By: Senator(s) Jackson (11th)

To: Local and Private; Finance

SENATE BILL NO. 2012

1 2 3 4 5 6 7	AN ACT TO AMEND CHAPTER 958, LOCAL AND PRIVATE LAWS OF 1996, AS LAST AMENDED BY CHAPTER 1028, LOCAL AND PRIVATE LAWS OF 1999, TO AUTHORIZE THE BOARD OF COMMISSIONERS OF THE TUNICA COUNTY UTILITY DISTRICT TO LEVY AND COLLECT SPECIAL ASSESSMENTS ON CERTAIN ADDITIONAL PROPERTY LOCATED IN THE DISTRICT UNDER CERTAIN CIRCUMSTANCES IN ORDER TO PROVIDE FUNDS FOR THE PURPOSES FOR WHICH BONDS MAY BE ISSUED UNDER THIS ACT; AND FOR RELATED PURPOSES.
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
9	SECTION 1. Chapter 958, Local and Private Laws of 1996, as
10	amended by Chapter 917, Local and Private Laws of 1997, as amended
11	by Chapter 986, Local and Private Laws of 1998, as amended by
12	Chapter 1028, Local and Private Laws of 1999, is amended as
13	follows:
14	Section 1. (1) Any contiguous area situated within Tunica
15	County, Mississippi, and not being situated within the corporate
16	boundaries of any existing municipality and having no adequate
17	water system, sewer system, and/or fire protection serving such
18	area may become incorporated as a water district, sewer district
19	and/or fire protection district, or as a combination of any of the
20	three (3), in the manner set forth in Section 2 of this act. For
21	the purposes of this act, an inadequate system may include, but
22	not be limited to, an existing system which does not have the
23	resources to adequately or economically serve its certificated
24	area.
25	(2) The Board of Supervisors of Tunica County, Mississippi,

upon written petition by the board of commissioners of the

Robinsonville-Commerce Utility District, may change the name of

the Robinsonville-Commerce Utility District to the "Tunica County

Utility District." A change in the name of the district pursuant

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- 30 to the authority granted under this subsection shall not affect
- 31 any other portion of this act, except that beginning on the date
- 32 on which the name change is made, all references in this act to
- 33 the Robinsonville-Commerce Utility District shall be construed to
- 34 mean the "Tunica County Utility District."
- 35 Section 2. (1) By Petition: A petition for the
- 36 incorporation of Robinsonville-Commerce Utility District may be
- 37 submitted to the Board of Supervisors of Tunica County signed by
- 38 not less than fifteen (15) owners of real property within the
- 39 boundaries of the proposed district who also reside within the
- 40 proposed district. Such petition shall include:
- 41 (a) Statement of necessity for the service or services
- 42 to be supplied by the proposed district;
- (b) The proposed boundaries of the district;
- 44 (c) An estimate of the cost of acquisition or
- 45 construction of the facilities to be operated by the district,
- 46 which estimate, however, shall not serve as a limitation upon the
- 47 financing of improvements or extensions to the facilities; and
- 48 (d) A statement of whether or not the Board of
- 49 Supervisors of Tunica County is requested to exercise its
- 50 authority to levy taxes as outlined in this act. Such petition
- 51 shall be signed by the petitioners, with their respective resident
- 52 addresses, and shall be accompanied by a sworn statement of each
- 53 person circulating the petition, who shall state under oath that
- 54 he witnessed the signature of each petitioner, that each signature
- 55 is the signature of the person that it purports to be, and that to
- 56 the best of his knowledge, each petitioner was at the time of
- 57 signing an owner of real property within, and a resident of, the
- 58 proposed district.
- 59 (2) By Board of Supervisors: The Board of Supervisors of
- 60 Tunica County, in its discretion, may initiate the incorporation
- of a district under this section, without a petition being

- 62 submitted to them, by adopting a resolution setting forth the
- 63 following:
- 64 (a) A statement of the necessity for the service or
- 65 services to be supplied by the district;
- (b) The proposed boundaries of the district;
- 67 (c) An estimate of the cost of the acquisition or
- 68 construction of the facilities to be operated by the district,
- 69 which estimate, however, shall not serve as a limitation upon the
- 70 financing of improvements or extensions to the facilities; and
- 71 (d) A statement of whether or not the board of
- 72 supervisors shall exercise its authority to levy the taxes
- 73 outlined in this act. The adoption of the resolution shall
- 74 require a three-fifths (3/5) approval by the board.
- 75 Section 3. (1) Public Hearing: Upon the filing of a
- 76 petition, or upon the adoption of a resolution declaring the
- 77 intent of the board of supervisors to incorporate such district
- 78 without the filing of a petition, the Board of Supervisors of
- 79 Tunica County shall fix a time and date for a public hearing on
- 80 the question of the public convenience and necessity of the
- 81 incorporation of the proposed district. The date fixed for such
- 82 hearing shall be not more than thirty (30) days after the filing
- 83 of the petition or the adoption of the resolution of intent by the
- 84 board of supervisors. The date of the hearing, the place where it
- 85 shall be held, the proposed boundaries of the district, and the
- 86 purpose of the hearing shall be set forth in a notice. The notice
- 87 shall be signed by the Clerk of the Board of Supervisors of Tunica
- 88 County. Such notice shall be published in a newspaper having
- 89 general circulation within Tunica County once a week for at least
- 90 three (3) consecutive weeks before the date of such hearing. The
- 91 first publication shall be made not less than twenty-one (21) days
- 92 before the date of such hearing and the last such publication
- 93 shall be made not more than fourteen (14) days before the date of
- 94 such hearing.

- 95 (2) **Resolution of Intent:** If, at such public hearing, the 96 Board of Supervisors of Tunica County finds:
- 97 (a) That the public convenience and necessity require 98 the creation of the district; and
- 99 (b) That the creation of the district is economically sound and desirable; then the Board of Supervisors of Tunica 101 County shall adopt a resolution making those findings and 102 declaring its intention to create the district on a date to be 103 specified in such resolution. Such resolution also shall 104 designate the name of the proposed district, define its 105 territorial limits which shall be fixed by the board pursuant to 106 such hearing, and state whether or not the board of supervisors
- territorial limits which shall be fixed by the board pursuant to such hearing, and state whether or not the board of supervisors shall levy tax as authorized by this act.

 Section 4. A certified copy of the resolution so adopted
- shall be published in a newspaper having general circulation
 within Tunica County once a week for at least three (3)

 consecutive weeks before the date specified in the resolution as
 the date upon which such board intends to create such district.

 The first such publication shall be made not less than twenty-one
 (21) days before the date specified, and the last such publication
- shall be made not more than fourteen (14) days before such date.

 If twenty percent (20%) or one hundred fifty (150), whichever

 is less, of the qualified electors of such proposed district file
- a written petition with such board of supervisors on or before the date specified in the resolution protesting the creation of the district, the Board of Supervisors of Tunica County shall call an
- 121 election on the question of the creation of such district. Such 122 election shall be held and conducted by the election commissioners
- 123 of Tunica County as nearly as may be in accordance with the
- 124 general laws governing elections. The election commissioners
- 125 shall determine which of the qualified electors of Tunica County
- 126 reside within the proposed district, and only such qualified
- 127 electors residing within such proposed district shall be entitled

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to vote in such election. Notice of such election setting forth
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- 129 the time, place or places and purpose of such election shall be
- published by the clerk of the board of supervisors, and such 130
- 131 notice shall be published for the time and in the manner
- 132 prescribed in Section 3 of this act for the publication of the
- 133 resolution of intent. The ballot to be prepared for and used at
- 134 such election shall be in substantially the following form:
- FOR THE CREATION OF THE ROBINSONVILLE-COMMERCE UTILITY 135
- 136 DISTRICT: ()
- AGAINST CREATION OF THE ROBINSONVILLE-COMMERCE UTILITY 137
- 138 DISTRICT:
- Voters shall vote by placing a cross mark (X) or a check mark $(\sqrt{})$ 139
- 140 opposite their choice.
- Section 5. If no petition requiring an election is filed, or 141
- if three-fifths (3/5) of those voting in the election provided in 142
- 143 Section 4 of this act vote in favor of the creation of such
- district, the Board of Supervisors of Tunica County shall adopt a 144
- 145 resolution creating the district as prescribed in the resolution
- 146 of intent.
- 147 Section 6. If the board of supervisors initiates the
- creation of the district, all costs incident to the publication of 148
- 149 the notices, the public hearing and election, the preparation of
- 150 the resolution, and all other costs associated with the board
- meeting the requirements of this act, may be paid by the Board of 151
- 152 Supervisors of Tunica County, in its discretion, from any
- available county fund it deems appropriate, or shall be borne by 153
- 154 the parties filing the petition. The Board of Supervisors of
- 155 Tunica County, in its discretion, may require the execution of a
- cost bond by the parties filing the petition. Such bond shall be 156
- 157 an amount and with good surety to guarantee the payment of such
- 158 costs.
- 159 Section 7. Any party having an interest in the subject
- 160 matter who is aggrieved or prejudiced by the findings and

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adjudication of the board of supervisors may appeal to the Circuit
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     Court of Tunica County in the manner provided by law for appeals
     from orders of the board of supervisors. However, if no such
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     appeal is taken within a period of fifteen (15) days after the
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     date of the adoption of the resolution creating the
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     Robinsonville-Commerce Utility District, the creation of the
     district shall be final and conclusive and shall not thereafter be
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     subject to attack in any court.
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          Section 8. From and after the date of the adoption of the
     resolution creating the district, such district, upon the election
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     of the board of supervisors, may be a public corporation in
     perpetuity under its corporate name and, in that name, shall be a
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     body politic and corporate with powers of perpetual succession.
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          Section 9. (1) Appointment and Terms: The powers of the
     Robinsonville-Commerce Utility District may be vested and
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     exercised by a board of commissioners consisting of five (5)
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     members appointed by the Board of Supervisors of Tunica County.
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     The members of the board of commissioners shall be qualified
     electors of Tunica County at least twenty-five (25) years of age
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     and of sound and disposing mind and judgment. At least three (3)
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     members of the board of commissioners shall be qualified electors
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     of the district. For the purposes of this act, an individual will
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     be considered a qualified elector of the district if he is
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     employed by a corporation or other entity which owns property
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     located within the district. Upon their initial appointment, one
     (1) of the commissioners shall be appointed for a term of one (1)
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     year; one (1) for a term of two (2) years; one (1) for a term of
     three (3) years; one (1) for a term of four (4) years; and one (1)
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     for a term of five (5) years. Thereafter, each commissioner shall
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     be appointed and shall hold office for a term of five (5) years.
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     Any vacancy occurring on such board of commissioners shall be
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filled by the board of supervisors at any regular meeting of the

- board of supervisors, and the board of supervisors shall have the 193 194 authority to fill all unexpired terms of any commissioner.
- 195 (2) Officers: The board of commissioners shall have 196 complete and sole authority to appoint a chairman and a vice 197 chairman and any other officers it may deem necessary from among 198 the membership of the board of commissioners. It shall be the duty of the chairman to preside at all meetings of the board and 199 200 to act as the chief executive officer of the board of commissioners and of the district. The vice chairman shall act in 201 the absence or disability of the chairman. The board of 202 203 commissioners also shall elect and fix the compensation of a 204 secretary-treasurer who may or may not be a member of the board of 205 commissioners. It shall be the duty of the secretary-treasurer to 206 keep all minutes and records of the board of commissioners and to safely keep all funds of the district. The secretary-treasurer 207 208 shall be required to execute a bond, payable to the district, in a 209 sum and with security as shall be fixed and approved by the board 210 of commissioners. The bond shall be filed with the Chancery Clerk
- 212 (3) General Powers: The operation, management, abolition or dissolution of the district, and all other matters in connection 213 214 therewith, shall be vested solely and only in the board of commissioners to the specific exclusion of the board of 215 216 supervisors, except as provided for herein. The abolition, 217 dissolution or termination of such district shall be accomplished only by resolution of the board of commissioners, which resolution 218 219 must receive at least a four-fifths (4/5) vote of the entire 220 membership of the board. Except as otherwise provided herein, 221 such board of commissioners shall have no power, jurisdiction or 222 authority to abolish, dissolve or terminate any such district 223 while such district has any outstanding indebtedness of any kind 224 or character.

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of Tunica County.

- 225 (4) Bond of Commissioners: Each person appointed as a
 226 commissioner, before entering upon the discharge of the duties of
 227 his office, shall be required to execute a bond payable to the
 228 State of Mississippi in the penal sum of Ten Thousand Dollars
 229 (\$10,000.00) conditional that he will faithfully discharge the
 230 duties of his office. Each bond shall be approved by the Chancery
 231 Clerk of Tunica County and filed with such clerk.
- 232 (5) Oath of Commissioners: Each commissioner shall take and
 233 subscribe to an oath of office as prescribed in Section 268,
 234 Mississippi Constitution of 1890, before the Chancery Clerk of
 235 Tunica County, that he will faithfully discharge the duties of the
 236 office of commissioner. The oath shall be filed with the Chancery
 237 Clerk of Tunica County and by him preserved with such official
 238 bond.
- 239 (6) A majority of the membership of the board of 240 commissioners shall constitute a quorum. Except as otherwise 241 required under this act, all official acts of the board of 242 commissioners shall require a majority vote of the quorum.
- 243 (7) The board of commissioners shall have authority to
 244 employ such employees, experts and consultants and other
 245 professional persons as it may deem necessary to assist the board
 246 of commissioners in the discharge of its responsibilities to the
 247 extent that funds are made available.
- 248 (8) In lieu of appointing a board of commissioners, the
 249 Board of Supervisors of Tunica County may serve as the Board of
 250 Commissioners of the Robinsonville-Commerce Utility District, in
 251 which case the Board of Supervisors of Tunica County shall assume
 252 all of the powers and duties of the board of commissioners as
 253 provided in this act, except that they shall not be required to
 254 execute a bond as required under subsection (4) of this section.
- 255 (9) Compensation of Commissioners: The board of
 256 commissioners may receive per diem compensation, if approved by
 257 the board of supervisors, in the same manner provided to officers
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258 of state boards, commissions and agencies in Section 25-3-69, 259 Mississippi Code of 1972. However, such per diem compensation shall not exceed Two Hundred Dollars (\$200.00) per month and shall 260 261 not entitle any member of the board of commissioners to receive or 262 be eligible for any state employee group insurance, retirement or 263 other fringe benefits. If the board of supervisors elects to serve as the board of commissioners, they shall receive no 264 265 compensation while acting as commissioners. 266 Section 10. The board of commissioners shall have the power 267 to make regulations to secure the general health of those residing 268 within the district; to prevent, remove and abate nuisances; to regulate or prohibit the construction of privy-vaults and 269 270 cesspools, and to regulate or suppress those already constructed; 271 and to compel and regulate the connection of all property with 272 sewers. 273 Section 11. The Robinsonville-Commerce Utility District 274 created under this act shall have the powers enumerated in the 275 resolution of the board of supervisors creating such district, which shall be limited to the conducting of a water supply system, 276 277 sewer system, and/or fire protection district, or a combination of 278 any or all of the same. To carry out such purpose or purposes, 279 such district shall have the power and authority to acquire, 280 construct, reconstruct, improve, better, extend, consolidate, 281 maintain and operate such system or systems and to contract with 282 any municipality, county or other governmental entity, or with any 283 person, firm or corporation for such services and for a supply and 284 distribution of water for collection, transportation, treatment 285 and/or disposal of sewage and for services required incident to

the operation and maintenance of such system. As long as the

district continues to furnish any of the services which it was

authorized to furnish in the resolution by which it was created,

it shall be the sole public corporation or entity and sole power

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to furnish such services within the district.

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Any district created pursuant to this act shall be vested 291 292 with all the powers necessary and requisite for the accomplishment 293 of the purpose for which such district is created. No enumeration 294 of powers herein shall be construed to impair or limit any general 295 grant of power herein contained, nor to limit any such grant to a 296 power or powers of the same class or classes as those enumerated. 297 Such districts are empowered to do all acts necessary, proper or 298 convenient to the exercise of the powers granted under this act. 299 Section 12. Any district created pursuant to this act, acting by and through the board of commissioners of the district 300 301 as its governing authority, shall have the following, among other,

- 303 (a) To sue and be sued;
- 304 (b) To acquire by purchase, gift, devise and lease, or 305 any other mode of acquisition (other than by eminent domain), and 306 to hold and dispose of, real and personal property of every kind 307 within or without the district, including franchise rights and 308 certificates issued by the Mississippi Public Service Commission;
- 309 (c) To make and enter into contracts, conveyances,
- 310 deeds of trust, bonds, leases or contracts for financial advisory
- 311 services;

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powers:

- 312 (d) To incur debts, to borrow money, to issue
- 313 negotiable revenue bonds, and to provide for the rights of the
- 314 holders thereof;
- 315 (e) To fix, maintain, collect and revise rates and
- 316 charges for services rendered by or through the facilities of such
- 317 district, which rates and charges shall be subject to review or
- 318 regulation by the Mississippi Public Service Commission; the
- 319 district shall obtain a certificate of convenience and public
- 320 necessity from the Mississippi Public Service Commission for
- 321 operation of a water and/or sewer system;
- 322 (f) To pledge all or any part of its revenues to the
- 323 payment of its debt obligations, including, but not limited to,

revenues from the district's operations, revenues from special assessments and tax revenues;

- (g) To make such covenants in connection with the issuance of bonds or to secure the payment of bonds that a private business corporation can make under the general laws of the state;
- (h) To use any right-of-way, public right-of-way,

 easement, or other similar property or property rights, necessary

 or convenient in connection with the acquisition, improvement or

 maintenance of the facilities of the district held by the state,

 or any political subdivision thereof; however, the governing body

of such political subdivisions shall consent to such use;

- 335 (i) To enter into agreement with state and federal 336 agencies for loans, grants and aid, and other forms of assistance, 337 including, but not limited to, participation of the sale and 338 purchase of bonds, and to enter into agreements with state
- 340 of Mississippi pertaining to matters relating to the operation of

agencies, federal agencies and political subdivisions of the State

- 341 any services of the district authorized under this act, and such
- 342 state agencies and political subdivisions of the State of
- 343 Mississippi are authorized to enter into such contracts with the
- 344 Robinsonville-Commerce Utility District;
- (j) To acquire by purchase any existing works and facilities providing services for which the district was created and any lands, rights, easements, franchises and other property, real and personal, necessary to the completion and operation of such system upon such terms and conditions as may be agreed upon, and if necessary, as part of the purchase price to assume the
- 351 payment of outstanding notes, bonds or other obligations upon the
- 352 system;

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- 353 (k) To extend its services to areas beyond but within
- one (1) mile of the boundaries of the district; however, no such
- 355 extension shall be made to areas already occupied by another
- 356 corporate agency rendering the same service so long as the

corporate agency desires to continue to serve such areas. Areas

outside the district desiring to be served which are beyond the

one-mile limit must be brought into the district by annexation

proceedings unless the owners of such areas consent to being part

361 of this district;

- 362 (1) To be deemed to have the same status as counties 363 and municipalities with respect to payment of sales taxes on 364 purchases made by such district;
- (m) To sell to any municipality in the county, under
 those terms, conditions and covenants that may be imposed or
 required by the district, part or all of the utility system or
 systems within the district; however, in the event of a sale of
 all of the system or systems, the municipality shall assume all
 obligations of the district as a condition precedent to the sale;
- 371 To contract with any municipality in the county for 372 the operation, maintenance and extension of any utility system or 373 systems or storm drainage systems in the district by the 374 municipality, or with the county for the operation, maintenance 375 and extension of any roadway or street, or for the dedication 376 thereof, upon those terms, conditions and covenants that may be 377 agreed upon between the municipality or the county and the 378 district;
- 379 (o) To contract with the United States of America, or 380 any agency of the United States of America, the State of 381 Mississippi, or any political subdivision of the State of 382 Mississippi, or any agency, commission, authority, board or other 383 entity thereof, or any municipality or municipalities, for any of 384 the additional purposes authorized by Section 15 of this act;
- (p) To contract with any person, partnership,

 386 corporation or other entity for the operation and maintenance,

 387 including billing services, of any property or facilities of the

 388 district, upon such terms, conditions and covenants as may be

 389 agreed upon by such contracting parties. The board of

- 390 commissioners may contract for the operation and maintenance of
- 391 any property or facilities of the district for a term of up to
- 392 twenty (20) years;
- 393 (q) To contract with any person, partnership,
- 394 corporation or other entity pursuant to which such party may
- 395 acquire, by construction or otherwise, all or any part of a water
- 396 and/or sewer system with private funds in advance of the issuance
- 397 of bonds by the district, and such party may be reimbursed by the
- 398 district for such costs upon the issuance and delivery of bonds
- 399 and upon conveyance of such water and/or sewer facilities to the
- 400 district; and
- 401 (r) To acquire by purchase, gift, device, lease and/or
- 402 any other mode of acquisition any rural water association located
- 403 in Tunica County.
- Section 13. The Board of Supervisors of Tunica County, upon
- 405 petition by the board of commissioners of the district, may
- 406 exercise the power of domain on behalf of the district wherever
- 407 and whenever public necessity and convenience so requires.
- Section 14. (1) The district shall have the power to issue
- 409 its bonds to provide funds for the purpose of constructing,
- 410 acquiring, reconstructing, improving, bettering or extending the
- 411 facilities to provide the services the district is authorized to
- 412 provide pursuant to this act, and acquiring land therefor. Such
- 413 bonds shall be payable primarily from the revenues of such
- 414 facilities, and if so provided for in the proceedings authorizing
- 415 such bonds, such bonds shall also be payable from special
- 416 assessments levied pursuant to Section 16 of this act, and
- 417 further, if so provided for in the proceedings authorizing such
- 418 bonds and agreed to by resolution of the Board of Supervisors of
- 419 Tunica County authorizing the board of commissioners to make such
- 420 pledge such bonds shall also be payable from the avails of the ad
- 421 valorem tax levy provided for in subsection (2) of Section 14 of
- 422 this act, or from any combination of monies from such revenues,

423	special assessments and tax levies. Such bonds may be issued
424	without an election being held upon the question of their issuance
425	and without the publication of any notice of intention to issue
426	such bonds. The board of commissioners of the district shall
427	issue bonds of the district by resolution spread upon the minutes
428	of such board. Such bonds shall contain such covenants and
429	provisions; shall be executed; shall bear interest at such rate or
430	rates not to exceed fourteen percent (14%) per annum; shall be in
431	such denomination or denominations; shall be payable, both as to
432	principal and interest, at such place or places; and shall mature
433	at such time or times not exceeding thirty-five (35) years from
434	their date, all as shall be determined by such board of
435	commissioners and set forth in the resolution pursuant to which
436	such bonds shall be issued; however, any such bonds which are
437	secured by a pledge of special assessments in addition to a pledge
438	of revenues shall mature at such time or times not exceeding the
439	time period over which such special assessments are payable, as
440	determined by the board of commissioners pursuant to Section 18 of
441	this act. Any provisions of general law to the contrary
442	notwithstanding, any bonds and interest coupons issued pursuant to
443	the authority of this act shall possess all of the qualities of
444	negotiable instruments; and such bonds, premium, if any, and
445	interest thereon shall be exempt from all state, county, municipal
446	and other taxation under the laws of the State of Mississippi.
447	Any bonds issued pursuant to the authority of this act may be
448	refunded in the manner provided herein upon a finding by the board
449	of commissioners that such refunding is in the public interest,
450	and bonds for the betterment, improvement or extension of any
451	facilities of the district may be included with such refunding
452	bonds. Such bonds may be sold without the necessity of
453	advertising for bids therefor and may be sold by negotiated
454	private sale and on such terms, conditions and covenants as may be

agreed to by and between the issuing authority and the purchasers of such bonds.

- If provided in the proceedings authorizing the issuance 457 (2) 458 of the bonds and agreed to by resolution of the Board of 459 Supervisors of Tunica County authorizing the board of 460 commissioners of the district to make such pledge, then when there 461 are insufficient revenues accruing from the operation of such 462 district or insufficient revenues received from special 463 assessments authorized hereunder, or from both together, according 464 to the provisions made in the proceedings authorizing the issuance 465 of such bonds, to meet the interest and/or principal payments when 466 due on any bonds issued under the authority of this act (excluding 467 for such purpose any amounts in a reserve fund for any such 468 bonds), then, upon certification of such fact by the board of 469 commissioners of such district to the board of supervisors, it 470 shall be the mandatory duty of the Board of Supervisors of Tunica 471 County to levy an ad valorem tax on all taxable property within 472 the geographical limits of the district, which tax, together with any other monies available for such purpose, shall be sufficient 473 474 to provide for the payment of the principal of and interest on 475 such bonds as the same falls due, and, if so provided in the 476 proceedings for the issuance of such bonds, to replenish any 477 reserve fund established for such bonds.
- Notwithstanding any other provision of this act, no 478 479 taxes or special assessments may be imposed by the district or 480 Tunica County on property of the Yazoo-Mississippi Delta Levee 481 District in connection with the issuance of bonds by the district; 482 however, the district and Tunica County may levy taxes and impose 483 special assessments on the leasehold interests of private entities 484 in real property included in property owned by the 485 Yazoo-Mississippi Delta Levee District and on any personal 486 property of such private entities located on property owned by the
- 487 Yazoo-Mississippi Delta Levee District. Such taxes and special S. B. No. 2012 *SS26/R31*

- 488 assessments shall be applied in the manner set forth in the
- 489 proceedings pertaining thereto, consistent with the provisions of
- 490 this act.
- 491 Section 15. In addition to the purposes authorized by
- 492 subsection (1), Section 14 of this act, any district created under
- 493 this act may issue bonds of such district in the manner provided
- 494 in subsection (1), Section 14, for any or all of the following
- 495 purposes:
- 496 (a) To refund the outstanding bonds of such district
- 497 upon a finding by the board of commissioners that such refunding
- 498 is in the public interest;
- (b) To improve, better or extend the water and/or sewer
- 500 system or systems and fire protection system of such district;
- 501 (c) To purchase or acquire part or all of the utility
- 502 system or systems and fire protection system of any other district
- 503 or municipality located in whole or in part in Tunica County,
- 504 including part or all of such system or systems within the
- 505 corporate boundaries of any municipality;
- 506 (d) To provide for the payment of the principal,
- 507 premium and interest on the outstanding bonds of any other
- 508 district or municipality in connection with the purchase of any
- 509 facilities of such district or municipality, and to purchase or
- 510 acquire the outstanding bonds of any other district or
- 511 municipality;
- (e) To purchase or acquire part or all of any privately
- 513 owned utility system or systems;
- (f) To enter into cooperative agreements with the state
- or federal government, or both, to obtain financial assistance in
- 516 the form of loans or grants as may be available from the state or
- 517 federal government, or both (reference to the state or federal
- 518 government as used herein shall specifically include any agency
- 519 thereof); and to execute and deliver at private sale notes or
- 520 bonds as evidence of such indebtedness in the form and subject to

the terms and conditions as may be imposed by the state or federal 521 522 government, or both; and to pledge the income and revenues of the 523 district, or the income and revenues from any part of the area 524 embraced in the district (which revenues in either instance shall include, but not be limited to, revenues from special assessments 525 526 and tax revenues), in payment thereof; and the state and any 527 agency thereof is authorized to enter into such agreements with the district; 528 529

(g) To purchase or acquire part or all of any utility system or systems located in whole or in part in Tunica County owned by the United States or any agency thereof, or the State of Mississippi or any agency, commission, authority, board or other entity thereof, and to provide therefor as follows:

In the event that any outstanding bonds to be purchased, acquired or refunded by the district created pursuant to this act, by the terms thereof: (a) mature without option of prior payment after the date of the district bonds to be issued; or (b) mature on specified dates, but with the option reserved to call in, pay and redeem such bonds on a date subsequent to the date of the district bonds to be issued; and in the event that the holder or holders of such outstanding revenue bonds are numerous, cannot be immediately located or will not accept district bonds to be issued in exchange for and upon surrender and cancellation of a like amount of such outstanding bonds, then the district, in its discretion, may sell district bonds and deposit with a trustee to be designated in the resolution issuing such district bonds an amount sufficient to redeem all such outstanding county, district or municipal bonds, together with accrued interest and any premium required for such redemption on the earliest call date or on the maturity date of noncallable bonds. Such deposits shall be a trust fund and shall be used for no purpose other than the redemption of such outstanding bonds, the payment of interest thereon as the same shall mature and come due, and the payment of

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any premium required for redemption of such bonds on their
callable or maturity date or dates. In the event that any of such
outstanding bonds are subject to call for redemption, the county,
district or municipality, before the issuance of district bonds
therefor, shall exercise such right or call and shall call such
outstanding bonds for redemption on the earliest possible call
date.

The district, by resolution, may direct that such trust fund be invested in bonds, notes, certificates or other obligations of, or guaranteed by, the United States of America and maturing or being redeemable at or before the time when such funds will be needed for the redemption of such outstanding bonds. For the purpose of determining the adequacy of such deposits, the maturity value or redemption value of all such investments and the interest accruing thereon to maturity or call date, shall be considered as cash on hand. The district may make such covenants and do any and all acts and things as may be necessary, convenient and desirable in order to secure such bonds, in order to make such bonds more marketable, notwithstanding that such covenants, acts or things may not be enumerated herein or expressly authorized herein. is the intention of this act to give the governing authority of the district, in issuing such bonds, the power to do all things required or necessary in the issuance of such bonds and for their execution which are not inconsistent with the Mississippi Constitution of 1890.

579 The district bonds herein authorized may be issued 580 concurrently and in combination with bonds issued to provide funds 581 for any or all of the purposes authorized by this act. In the 582 issuance of bonds hereunder, a sufficient sum may be added to the 583 principal amount thereof: (a) to provide for the payment of all 584 reserves, interest, expenses, premiums, fees and commissions 585 deemed necessary or advantageous incident to the issuance and 586 delivery or exchange of such bonds; and (b) to provide for the S. B. No. 2012

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payment into a reserve fund of a sum not exceeding the maximum annual principal and interest requirements of such bonds, as a reserve therefor.

590 Section 16. In addition to the charges and levies provided 591 for in Sections 1 through 15 of this act, the board of commissioners may levy and collect special assessments on certain 592 593 property located in the district to provide funds for the purposes 594 for which bonds may be issued under Sections 14 and 15 of this 595 act, and may issue negotiable special improvement bonds of the 596 district and pledge the receipts from the special assessments to 597 secure the payment of the principal of, premium, if any, and 598 interest on any bonds authorized to be issued pursuant to this 599 The property on which such special assessments may be 600 levied, to the extent such property is within the boundaries of 601 the district at the time such special assessments are levied, 602 shall be limited to the following:

(a) All that tract or parcel of land lying and being in portions of Sections 3, 4, 5, 6, 7 and 8, Township 3 South, Range 10 West, Tunica County, Mississippi, as shown as containing 1347.61 acres, and designated as Tract A on that certain plat prepared by Rosser Lowe, a division of Rosser International, Inc., entitled Boundary Survey for BL Development Corporation, dated September 12, 1994, updated November 7, 1997, and being more particularly described as follows:

Commencing at an iron pin found located at the intersection of the westerly right-of-way line of Mississippi State Highway No. 61 (said westerly right-of-way line being 75 feet northwesterly of and parallel to the centerline of said highway at this point) and the north line of said Section 3, being the "POINT OF BEGINNING" of the tract herein described;

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620	THENCE South 45 degrees 33 minutes 26 seconds West for a
621	distance of 599.99 feet, along said westerly
622	right-of-way line, to a concrete post;
623	THENCE North 44 degrees 23 minutes 01 seconds West for a
624	distance of 410.81 feet, leaving said westerly
625	right-of-way line, to an iron pin found;
626	THENCE South 89 degrees 51 minutes 00 seconds West for a
627	distance of 4214.83 feet, to an iron pin found on the
628	east line of the northwest 1/4 of said Section 4;
629	THENCE South 00 degrees 01 minutes 55 seconds East for a
630	distance of 2486.79 feet, to an iron pin found at the
631	southeast corner of the northwest 1/4 of said Section 4;
632	THENCE North 89 degrees 57 minutes 07 seconds West for a
633	distance of 2638.94 feet, to an iron pin found at the
634	southwest corner of the northwest 1/4 of said Section 4
635	and on the eastline of said Section 5;
636	THENCE South 00 degrees 00 minutes 59 seconds East for a
637	distance of 1188.62 feet, along the east line of said
638	Section 5 to a point;
639	THENCE South 00 degrees 00 minutes 59 seconds East for a
640	distance of 1442.96 feet, to a nail found at the section
641	corner common to Sections 4, 5, 8 and 9;
642	THENCE South 00 degrees 11 minutes 20 seconds East for a
643	distance of 1906.69 feet, along the east line of said
644	Section 8 to a point;
645	THENCE North 89 degrees 52 minutes 37 seconds West for a
646	distance of 28.86 feet, leaving east line of said
647	Section 8 to an iron pin found;
648	THENCE South 21 degrees 04 minutes 47 seconds West for a
649	distance of 81.43 feet to an iron pin found;
650	THENCE South 10 degrees 38 minutes 49 seconds East for a
651	distance of 185.22 feet, to an iron pin found on the

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northwesterly right-of-way line of Mississippi State
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          Highway No. 61;
          THENCE South 45 degrees 32 minutes 25 seconds West for a
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          distance of 503.75 feet, continuing along said
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          right-of-way line, to a point;
          THENCE South 44 degrees 25 minutes 59 seconds East for a
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          distance of 10.00 feet, along said right-of-way line, to
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          a point;
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          THENCE South 45 degrees 34 minutes 01 seconds West for a
          distance of 400.00 feet, along said right-of-way line,
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          to a point;
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          THENCE North 44 degrees 25 minutes 59 seconds West for a
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          distance of 25.00 feet, along said right-of-way line, to
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          a point;
          THENCE South 45 degrees 34 minutes 01 seconds West for a
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          distance of 1917.36 feet, along said right-of-way line,
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          to a point;
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          THENCE North 89 degrees 10 minutes 37 seconds West for a
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          distance of 707.53 feet, leaving said right-of-way line,
671
          to a point;
672
          THENCE South 00 degrees 49 minutes 23 seconds West for a
          distance of 45.07 feet to a point;
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          THENCE North 89 degrees 10 minutes 31 seconds West for a
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          distance of 1129.97 feet, to a point;
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676
          THENCE North 44 degrees 14 minutes 47 seconds West for a
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          distance of 1612.08 feet, to a point;
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          THENCE along a curve to the left having a radius of
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          2671.83 feet and an arc length of 646.06 feet, being
          subtended by a chord of North 51 degrees 09 minutes 38
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          seconds West for a distance of 644.49 feet, to an iron
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          pin found;
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          THENCE North 00 degrees 06 minutes 35 seconds West for a
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          distance of 1264.09 feet, to a point;
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685	THENCE South 89 degrees 53 minutes 25 seconds West for a
686	distance of 1714.83 feet, to a point intersecting the
687	former southeasterly right-of-way line of the Illinois
688	Central Gulf Railroad Company (since abandoned);
689	THENCE South 31 degrees 57 minutes 41 seconds West for a
690	distance of 1301.06 feet, along said southeasterly
691	right-of-way line of abandoned railroad right-of-way, to
692	a point;
693	THENCE North 00 degrees 03 minutes 33 seconds West for a
694	distance of 80.12 feet, leaving said southeasterly
695	abandoned railroad right-of-way line, to a point on the
696	new southeasterly right-of-way line of Old Mississippi
697	Highway 61 (120 foot right-of-way);
698	THENCE North 31 degrees 57 minutes 41 seconds East for a
699	distance of 2751.26 feet, along said southeasterly
700	right-of-way line, to a point;
701	THENCE North 31 degrees 57 minutes 41 seconds East for a
702	distance of 324.72 feet, continuing along said
703	right-of-way line, to a point;
704	THENCE along a curve to the right continuing along said
705	right-of-way line having a radius of 780.74 feet and an
706	arc length of 398.19 feet, being subtended by a chord of
707	North 47 degrees 26 minutes 26 seconds East for a
708	distance of 393.89 feet, to a point;
709	THENCE North 62 degrees 16 minutes 00 seconds East for a
710	distance of 120.82 feet, continuing along said
711	right-of-way line, to a point;
712	THENCE along a curve to the right continuing along said
713	right-of-way line having a radius of 40 feet and an arc
714	length of 60.02 feet, being subtended by a chord of
715	South 74 degrees 44 minutes 38 seconds East for a
716	distance of 54.55 feet, to a point;

717	THENCE along a curve to the right continuing along said
718	right-of-way line having a radius of 1385.0 feet and an
719	arc length of 465.40 feet being subtended by a chord of
720	North 22 degrees 07 minutes 34 seconds West for a
721	distance of 463.22 feet, to a point;
722	THENCE South 12 degrees 14 minutes 04 seconds East a
723	distance of 170.29 feet along said right-of-way to a
724	point;
725	THENCE along a curve to the right continuing along said
726	right-of-way line having a radius of 190.99 feet and an
727	arc length of 244.14 feet, being subtended by a chord of
728	South 24 degrees 22 minutes 57 seconds West for a
729	distance of 227.86 feet, to a point;
730	THENCE along a curve to the left continuing along said
731	right-of-way line having a radius of 899.22 feet and an
732	arc length of 441.77 feet, being subtended by a chord of
733	South 46 degrees 45 minutes 46 seconds West for a
734	distance of 437.35 feet to a point;
735	THENCE South 31 degrees 57 minutes 41 seconds West a
736	distance of 369.78 feet, along said right-of-way to a
737	point;
738	THENCE North 89 degrees 47 minutes 57 seconds West for a
739	distance of 1038.22 feet, leaving said right-of-way
740	line, along south line of said Section 6, to a point
741	located at the intersection of said section line and
742	easterly line of the Board of Levee Commissioners
743	property;
744	THENCE North 46 degrees 34 minutes 41 seconds East for a
745	distance of 230.60 feet, leaving south line of said
746	Section 6, along said levee property, to a point;
747	THENCE North 42 degrees 05 minutes 41 seconds East for a
748	distance of 720.60 feet, along said levee property, to a
749	point;
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750	THENCE North 36 degrees 00 minutes 41 seconds East for a
751	distance of 158.60 feet, along said levee property, to a
752	point;
753	THENCE North 32 degrees 04 minutes 41 seconds East for a
754	distance of 247.00 feet, along said levee property, to a
755	point;
756	THENCE North 34 degrees 08 minutes 20 seconds East for a
757	distance of 636.00 feet, along said levee property, to a
758	point;
759	THENCE North 34 degrees 35 minutes 41 seconds East for a
760	distance of 3328.00 feet, along said levee property, to
761	a point;
762	THENCE North 29 degrees 05 minutes 41 seconds East for a
763	distance of 1104.70 feet, along said levee property, to
764	a point located at the intersection of said levee
765	property and the north line of said Section 5;
766	THENCE South 89 degrees 48 minutes 01 seconds East for a
767	distance of 697.08 feet, along north line of said
768	Section 5, to a point;
769	THENCE South 89 degrees 48 minutes 01 seconds East for a
770	distance of 52.93 feet, along north line of said section
771	5 to a point;
772	THENCE South 89 degrees 48 minutes 01 seconds East for a
773	distance of 3210.37 feet, along north line of said
774	Section 5, to a point at the section corner common to
775	Sections 4 and 5, Township 3 South, Range 10 West,
776	Tunica County, and Sections 32 and 33, Township 2 South,
777	Range 10 West, DeSoto County;
778	THENCE South 89 degrees 59 minutes 57 seconds East for a
779	distance of 2638.40 feet, along the north line of said
780	Section 4, to a point at the northeast corner of the
781	northwest 1/4 of said Section 4;

THENCE South 89 degrees 55 minutes 35 seconds East for a distance of 2640.00 feet, along the north line of said

Section 4, to a point at the northeast corner of said

Section 4;

THENCE South 89 degrees 55 minutes 35 seconds East for a distance of 2290.29 feet, along the north line of said Section 3, the POINT OF BEGINNING.

(b) All that tract or parcel of land lying and being in portions of Section 6, Township 3 South, Range 10 West, Tunica County, Mississippi; portions of Sections 13 and 24, Township 3 North, Range 7 East, and, Sections 18 and 19, Township 3 North, Range 8 East, Crittenden County, Arkansas, as shown as containing 732.21 acres, and designated as Tract B on that certain plat prepared by Rosser Lowe, a division of Rosser International, Inc., entitled Boundary Survey for BL Development Corporation September 12, 1994, updated November 9, 1997, and being more particularly described as follows:

Commencing at a point located at the intersection of the north line of Section 5, Township 3 South, Range 10 West, Tunica County, Mississippi, and the northwesterly right-of-way line of Old Mississippi State Highway 61 (abandoned 45-foot right-of-way), thence North 89 degrees 48 minutes 01 seconds West for a distance of 697.08 feet, leaving said right-of-way line along north line of said Section 5, to a point; thence North 89 degrees 48 minutes 01 seconds West for a distance of 2139.82 feet, continuing along north line of said Sections 5 and 6, to the TRUE POINT OF BEGINNING. THENCE South 06 degrees 58 minutes 13 seconds West for a distance of 51.20 feet, leaving north line of said Section 6, to a point;

815	THENCE South 12 degrees 08 minutes 10 seconds West for a
816	distance of 640.39 feet, to a point;
817	THENCE South 08 degrees 54 minutes 19 seconds West for a
818	distance of 399.12 feet, to a point;
819	THENCE South 16 degrees 40 minutes 00 seconds West for a
820	distance of 691.96 feet, to a point;
821	THENCE South 20 degrees 23 minutes 09 seconds West for a
822	distance of 595.98 feet, to a point;
823	THENCE South 22 degrees 23 minutes 10 seconds West for a
824	distance of 894.76 feet, to a point;
825	THENCE South 27 degrees 53 minutes 10 seconds West for a
826	distance of 199.65 feet, to a point;
827	THENCE South 22 degrees 53 minutes 09 seconds West for a
828	distance of 303.49 feet, to a point;
829	THENCE North 67 degrees 06 minutes 49 seconds West for a
830	distance of 95.00 feet, to a point;
831	THENCE South 30 degrees 02 minutes 22 seconds West for a
832	distance of 313.16 feet to a point;
833	THENCE South 38 degrees 56 minutes 07 seconds West for a
834	distance of 408.23 feet, to a point;
835	THENCE South 48 degrees 51 minutes 50 seconds East for a
836	distance of 70.00 feet, to a point;
837	THENCE South 45 degrees 10 minutes 43 seconds West for a
838	distance of 683.14 feet, to a point;
839	THENCE South 51 degrees 10 minutes 35 seconds West for a
840	distance of 663.40 feet, to a point;
841	THENCE North 42 degrees 21 minutes 50 seconds West for a
842	distance of 1138.30 feet, to a point;
843	THENCE North 64 degrees 54 minutes 44 seconds West for a
844	distance of 131.67 feet, to a point;
845	THENCE South 32 degrees 35 minutes 15 seconds West for a
846	distance of 680.63 feet, to a point;

847	THENCE South 39 degrees 31 minutes 58 seconds West for a
848	distance of 402.14 feet, to a point;
849	THENCE South 51 degrees 59 minutes 57 seconds West for a
850	distance of 354.49 feet, to a point located on the south
851	line of said Section 6;
852	THENCE South 40 degrees 00 minutes 15 seconds for a
853	distance of 305.02 feet, leaving south line of said
854	Section 6 to a point located at the intersection of said
855	south line and the southeasterly line of said Section
856	24, Township 3 North, Range 7 East, Crittenden County,
857	Arkansas;
858	THENCE South 49 degrees 43 minutes 22 seconds West for a
859	distance of 430.58 feet, continuing along southeasterly
860	line of said Section 24, to a point;
861	THENCE South 64 degrees 31 minutes 29 seconds West for a
862	distance of 415.00 feet, along said section line, to a
863	point;
864	THENCE South 74 degrees 08 minutes 08 seconds West for a
865	distance of 290.00 feet, along said section line, to a
866	point;
867	THENCE South 85 degrees 40 minutes 30 seconds West for a
868	distance of 260.00 feet, along said section line, to a
869	point;
870	THENCE South 88 degrees 43 minutes 25 seconds West for a
871	distance of 285.00 feet, along said section line, to a
872	point;
873	THENCE North 79 degrees 02 minutes 30 seconds West for a
874	distance of 966.94 feet, along said section line, to a
875	point;
876	THENCE North 09 degrees 19 minutes 44 seconds East for a
877	distance of 6898.79 feet, leaving said section line to a
878	point on the top of bank of the Mississippi River;

879	THENCE North 53 degrees 34 minutes 07 seconds East for a
880	distance of 160.58 feet, along said top of bank, to a
881	point;
882	THENCE North 54 degrees 17 minutes 31 seconds East for a
883	distance of 118.13 feet, along said top of bank, to a
884	point;
885	THENCE North 60 degrees 47 minutes 07 seconds East for a
886	distance of 243.08 feet, along said top of bank, to a
887	point;
888	THENCE North 24 degrees 55 minutes 38 seconds East for a
889	distance of 116.41 feet, along said top of bank, to an
890	iron pin found at the intersection of said top of bank
891	and the northerly line of said Section 13;
892	THENCE South 32 degrees 42 minutes 47 seconds East for a
893	distance of 402.67 feet, along northerly line of said
894	Section 13, to an iron pin found;
895	THENCE South 32 degrees 54 minutes 14 seconds East for a
896	distance of 206.79 feet, continuing along northerly line
897	of said Section 13, to an iron pin found;
898	THENCE South 75 degrees 25 minutes 04 seconds East for a
899	distance of 339.68 feet, to a point;
900	THENCE South 75 degrees 05 minutes 38 seconds East for a
901	distance of 191.08 feet, along northerly line of said
902	Section 13, to a point;
903	THENCE South 73 degrees 31 minutes 27 seconds East for a
904	distance of 534.65 feet, along northerly line of said
905	Section 13, to a point;
906	THENCE South 58 degrees 32 minutes 00 seconds East for a
907	distance of 214.14 feet, along northerly line of said
908	Section 13, to a wood post;
909	THENCE South 44 degrees 16 minutes 59 seconds East for a
910	distance of 205.85 feet, along northerly line of said
911	Section 13, to a concrete post;
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912	THENCE South 53 degrees 00 minutes 01 seconds East for a
913	distance of 395.21 feet, along northerly line of said
914	Section 13 to an iron pin found;
915	THENCE South 89 degrees 48 minutes 01 seconds East for a
916	distance of 3467.53 feet, along northerly line of said
917	Section 13, Township 3 North, Range 7 East and Section
918	18, Township 3 North, Range 8 East, to the TRUE POINT OF
919	BEGINNING.
920	(c) Any other real property and personal property
921	located in Tunica County, Mississippi, provided that:
922	(i) The property is located in the district;
923	(ii) The owner or owners of the property at
924	the time the assessment is levied have consented to the
925	proposed special assessment; and
926	(iii) The Board of Supervisors of Tunica
927	County consents to the special assessment.
928	Any special assessments authorized under this section shall be
929	levied and collected in the manner provided in Sections 21-41-1
930	through 21-41-53, Mississippi Code of 1972, except as otherwise
931	herein provided. The board of commissioners may secure bonds of
932	the district solely from the aforesaid receipts from special
933	assessments, or may pledge such receipts in addition to the pledge
934	of revenues of the district or the receipts from any tax levy
935	authorized in this act, or from any combination of monies from the
936	special assessments, revenues and tax levies. Bonds issued
937	pursuant to this section or pursuant to Section 14 of this act
938	shall be payable as to principal, premium, if any, and interest
939	solely from the sources authorized in this act.
940	Section 17. Any bonds secured by a pledge of the special
941	assessments authorized in Section 16 shall mature at any time or
942	times, not exceeding twenty (20) years from the date of the bonds,
943	and may be in fully registered form or in bearer form, as
944	determined by the board of commissioners.

945	Section 18. All special assessments levied under this act
946	shall be payable in equal annual installments over a period not in
947	excess of twenty (20) years, as determined by the board of
948	commissioners, with interest from the date of the confirmation of
949	the assessment at a rate, to be fixed by the board of
950	commissioners, which will produce sufficient funds for the payment
951	of all or a specified portion of the principal of and interest on
952	the bonds as they mature and accrue and for fees and expenses for
953	a paying agent and/or trustee for the bonds. The amount to be
954	paid pursuant to such special assessments may be limited by the
955	board of commissioners to the assessments needed for the aforesaid
956	purposes. Any property owner who shall not have taken an appeal
957	from the assessment, upon failure to pay the assessment in full
958	within thirty (30) days from the date of confirmation, shall be
959	deemed to have elected to pay the assessment in installments as
960	provided in this section, and shall be deemed to have admitted the
961	legality of the assessment, and the right to contest the validity
962	of the assessment shall be waived. The installments of the
963	assessment shall be due and payable at the same time that the
964	annual real property tax becomes due and payable, commencing with
965	the first county tax levy which is payable after the expiration of
966	thirty (30) days from the date of confirmation of the assessment.
967	Section 19. The resolution declaring the intent of the board
968	of commissioners to proceed with the special improvements
969	authorized by this act may direct that all of the expenses of the
970	property or facilities of the district, or such part of the
971	expenses that the board of commissioners shall charge upon the
972	property in the district described in Section 16 of this act,
973	shall be assessed according to the frontage rule or area rule, as
974	outlined in this section. Bonds may be issued for one or more
975	projects, and the area and method of assessment for each project
976	shall be specified in the resolution declaring the intent of the

977 board of commissioners of the district to proceed with that 978 project.

The resolution declaring the intent of the board of commissioners to proceed with the special improvements shall: define the area to be benefited by each improvement, with each improvement being designated as a project; (b) fix the amount or percentage of the charge to be levied upon the property benefited; (c) designate the minimum and maximum number of years between the date of the bonds and the maturity of those bonds; (d) delineate the method of determining the amount of special assessments to be levied on each lot or parcel of land in the benefited area; and (e) designate the minimum and maximum number of equal annual installments that the board of commissioners may later allow for the payment of assessments with interest on those assessments.

If the board of commissioners determines that the front foot rule is the most equitable method of distributing the cost among the properties, then the resolution shall direct that the cost to be assessed against each lot or parcel of land shall be determined by dividing the entire cost to be assessed by the total number of front feet of real property abutting upon the utility easement, street, railroad or public or private right-of-way on which the project is located and which will be subject to such special assessment, and multiplying the quotient by the total number of front feet in any particular lot or parcel of land fronting in the utility easement, street, railroad or public or private right-of-way on which the project is located. The result of this formula shall be assessed against each lot or parcel of land for the owner's part of the cost of the entire improvement to be paid through special assessments.

If the board of commissioners determines that the area rule is the most equitable method of distributing the cost among the properties, then the resolution shall direct that the cost to be assessed against each lot or parcel of land shall be determined by

1010 dividing the entire cost to be assessed by the total number of 1011 acres or square feet in the area being benefited and that is 1012 subject to such special assessment, and multiplying the quotient 1013 by the total number of acres or square feet in any particular lot 1014 or parcel of land. The result of this formula shall be assessed 1015 against each lot or parcel of land for the owner's part of the 1016 cost of the entire improvement to be paid through special 1017 assessments. Section 20. If the owners of a majority of the front footage 1018 1019 of the property to be assessed under the front foot rule, or if 1020 the owners of a majority of the area of the property to be assessed under the area rule, as described in Section 19, file a 1021 1022 written protest objecting to the assessments authorized under this act and in Section 21-41-7, Mississippi Code of 1972, then the 1023

board of commissioners shall not proceed with the special

1026 Section 21. All construction contracts by the district where 1027 the amount of the contract shall exceed Ten Thousand Dollars (\$10,000.00) shall be made upon at least three (3) weeks public 1028 1029 Such notice shall be published once a week for at least notice. three (3) consecutive weeks in at least one (1) newspaper having 1030 1031 general circulation in Tunica County. The first publication of such notice shall be made not less than twenty-one (21) days 1032 1033 before the date fixed in the notice for the receipt of bids, and 1034 the last publication shall be made not more than fourteen (14) days before such date. The notice shall state the construction 1035 1036 project to be done and invite sealed proposals, to be filed with 1037 the secretary of the district, to do the work. In all such cases, before the notice is published, plans and specifications for the 1038 work shall be prepared by a registered professional engineer and 1039 1040 filed with the secretary of the district and remain therein. 1041 board of commissioners of the district shall award the contract to the lowest and best bidder who will comply with the terms imposed 1042

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assessment.

by the commission and enter into bond with sufficient sureties to 1043 1044 be approved by the commissioners and such penalty as shall be 1045 fixed by the commissioners; however, in no case shall such bond be 1046 less than the contract price, and the bond shall be conditioned 1047 for the prompt, proper, efficient performance of the contract. 1048 Contracts of less than Ten Thousand Dollars (\$10,000.00) may be negotiated; however, the board of commissioners shall invite and 1049 1050 receive written proposals for the work from at least three (3) contractors regularly engaged in the type of work involved. 1051 1052 Section 22. Any area adjacent to any district created 1053 pursuant to this act and situated within Tunica County and not being situated within the corporate boundaries of any existing 1054 1055 municipality may be added to the district by order of the Board of 1056 Supervisors of Tunica County upon the written consent of one hundred percent (100%) of the owners of real property to be so 1057 Any area adjacent to the district which is situated within 1058 added. 1059 Tunica County may be annexed to and become a part of the district 1060 by the same procedures prescribed in Sections 2 through 7 of this The petition for any annexation must be signed by the owners 1061 1062 of no less than seventy-five percent (75%) of the land to be 1063 annexed into the district, computed on a square footage basis. 1064 All costs incident to the publication of notice and all other 1065 costs incident to the annexation shall be paid by the district. 1066 The district shall have the exclusive right to provide any of 1067 the services for which it was created in the annexed territory; however, if any part of the annexed territory is then being served 1068 1069 by another corporate agency with any such service, the district, 1070 at the option of the other corporate agency, shall either: (a) relinquish its prior right to serve the area occupied by the 1071 corporate agency; or (b) acquire by purchase the facilities of 1072 1073 such corporate agencies, together with its franchise rights to 1074 serve such area. If the annexation affects only a portion of the 1075 corporation's agencies facility, the cash considerations for such *SS26/R31* S. B. No. 2012 061E/SS26/R31

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1076 purpose shall not be less than: (a) the present day reproduction 1077 cost, new, of the facilities being acquired, less depreciation 1078 computed on a straight-line basis; plus (b) an amount equal to the 1079 cost of constructing any necessary facilities to reintegrate the 1080 system of the corporate agency outside the annexed area after 1081 detaching the portion to be acquired by the district; plus an 1082 annual amount payable each year for a period of ten (10) years 1083 equal to the sum of twenty-five percent (25%) of the revenues 1084 received from sales to consumers within the annexed area during 1085 the last twelve (12) months.

1086 If the option is for the district to purchase, upon 1087 notification thereof the district shall be obligated to buy and 1088 pay for, and the corporate agency shall be obligated to convey to the district, all of its service facilities and franchise rights 1089 in the annexed area free and clear of all mortgages, liens and 1090 1091 encumbrances for the aforesaid cash consideration.

If the annexed territory affects all of the property and facilities of such other corporate agency, then all such property constituting the entire system or facility of the corporate agency shall be acquired by the district in accordance with the terms and conditions as may be agreed upon, and the district shall have the authority to assume the operation of such entire system or facilities and to assume and become liable for the payment of any notes, bonds or other obligations that are outstanding against such system or facility and payable primarily from the revenues therefrom.

1102 If the district is notified to relinquish its prior right to 1103 serve the annexed area, the district shall grant the corporate 1104 agency a franchise to serve within the annexed territory; however, the corporate agency shall be entitled to serve only such 1105 1106 customers or locations within the annexed area as it served on the 1107 date that such annexation became effective.

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1108 The annexed territory shall become liable for any existing 1109 indebtedness of the district and shall be subject to any taxes 1110 levied by the board of supervisors pursuant to the terms of this 1111 act in payment of the district's indebtedness. 1112 Section 23. The board of commissioners of any district 1113 created pursuant to this act shall have the authority to enter 1114 into cooperative agreements with the state or federal government, or both, to obtain financial assistance in the form of loans or 1115 grants as may be available from the state or federal government, 1116 1117 or both, and to execute and deliver at private sale notes or bonds 1118 as evidence of such indebtedness in the form and subject to the terms and conditions as may be imposed by the state or federal 1119 1120 government, or both, and to pledge the income and revenues of the 1121 district, or the income and revenues from any part of the area embraced in the district, in payment thereof. It is the purpose 1122 and intent of this section to authorize the district to do any and 1123 1124 all things necessary to secure the financial aid or cooperation of 1125 the state or federal government, or both, in the planning, construction, maintenance or operation of project facilities. 1126 1127 If the board of supervisors creates the district within one 1128 (1) mile of the corporate boundaries of any existing municipality, 1129 the municipality may require such district to construct and maintain all facilities, whether purchased or constructed, to 1130 1131 standards commensurate with those of the adjoining municipality; 1132 however, the governing authorities of the municipality may 1133 specifically waive compliance with any or all of such 1134 requirements. This act, without reference to any statute, 1135 Section 24. shall be deemed to be full and complete authority for the creation 1136 of the district and for the issuance of bonds. No proceedings 1137 1138 shall be required for the creation of the district or for the 1139 issuance of bonds other than those provided for and required

All necessary powers to be exercised by the Board of

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herein.

Supervisors of Tunica County and by the board of commissioners of 1141 1142 the district in order to carry out the provisions of this act are 1143 hereby conferred. 1144 Section 25. Within ninety (90) days after the close of each 1145 fiscal year, the board of commissioners shall publish in a 1146 newspaper of general circulation in Tunica County a sworn statement showing the financial condition of the district, the 1147 earnings for the fiscal year just ended, a statement of the water 1148 and sewer rates being charged, and a brief statement of the method 1149 1150 used in arriving at such rates. Such statement shall also be 1151 furnished to the Board of Supervisors of Tunica County. If the district created under this act includes 1152 1153 water and/or sewer facilities, the board of supervisors, where it 1154 finds unhealthy or unsanitary or deleterious conditions in such district because of the inadequate or contaminated water supplies 1155 or lack of approved septic tanks or because of high water tables 1156 1157 or inadequate drainage or inadequate provisions for disposal of 1158 sewage, may require by order or resolution, all dwellings and buildings within the district that are within reasonable proximity 1159 1160 to the system or systems to be connected to the water and sewer 1161 systems of the district. Any person, firm or corporation within 1162 the district declining or refusing to connect to the district's water and/or sewer system after the adoption by the board of 1163 1164 supervisors of any order or resolution predicated on such findings 1165 shall be guilty of a misdemeanor and shall be subject to a fine not to exceed One Hundred Dollars (\$100.00) per day, to be imposed 1166 1167 by any court of competent jurisdiction, and each day that such 1168 dwelling or building shall remain unconnected to such district 1169 water and/or sewer system shall constitute a separate offense. After the adoption of such order or resolution, it shall be 1170 1171 unlawful for any dwelling or building to be constructed within the 1172 district unless, where it is feasible to do so, provision is made 1173 to connect such building or dwelling to the district's water

- 1174 and/or sewer system; and the drilling of private wells to provide
- 1175 water for human consumption and the construction of outhouses,
- 1176 cesspools and septic tanks in the district shall be declared to be
- 1177 unlawful and punishable as a misdemeanor as herein provided.
- 1178 Section 27. The Board of Supervisors of Tunica County is
- 1179 authorized to appropriate to the Robinsonville-Commerce Utility
- 1180 District not more than Three Million Dollars (\$3,000,000.00) from
- 1181 the Tunica County General Fund, not to exceed One Million Dollars
- 1182 (\$1,000,000.00) in any one fiscal year, solely for: (a) the
- 1183 purchase of existing water and/or sewer facilities, whether
- 1184 currently owned by a public entity, private corporation or any
- 1185 other entity; and/or (b) the cost of capital improvements,
- 1186 including, but not limited to, expansion and improvement of new or
- 1187 existing facilities.
- 1188 Section 28. Any bonds issued under the provisions of this
- 1189 act may be submitted for validation under the provisions of
- 1190 Chapter 13, Title 31, Mississippi Code of 1972.
- 1191 Section 29. This act shall be liberally construed for the
- 1192 purposes herein set out, the powers hereby granted being
- 1193 additional, cumulative and supplemental to any power granted to
- 1194 Tunica County or any municipality or district therein by any
- 1195 general or local and private act of the Legislature.
- 1196 Section 30. If any provisions of this act shall be held to
- 1197 be invalid by any court of competent jurisdiction, the remainder
- 1198 of this act shall not be affected thereby.
- 1199 **SECTION 2.** This act shall take effect and be in force from
- 1200 and after its passage.