district and other bonds. 1199 The necessary papers for such validation proceedings shall be 1200 transmitted to the State Bond Attorney, and the required notice shall be published in a newspaper published in the City of 1201 1202 Jackson, Mississippi.

(13) Any bonds or interim notes issued under the provisions of this chapter, a transaction relating to the sale or securing of such bonds or interim notes, their transfer and the income therefrom shall at all times be free from taxation by the state or any local unit or political subdivision or other instrumentality of the state, excepting inheritance and gift taxes.

1209 (14) All bonds issued under this chapter shall be legal 1210 investments for trustees, other fiduciaries, savings banks, trust companies and insurance companies organized under the laws of the 1211 1212 State of Mississippi; and such bonds shall be legal securities 1213 which may be deposited with and shall be received by all public officers and bodies of the state and all municipalities and other 1214 political subdivisions thereof for the purpose of securing the 1215 1216 deposit of public funds.

1217 (15) The Attorney General of the State of Mississippi shall 1218 represent the State Bond Commission in issuing, selling and S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 37 1219 validating bonds herein provided for, and the Bond Commission is 1220 hereby authorized and empowered to expend from the proceeds 1221 derived from the sale of the bonds authorized hereunder all 1222 necessary administrative, legal and other expenses incidental and 1223 related to the issuance of bonds authorized under this chapter.

1224 There is hereby created a special fund in the State (16)1225 Treasury to be known as the Mississippi Major Economic Impact Authority Fund wherein shall be deposited the proceeds of the 1226 bonds issued under this chapter and all monies received by the 1227 1228 authority to carry out the purposes of this chapter. Expenditures 1229 authorized herein shall be paid by the State Treasurer upon warrants drawn from the fund, and the Department of Finance and 1230 1231 Administration shall issue warrants upon requisitions signed by 1232 the director of the authority.

1233 (17) (a) There is hereby created the Mississippi Economic 1234 Impact Authority Sinking Fund from which the principal of and 1235 interest on such bonds shall be paid by appropriation. All monies 1236 paid into the sinking fund not appropriated to pay accruing bonds 1237 and interest shall be invested by the State Treasurer in such 1238 securities as are provided by law for the investment of the 1239 sinking funds of the state.

1240 (b) In the event that all or any part of the bonds and notes are purchased, they shall be cancelled and returned to the 1241 1242 loan and transfer agent as cancelled and paid bonds and notes and 1243 thereafter all payments of interest thereon shall cease and the 1244 cancelled bonds, notes and coupons, together with any other 1245 cancelled bonds, notes and coupons, shall be destroyed as promptly 1246 as possible after cancellation but not later than two (2) years 1247 after cancellation. A certificate evidencing the destruction of 1248 the cancelled bonds, notes and coupons shall be provided by the 1249 loan and transfer agent to the seller.

1250 (c) The State Treasurer shall determine and report to 1251 the Department of Finance and Administration and Legislative S. B. No. 2001 *SS26/R36.1 061E/SS26/R36.1 PAGE 38

Budget Office by September 1 of each year the amount of money 1252 1253 necessary for the payment of the principal of and interest on 1254 outstanding obligations for the following fiscal year and the 1255 times and amounts of the payments. It shall be the duty of the 1256 Governor to include in every executive budget submitted to the 1257 Legislature full information relating to the issuance of bonds and notes under the provisions of this chapter and the status of the 1258 sinking fund for the payment of the principal of and interest on 1259 1260 the bonds and notes.

1261 (d) Any monies repaid to the state from loans 1262 authorized in Section 57-75-11(hh) shall be deposited into the Mississippi Major Economic Impact Authority Sinking Fund unless 1263 1264 the State Bond Commission, at the request of the authority, shall determine that such loan repayments are needed to provide 1265 additional loans as authorized under Section 57-75-11(hh). 1266 For purposes of providing additional loans, there is hereby created 1267 1268 the Mississippi Major Economic Impact Authority Revolving Loan 1269 Fund and loan repayments shall be deposited into the fund. The fund shall be maintained for such period as determined by the 1270 1271 State Bond Commission for the sole purpose of making additional loans as authorized by Section 57-75-11(hh). Unexpended amounts 1272 1273 remaining in the fund at the end of a fiscal year shall not lapse into the State General Fund and any interest earned on amounts in 1274 1275 such fund shall be deposited to the credit of the fund.

(e) Any monies repaid to the state from loans
authorized in Section 57-75-11(ii) shall be deposited into the
Mississippi Major Economic Impact Authority Sinking Fund.

(f) Any monies repaid to the state from loans
authorized in Section 57-75-11(jj) shall be deposited into the
Mississippi Major Economic Impact Authority Sinking Fund.

(18) (a) Upon receipt of a declaration by the authority that it has determined that the state is a potential site for a project, the State Bond Commission is authorized and directed to S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 39 1285 authorize the State Treasurer to borrow money from any special 1286 fund in the State Treasury not otherwise appropriated to be 1287 utilized by the authority for the purposes provided for in this 1288 subsection.

1289 (b) The proceeds of the money borrowed under this 1290 subsection may be utilized by the authority for the purpose of defraying all or a portion of the costs incurred by the authority 1291 1292 with respect to acquisition options and planning, design and environmental impact studies with respect to a project defined in 1293 1294 Section 57-75-5(f)(xi). The authority may escalate its budget and 1295 expend the proceeds of the money borrowed under this subsection in 1296 accordance with rules and regulations of the Department of Finance 1297 and Administration in a manner consistent with the escalation of 1298 federal funds.

(c) The authority shall request an appropriation or additional authority to issue general obligation bonds to repay the borrowed funds and establish a date for the repayment of the funds so borrowed.

1303 (d) Borrowings made under the provisions of this
1304 subsection shall not exceed Five Hundred Thousand Dollars
1305 (\$500,000.00) at any one time.

1306 SECTION 4. As used in Sections 4 through 6 of this act, the following terms and phrases shall have the meanings ascribed in 1307 1308 this section unless the context clearly indicates otherwise: 1309 "Approved project costs" means actual costs (a) 1310 incurred by an approved participant for land acquisition, 1311 construction, engineering, design and other costs approved by the 1312 Mississippi Development Authority relating to a tourism project. The term "approved project costs" also may include, if approved by 1313 the Mississippi Development Authority, costs described above that 1314 1315 are incurred by an approved participant within three (3) months 1316 after the date a tourism project opens for commercial operation. All costs must be verified by an independent third party approved 1317 *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 40

1318 by the MDA. An approved participant shall pay the costs for the 1319 third party verification of costs.

(b) "Approved participant" means a person, corporation
or other entity issued a certificate by the Mississippi
Development Authority under Section 6 of this act.

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(c) "MDA" means the Mississippi Development Authority.(d) "Tourism project" means any of the following:

1325 (i) A hotel with a minimum private investment of Forty Million Dollars (\$40,000,000.00) in land, buildings, 1326 architecture, engineering, fixtures, equipment, furnishings, 1327 1328 amenities and other related soft costs approved by the Mississippi Development Authority, and having a minimum private investment of 1329 1330 One Hundred Fifty Thousand Dollars (\$150,000.00) per quest room which amount shall be included within the minimum private 1331 investment of Forty Million Dollars (\$40,000,000.00); 1332

(ii) A nationally branded, themed entertainment district consisting of restaurants, bars, amphitheaters, live theaters, other entertainment venues and commercial improvements located within the entertainment district, with a minimum private investment of Seventy-five Million Dollars (\$75,000,000.00);

1338 (iii) A nationally branded museum/aquarium with a 1339 minimum private investment of Forty Million Dollars 1340 (\$40,000,000.00); and

1341 (iv) A public golf course with a minimum private1342 investment of Ten Million Dollars (\$10,000,000.00).

In addition, in order for a tourism project to be eligible to qualify under the provisions of Sections 4 through 6 of this act, the tourism project must be located on a project site, and construction of the tourism project must begin no later than sixty (60) months after the date that construction for the initial phase of development of the project site begins, or June 1, 2012, whichever date is earlier.

(e) "Project site" means a planned mixed use
development located on at least four thousand (4,000) acres of
land that will consist of commercial, recreational, resort,
tourism and residential development, for which the initial phase
of development shall begin no later than June 1, 2007.

1355 (f) "State" means the State of Mississippi. 1356 **SECTION 5.** (1) (a) There is created in the State Treasury a special fund to be known as the "Tourism Sales Tax Incentive 1357 Fund, " into which shall be deposited such money as provided in 1358 Section 27-65-75(20). The monies in the fund shall be used for 1359 1360 the purpose of making the incentive payments authorized in this The fund shall be administered by the MDA. Unexpended 1361 section. 1362 amounts remaining in the fund at the end of a fiscal year shall not lapse into the State General Fund, and any interest earned on 1363 or investment earnings on the amounts in the fund shall be 1364 deposited to the credit of the fund. The MDA may use not more 1365 than one percent (1%) of interest earned or investment earnings, 1366 1367 or both, on amounts in the fund for administration and management 1368 of the incentive program authorized under Sections 4 through 6 of 1369 this act.

Subject to the provisions of this section, 1370 (b) 1371 incentive payments may be made by the MDA to an approved participant that incurs approved project costs to locate a tourism 1372 1373 project in the state. The payments to an approved participant 1374 shall be for eighty percent (80%) of the amount of sales tax revenue collected from the operation of the tourism project, after 1375 1376 making the diversions required in Section 27-65-75(7) and (8). 1377 The MDA shall make payments to an approved participant on a semiannual basis with payments being made in the months of January 1378 and July. The aggregate amount of incentive payments that an 1379 1380 approved participant may receive shall not exceed thirty percent 1381 (30%) of the approved project costs incurred by the approved 1382 participant for the tourism project. Expansions, enlargements or *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 42

1383 additional investments made by an approved participant will not 1384 increase authorized incentive payments certified by the MDA. The 1385 MDA shall make the calculations necessary to make the payments 1386 provided for in this section. The MDA shall cease making 1387 incentive payments to an approved participant on the occurrence of 1388 the earlier of (i) the date that an aggregate amount of thirty 1389 percent (30%) of the approved project costs incurred by the 1390 approved participant for the tourism project has been paid to the approved participant, or (ii) ten (10) years after the date the 1391 1392 tourism project opens for commercial operation.

1393 If an approved participant does not use or need all (C) of the incentive payments approved by the MDA for a tourism 1394 project, then the approved participant may request that the MDA 1395 1396 allow the approved participant to transfer or assign part of such 1397 incentive payments to another tourism project that, because of the sales tax revenue generated by the tourism project, will produce 1398 1399 aggregate incentive payments over the ten-year period of less than 1400 thirty percent (30%) of approved project costs incurred by the 1401 approved participant for that tourism project. There may be only 1402 one (1) such request for transfer or assignment approved by the 1403 MDA for a project site.

(d) The total amount of incentive payments authorized for all tourism projects located on a project site shall not exceed One Hundred Fifty Million Dollars (\$150,000,000.00) in the aggregate.

1408 (2) At such time as incentive payments are no longer 1409 required to be made to an approved participant, the MDA shall 1410 notify the State Tax Commission and the sales tax revenue 1411 collected from the tourism project shall no longer be deposited 1412 into the Tourism Sales Tax Incentive Fund. Any amounts remaining 1413 in the fund that were collected from such project shall be 1414 transferred to the State General Fund.

1415 <u>SECTION 6.</u> (1) The MDA shall develop, implement and 1416 administer the incentive program authorized in Sections 4 through 1417 6 of this act and shall promulgate rules and regulations necessary 1418 for the development, implementation and administration of such 1419 program.

1420 (2) A person, corporation or other entity desiring to 1421 participate in the incentive program authorized in Sections 4 through 6 of this act must submit an application to the MDA. Such 1422 application must contain (a) plans for the proposed tourism 1423 1424 project; (b) a detailed description of the proposed tourism 1425 project; (c) the method of financing the proposed tourism project and the terms of such financing; and (d) any other information 1426 1427 required by the MDA. An application must be submitted no later 1428 than sixty (60) months after the date that construction for the initial phase of development of a project site begins, or June 1, 1429 2012, whichever date is earlier. The Executive Director of the 1430 1431 MDA shall review the application and determine if it qualifies as 1432 a tourism project. If the executive director determines the 1433 proposed tourism project qualifies as a tourism project, he shall 1434 issue a certificate to the person, corporation or other entity 1435 designating such person, corporation or other entity as an 1436 approved participant and authorizing the approved participant to participate in the incentive program provided for in Sections 4 1437 1438 through 6 of this act.

1439 SECTION 7. Section 27-65-75, Mississippi Code of 1972, is 1440 amended as follows:

1441 27-65-75. On or before the fifteenth day of each month, the 1442 revenue collected under the provisions of this chapter during the 1443 preceding month shall be paid and distributed as follows:

(1) (a) On or before August 15, 1992, and each succeeding month thereafter through July 15, 1993, eighteen percent (18%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 44

the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 1448 1449 business activities within a municipal corporation shall be 1450 allocated for distribution to the municipality and paid to the 1451 municipal corporation. On or before August 15, 1993, and each 1452 succeeding month thereafter, eighteen and one-half percent 1453 (18-1/2%) of the total sales tax revenue collected during the 1454 preceding month under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) 1455 and 27-65-21, on business activities within a municipal 1456 1457 corporation shall be allocated for distribution to the 1458 municipality and paid to the municipal corporation.

A municipal corporation, for the purpose of distributing the tax under this subsection, shall mean and include all incorporated cities, towns and villages.

Monies allocated for distribution and credited to a municipal corporation under this subsection may be pledged as security for a loan if the distribution received by the municipal corporation is otherwise authorized or required by law to be pledged as security for such a loan.

1467 In any county having a county seat that is not an 1468 incorporated municipality, the distribution provided under this 1469 subsection shall be made as though the county seat was an 1470 incorporated municipality; however, the distribution to the 1471 municipality shall be paid to the county treasury in which the 1472 municipality is located, and those funds shall be used for road, 1473 bridge and street construction or maintenance in the county.

1474 (b) On or before August 15, 2006, and each succeeding month thereafter, eighteen and one-half percent (18-1/2%) of the 1475 1476 total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the 1477 provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 1478 1479 business activities on the campus of a state institution of higher 1480 learning or community or junior college whose campus is not S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 45

1481 located within the corporate limits of a municipality, shall be 1482 allocated for distribution to the state institution of higher 1483 learning or community or junior college and paid to the state 1484 institution of higher learning or community or junior college.

1485 (2) On or before September 15, 1987, and each succeeding 1486 month thereafter, from the revenue collected under this chapter 1487 during the preceding month, One Million One Hundred Twenty-five Thousand Dollars (\$1,125,000.00) shall be allocated for 1488 distribution to municipal corporations as defined under subsection 1489 1490 (1) of this section in the proportion that the number of gallons 1491 of gasoline and diesel fuel sold by distributors to consumers and retailers in each such municipality during the preceding fiscal 1492 1493 year bears to the total gallons of gasoline and diesel fuel sold 1494 by distributors to consumers and retailers in municipalities statewide during the preceding fiscal year. The State Tax 1495 Commission shall require all distributors of gasoline and diesel 1496 1497 fuel to report to the commission monthly the total number of 1498 gallons of gasoline and diesel fuel sold by them to consumers and retailers in each municipality during the preceding month. 1499 The 1500 State Tax Commission shall have the authority to promulgate such 1501 rules and regulations as is necessary to determine the number of 1502 gallons of gasoline and diesel fuel sold by distributors to consumers and retailers in each municipality. In determining the 1503 percentage allocation of funds under this subsection for the 1504 1505 fiscal year beginning July 1, 1987, and ending June 30, 1988, the State Tax Commission may consider gallons of gasoline and diesel 1506 1507 fuel sold for a period of less than one (1) fiscal year. For the purposes of this subsection, the term "fiscal year" means the 1508 fiscal year beginning July 1 of a year. 1509

(3) On or before September 15, 1987, and on or before the fifteenth day of each succeeding month, until the date specified in Section 65-39-35, the proceeds derived from contractors' taxes levied under Section 27-65-21 on contracts for the construction or S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 46 1514 reconstruction of highways designated under the highway program 1515 created under Section 65-3-97 shall, except as otherwise provided 1516 in Section 31-17-127, be deposited into the State Treasury to the 1517 credit of the State Highway Fund to be used to fund that highway 1518 program. The Mississippi Department of Transportation shall 1519 provide to the State Tax Commission such information as is 1520 necessary to determine the amount of proceeds to be distributed under this subsection. 1521

On or before August 15, 1994, and on or before the 1522 (4) 1523 fifteenth day of each succeeding month through July 15, 1999, from 1524 the proceeds of gasoline, diesel fuel or kerosene taxes as provided in Section 27-5-101(a)(ii)1, Four Million Dollars 1525 1526 (\$4,000,000.00) shall be deposited in the State Treasury to the 1527 credit of a special fund designated as the "State Aid Road Fund," created by Section 65-9-17. On or before August 15, 1999, and on 1528 or before the fifteenth day of each succeeding month, from the 1529 1530 total amount of the proceeds of gasoline, diesel fuel or kerosene 1531 taxes apportioned by Section 27-5-101(a)(ii)1, Four Million Dollars (\$4,000,000.00) or an amount equal to twenty-three and 1532 1533 one-fourth percent (23-1/4%) of those funds, whichever is the greater amount, shall be deposited in the State Treasury to the 1534 1535 credit of the "State Aid Road Fund," created by Section 65-9-17. 1536 Those funds shall be pledged to pay the principal of and interest on state aid road bonds heretofore issued under Sections 19-9-51 1537 1538 through 19-9-77, in lieu of and in substitution for the funds previously allocated to counties under this section. Those funds 1539 1540 may not be pledged for the payment of any state aid road bonds issued after April 1, 1981; however, this prohibition against the 1541 pledging of any such funds for the payment of bonds shall not 1542 apply to any bonds for which intent to issue those bonds has been 1543 published, for the first time, as provided by law before March 29, 1544 1545 1981. From the amount of taxes paid into the special fund under this subsection and subsection (9) of this section, there shall be 1546 *SS26/R36.1* S. B. No. 2001 061E/SS26/R36.1 PAGE 47

1547 first deducted and paid the amount necessary to pay the expenses 1548 of the Office of State Aid Road Construction, as authorized by the 1549 Legislature for all other general and special fund agencies. The 1550 remainder of the fund shall be allocated monthly to the several 1551 counties in accordance with the following formula:

1552 (a) One-third (1/3) shall be allocated to all counties1553 in equal shares;

(b) One-third (1/3) shall be allocated to counties based on the proportion that the total number of rural road miles in a county bears to the total number of rural road miles in all counties of the state; and

(c) One-third (1/3) shall be allocated to counties based on the proportion that the rural population of the county bears to the total rural population in all counties of the state, according to the latest federal decennial census.

For the purposes of this subsection, the term "gasoline, diesel fuel or kerosene taxes" means such taxes as defined in paragraph (f) of Section 27-5-101.

1565 The amount of funds allocated to any county under this 1566 subsection for any fiscal year after fiscal year 1994 shall not be 1567 less than the amount allocated to the county for fiscal year 1994.

Any reference in the general laws of this state or the Mississippi Code of 1972 to Section 27-5-105 shall mean and be construed to refer and apply to subsection (4) of Section 27-65-75.

(5) One Million Six Hundred Sixty-six Thousand Six Hundred
Sixty-six Dollars (\$1,666,666.00) each month shall be paid into
the special fund known as the "State Public School Building Fund"
created and existing under the provisions of Sections 37-47-1
through 37-47-67. Those payments into that fund are to be made on
the last day of each succeeding month hereafter.

1578 (6) An amount each month beginning August 15, 1983, through 1579 November 15, 1986, as specified in Section 6 of Chapter 542, Laws S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 48 1580 of 1983, shall be paid into the special fund known as the 1581 Correctional Facilities Construction Fund created in Section 6 of 1582 Chapter 542, Laws of 1983.

1583 (7) On or before August 15, 1992, and each succeeding month 1584 thereafter through July 15, 2000, two and two hundred sixty-six 1585 one-thousandths percent (2.266%) of the total sales tax revenue 1586 collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Section 1587 27-65-17(2) shall be deposited by the commission into the School 1588 Ad Valorem Tax Reduction Fund created under Section 37-61-35. 1589 On 1590 or before August 15, 2000, and each succeeding month thereafter, 1591 two and two hundred sixty-six one-thousandths percent (2.266%) of 1592 the total sales tax revenue collected during the preceding month 1593 under the provisions of this chapter, except that collected under the provisions of Section 27-65-17(2), shall be deposited into the 1594 School Ad Valorem Tax Reduction Fund created under Section 1595 1596 37-61-35 until such time that the total amount deposited into the 1597 fund during a fiscal year equals Forty-two Million Dollars (\$42,000,000.00). Thereafter, the amounts diverted under this 1598 1599 subsection (7) during the fiscal year in excess of Forty-two 1600 Million Dollars (\$42,000,000.00) shall be deposited into the 1601 Education Enhancement Fund created under Section 37-61-33 for 1602 appropriation by the Legislature as other education needs and 1603 shall not be subject to the percentage appropriation requirements 1604 set forth in Section 37-61-33.

1605 (8) On or before August 15, 1992, and each succeeding month 1606 thereafter, nine and seventy-three one-thousandths percent 1607 (9.073%) of the total sales tax revenue collected during the 1608 preceding month under the provisions of this chapter, except that 1609 collected under the provisions of Section 27-65-17(2), shall be 1610 deposited into the Education Enhancement Fund created under 1611 Section 37-61-33.

1612 (9) On or before August 15, 1994, and each succeeding month 1613 thereafter, from the revenue collected under this chapter during 1614 the preceding month, Two Hundred Fifty Thousand Dollars 1615 (\$250,000.00) shall be paid into the State Aid Road Fund.

1616 (10) On or before August 15, 1994, and each succeeding month 1617 thereafter through August 15, 1995, from the revenue collected 1618 under this chapter during the preceding month, Two Million Dollars 1619 (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad 1620 Valorem Tax Reduction Fund established in Section 27-51-105.

1621 (11) Notwithstanding any other provision of this section to 1622 the contrary, on or before February 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the 1623 1624 preceding month under the provisions of Section 27-65-17(2) and the corresponding levy in Section 27-65-23 on the rental or lease 1625 of private carriers of passengers and light carriers of property 1626 1627 as defined in Section 27-51-101 shall be deposited, without diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund 1628 1629 established in Section 27-51-105.

(12) Notwithstanding any other provision of this section to 1630 1631 the contrary, on or before August 15, 1995, and each succeeding 1632 month thereafter, the sales tax revenue collected during the 1633 preceding month under the provisions of Section 27-65-17(1) on retail sales of private carriers of passengers and light carriers 1634 of property, as defined in Section 27-51-101 and the corresponding 1635 1636 levy in Section 27-65-23 on the rental or lease of these vehicles, shall be deposited, after diversion, into the Motor Vehicle Ad 1637 1638 Valorem Tax Reduction Fund established in Section 27-51-105.

(13) On or before July 15, 1994, and on or before the fifteenth day of each succeeding month thereafter, that portion of the avails of the tax imposed in Section 27-65-22 that is derived from activities held on the Mississippi State Fairgrounds Complex, shall be paid into a special fund that is created in the State Treasury and shall be expended upon legislative appropriation S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1

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1645 solely to defray the costs of repairs and renovation at the Trade 1646 Mart and Coliseum.

1647 (14) On or before August 15, 1998, and each succeeding month 1648 thereafter through July 15, 2005, that portion of the avails of 1649 the tax imposed in Section 27-65-23 that is derived from sales by 1650 cotton compresses or cotton warehouses and that would otherwise be 1651 paid into the General Fund, shall be deposited in an amount not to 1652 exceed Two Million Dollars (\$2,000,000.00) into the special fund 1653 created under Section 69-37-39.

1654 (15) Notwithstanding any other provision of this section to 1655 the contrary, on or before September 15, 2000, and each succeeding 1656 month thereafter, the sales tax revenue collected during the 1657 preceding month under the provisions of Section 27-65-19(1)(f) and 1658 (g)(i)2, shall be deposited, without diversion, into the 1659 Telecommunications Ad Valorem Tax Reduction Fund established in 1660 Section 27-38-7.

(16) On or before August 15, 2000, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of this chapter on the gross proceeds of sales of a project as defined in Section 57-30-1 shall be deposited, after all diversions except the diversion provided for in subsection (1) of this section, into the Sales Tax Incentive Fund created in Section 57-30-3.

1668 (17) Notwithstanding any other provision of this section to 1669 the contrary, on or before April 15, 2002, and each succeeding 1670 month thereafter, the sales tax revenue collected during the 1671 preceding month under Section 27-65-23 on sales of parking 1672 services of parking garages and lots at airports shall be 1673 deposited, without diversion, into the special fund created under 1674 Section 27-5-101(d).

1675 (18) On or before August 15, 2007, and each succeeding month 1676 thereafter through July 15, 2008, from the sales tax revenue 1677 collected during the preceding month under the provisions of this S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 51 1678 chapter, Two Million Five Hundred Thousand Dollars (\$2,500,000.00) 1679 shall be deposited into the Special Funds Transfer Fund created in 1680 Section 4 of Chapter 556, Laws of 2003.

1681 (a) On or before August 15, 2005, and each succeeding (19)1682 month thereafter, the sales tax revenue collected during the 1683 preceding month under the provisions of this chapter on the gross 1684 proceeds of sales of a business enterprise located within a 1685 redevelopment project area under the provisions of Sections 1686 57-91-1 through 57-91-11, and the revenue collected on the gross 1687 proceeds of sales from sales made to a business enterprise located 1688 in a redevelopment project area under the provisions of Sections 57-91-1 through 57-91-11 (provided that such sales made to a 1689 1690 business enterprise are made on the premises of the business 1691 enterprise), shall, except as otherwise provided in this subsection (19), be deposited, after all diversions, into the 1692 1693 Redevelopment Project Incentive Fund as created in Section 1694 57-91-9.

1695 For a municipality participating in the Economic (b) Redevelopment Act created in Sections 57-91-1 through 57-91-11, 1696 1697 the diversion provided for in subsection (1) of this section attributable to the gross proceeds of sales of a business 1698 1699 enterprise located within a redevelopment project area under the provisions of Sections 57-91-1 through 57-91-11, and attributable 1700 1701 to the gross proceeds of sales from sales made to a business 1702 enterprise located in a redevelopment project area under the provisions of Sections 57-91-1 through 57-91-11 (provided that 1703 1704 such sales made to a business enterprise are made on the premises 1705 of the business enterprise), shall be deposited into the Redevelopment Project Incentive Fund as created in Section 1706 57-91-9, as follows: 1707

1708 (i) For the first six (6) years in which payments1709 are made to a developer from the Redevelopment Project Incentive

1710 Fund, one hundred percent (100%) of the diversion shall be 1711 deposited into the fund;

(ii) For the seventh year in which such payments are made to a developer from the Redevelopment Project Incentive Fund, eighty percent (80%) of the diversion shall be deposited into the fund;

1716 (iii) For the eighth year in which such payments 1717 are made to a developer from the Redevelopment Project Incentive 1718 Fund, seventy percent (70%) of the diversion shall be deposited 1719 into the fund;

(iv) For the ninth year in which such payments are made to a developer from the Redevelopment Project Incentive Fund, sixty percent (60%) of the diversion shall be deposited into the fund; and

1724 For the tenth year in which such payments are (v) made to a developer from the Redevelopment Project Incentive Fund, 1725 1726 fifty percent (50%) of the funds shall be deposited into the fund. On or before January 15, 2007, and each succeeding 1727 (20) month thereafter, eighty percent (80%) of the sales tax revenue 1728 1729 collected during the preceding month under the provisions of this chapter from the operation of a tourism project under the 1730 1731 provisions of Sections 4 through 6 of Senate Bill No. 2001, 2006 First Extraordinary Session, shall be deposited, after the 1732 1733 diversions required in subsections (7) and (8) of this section,

1734 into the Tourism Sales Tax Incentive Fund created in Section 5 of 1735 this act.

1736 (21) The remainder of the amounts collected under the 1737 provisions of this chapter shall be paid into the State Treasury 1738 to the credit of the General Fund.

1739 (22) It shall be the duty of the municipal officials of any 1740 municipality that expands its limits, or of any community that 1741 incorporates as a municipality, to notify the commissioner of that 1742 action thirty (30) days before the effective date. Failure to so S. B. No. 2001 *SS26/R36.1* 061E/SS26/R36.1 PAGE 53

notify the commissioner shall cause the municipality to forfeit 1743 the revenue that it would have been entitled to receive during 1744 this period of time when the commissioner had no knowledge of the 1745 1746 action. If any funds have been erroneously disbursed to any 1747 municipality or any overpayment of tax is recovered by the taxpayer, the commissioner may make correction and adjust the 1748 1749 error or overpayment with the municipality by withholding the 1750 necessary funds from any later payment to be made to the 1751 municipality.

1752 **SECTION 8.** This act shall take effect and be in force from 1753 and after its passage.