By: Representatives Johnson, Middleton, Mims, Cockerham

To: Local and Private Legislation; Ways and Means

HOUSE BILL NO. 1772

1 2 3 4 5 6 7 8 9 10 11 12	AN ACT TO CREATE THE ST. CATHERINE CREEK UTILITY AUTHORITY WITHIN ADAMS COUNTY, MISSISSIPPI; TO PROVIDE THAT THE AUTHORITY SHALL BE GOVERNED BY A BOARD OF DIRECTORS APPOINTED BY THE BOARD OF SUPERVISORS OF ADAMS COUNTY; TO PROVIDE FOR THE MEMBERSHIP OF THE BOARD OF DIRECTORS; TO AUTHORIZE THE AUTHORITY TO PLAN, ACQUIRE, CONSTRUCT, MAINTAIN, OPERATE AND COORDINATE SOLID WASTE, STORM WATER, WATER AND WASTEWATER SYSTEMS IN ORDER TO ENSURE THE DELIVERY OF SOLID WASTE, STORM WATER, WATER AND WASTEWATER SERVICES TO CITIZENS RESIDING WITHIN THE BOUNDARIES OF ADAMS COUNTY; TO AUTHORIZE THE AUTHORITY TO ISSUE REVENUE BONDS TO PROVIDE FUNDS NECESSARY TO ACHIEVE THE PURPOSES OF THIS ACT; AND FOR RELATED PURPOSES.
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
14	SECTION 1. The purpose of this act is to create the St.
15	Catherine Creek Utility Authority for the purpose of providing
16	solid waste, storm water, water and wastewater systems for
17	economic development activities within Adams County. The act
18	provides for a cooperative effort by an area situated within Adams
19	County, Mississippi, including the areas situated within the
20	corporate boundaries of any existing municipality and other
21	eligible municipalities, public agencies and political
22	subdivisions, for the acquisition, construction, operation of a
23	user funded solid waste, storm water, water or wastewater systems,
24	in order to prevent and control the pollution of the waters in
25	this state by the creation of the St. Catherine Creek Utility
26	Authority. This act may be citied as the "St. Catherine Creek
27	Utility Authority Act."
28	SECTION 2. As used in this act:

(a) "Authority" means the St. Catherine Creek Utility

(b) "Board of directors" means the Board of Directors

of the St. Catherine Creek Utility Authority.

Authority created under this act.

29

30

31

- 33 (c) "Facilities" mean any structure, building, ditch,
- 34 pipe, channel, improvement, land, or other real or personal
- 35 property used or useful in water system, wastewater system or
- 36 combination of systems under this act.
- 37 (d) "Fiscal year" means the period of time beginning on
- 38 October 1 of each year and ending on September 30 of each year.
- 39 (e) "Governing body" means the elected or duly
- 40 appointed officials constituting the governing body of a
- 41 municipality or county.
- 42 (f) "Municipality" means any incorporated city, town or
- 43 village in this state.
- 44 (g) "Person" means the State of Mississippi, a
- 45 municipality, any public agency or any other city, town, village,
- 46 or political subdivision or governmental agency of the State of
- 47 Mississippi or of the United States of America, or any private
- 48 utility, individual, copartnership, association, firm, trust,
- 49 estate or any other entity whatsoever.
- 50 (h) "Project" means the construction, development or
- 51 acquisition by the authority of Adams County of any infrastructure
- 52 for economic development, including industrial, commercial and
- 53 residential development; the construction and operation of water
- 54 or wastewater systems or services and includes upgrading or repair
- 55 of existing systems.
- (i) "Public agency" means any municipality, county,
- 57 political subdivision, governmental authority or unit, public
- 58 institution of higher learning, community college authority,
- 59 planning and development authority, drainage authority or any body
- 60 politic and corporate or governmental agency created under the
- 61 laws of this state.
- (j) "Solid waste" means any garbage, refuse, sludge
- 63 from a waste treatment plant, water supply treatment plant or air
- 64 pollution control facility and other discarded material, including
- 65 solid, liquid, semisolid or contained gaseous material resulting

- 66 from industrial, commercial, mining and agricultural operations,
- 67 and from community activities, but does not include solid or
- 68 dissolved material in domestic sewage, or solid or dissolved
- 69 materials in irrigation return flows or industrial discharges
- 70 which are point sources subject to permits under Section 402 of
- 71 the Federal Water Pollution Control Act, as amended (86 Stat.
- 72 880), or source, special nuclear or by-product material as defined
- 73 by the Atomic Energy Act of 1954.
- 74 (k) "State" means the State of Mississippi.
- 75 (1) "System" or "systems" means any plants, structures,
- 76 facilities and other real and personal property, used or useful in
- 77 the generation, storage, transportation or supply of solid waste,
- 78 water, and the collection, transportation, treatment or disposal
- 79 of wastewater and storm water, including, but not limited to,
- 80 tanks, reservoirs, lakes, streams, ponds, pipes, trunk lines,
- 81 mains, sewers, conduits, pipelines, pumping and ventilating
- 82 stations, plants and works, connections and any other real and
- 83 personal property and rights therein necessary, useful or
- 84 convenient for the purposes of the authority in connection
- 85 therewith.
- 86 (m) "Wastewater" means water being disposed of by any
- 87 person and which is contaminated with waste or sewage, including
- 88 industrial, municipal and any other wastewater that may cause
- 89 impairment of the quality of the waters in the state.
- 90 (n) "Water" means potable water, surface water and
- 91 groundwater.
- 92 (o) "Water supply system" means pipelines, conduits,
- 93 pumping stations and all other structures, devices and appliances
- 94 appurtenant thereto, including land and right-of-way thereto, for
- 95 use for transporting water to a point of ultimate use.
- 96 (p) "Waterworks" means all works, plants or other
- 97 facilities necessary for the purpose of collecting, storing,
- 98 treating and transporting water for domestic, municipal,

- 99 commercial, industrial, agricultural and manufacturing purposes, 100 including open channels.
- 101 (q) "Unit of local government" means any county or
- 102 municipality of the state.
- 103 **SECTION 3.** There is hereby created and established a public
- 104 body corporate and politic constituting a political subdivision of
- 105 the State of Mississippi to be known as the St. Catherine Creek
- 106 Utility Authority. The authority is composed of the geographic
- 107 area of Adams County for the purpose of acquiring property for
- 108 economic development and for the planning, acquisition,
- 109 construction, maintenance, operation and coordination of solid
- 110 waste, storm water, water and wastewater systems in order to
- 111 ensure the delivery of solid waste, storm water, water and
- 112 wastewater services to citizens residing within the boundaries of
- 113 Adams County. The St. Catherine Creek Utility Authority shall be
- 114 deemed to be acting in all respects for the benefit of the people
- 115 of the state in the performance of essential public functions, and
- 116 the St. Catherine Creek Utility Authority shall be empowered in
- 117 accordance with the provisions of this act to promote the health,
- 118 welfare and prosperity of the general public.
- 119 **SECTION 4.** (1) All powers of the St. Catherine Creek
- 120 Utility Authority shall be exercised by a board of directors
- 121 comprised of five (5) directors who shall be appointed by the
- 122 Board of Supervisors of Adams County. The directors shall serve
- 123 at the will and pleasure of the board of supervisors.
- 124 (2) The board of directors shall elect annually from its
- 125 number a president and a vice president of the authority and such
- 126 other officers as in the judgment of the board are necessary. The
- 127 president shall be the chief executive officer of the authority
- 128 and the presiding officer of the board, and shall have the same
- 129 right to vote as any other director. The vice president shall
- 130 perform all duties and exercise all powers conferred by this act
- 131 upon the president when the president is absent, fails or declines

- 132 to act, except the president's right to vote. The board shall 133 appoint a secretary and a treasurer who may or may not be members 134 of the board, and it may combine these offices. The treasurer 135 shall give bond in the sum of not less than One Hundred Thousand 136 Dollars (\$100,000.00) as set by the board of directors, and each 137 director may be required to give bond in the sum of not less than Twenty-five Thousand Dollars (\$25,000.00), with sureties qualified 138 to do business in this state, and the premiums on said bond shall 139 be an expense of such authority. Each such bond shall be payable 140 141 to the State of Mississippi and the condition of each such bond 142 shall be that the treasurer and director will faithfully perform all duties of his office and account for all money and other 143 144 assets which shall come into his or her custody as treasurer or member of the board of directors. 145
- (3) The members of the board of directors shall serve 146 147 without salary, but shall be entitled to receive per diem as 148 provided for in Section 25-3-69, Mississippi Code of 1972. Members of the board of directors shall be reimbursed their actual 149 150 travel and hotel expenses as provided in Section 25-3-41, 151 Mississippi Code of 1972, incurred while in the performance of 152 their duties as members of the board of directors, to be paid on 153 an itemized statement. Expenses shall be paid from available 154 funds of the authority.
- 155 (4) All business of the authority shall be transacted by a
 156 majority affirmative vote of the total membership of the board of
 157 directors. The quorum for any meeting of the board of directors
 158 shall be a majority of the total membership of the board of
 159 directors.
- (5) Regular meetings of the board shall be held as set forth in its bylaws for management of the authority's business and affairs. Additional meetings of the board shall be held at the call of the chairman or whenever a majority of commissioners so request.

- SECTION 5. The authority shall have the following powers, in addition to any other powers granted under any other provision of law:
- 168 (a) To acquire, construct, improve, enlarge, extend,
 169 repair, operate and maintain one or more of its systems used for
 170 the collection, transportation, treatment and disposal of solid

waste, storm water, water, and wastewater.

- 172 (b) To make contracts with any person in furtherance of 173 its purposes and make contracts with any person, under the terms 174 of which the authority will collect, transport, treat or dispose 175 of solid waste, storm water, water and wastewater for such person.
- (c) To make contracts with any person to design and construct any solid waste, storm water, water and wastewater systems or facilities, and thereafter to purchase, lease or sell, by installments over such terms as may be deemed desirable, reasonable and necessary, or otherwise, any such system or systems.
- 182 To enter into operating agreements with any person, 183 for such terms and upon such conditions as may be deemed 184 desirable, for the operation of any solid waste, storm water, 185 water and wastewater systems and to lease to or from any person, 186 for such term and upon such conditions as may be deemed desirable, 187 any solid waste, storm water, water and wastewater collection, 188 transportation, treatment or other facilities or systems. 189 such contract may contain provisions requiring any public agency 190 or other person to regulate the quality and strength of materials 191 to be handled by the respective system or systems and also may 192 provide that the authority shall have the right to use any streets, alleys and public ways and places within the jurisdiction 193 194 of a public agency or other person during the term of the 195 contract.
- 196 (e) To enter into contracts with any person or any

 197 public agency, including, but not limited to, contracts authorized

 H. B. No. 1772

 07/HR03/R2011

 PAGE 6 (JWB\LH)

 * HR03/R2011*

by this act, in furtherance of any of the purposes authorized 198 199 under this act upon such consideration as the board of directors 200 and such person may agree. Any such contract may extend over any 201 period of time, notwithstanding any provision or rule of law to 202 the contrary, may be upon such terms and for such consideration, 203 nominal or otherwise, as the parties thereto shall agree and may provide that it shall continue in effect until bonds specified 204 205 therein, refunding bonds issued in lieu of such bonds and all 206 other obligations specified therein are paid or terminated. 207 such contract shall be binding upon the parties thereto according 208 to its terms.

- 209 (f) To adopt an official seal and alter the same at its 210 pleasure.
- 211 (g) To sue and be sued, in its own name, and to enjoy 212 all of the protections, immunities and benefits provided by the 213 Mississippi Tort Claims Act as it may be amended or supplemented 214 from time to time.
- 215 (h) To maintain office space at such place or places 216 within the authority boundaries as it may determine.
- (i) To invest money of the authority, including
 proceeds from the sale of any bonds subject to any agreements with
 bondholders, on such terms and in such manner as the authority
 deems proper.
- 221 To require the necessary relocation or rerouting of (j) 222 roads and highways, railroads, telephone and telegraph lines, and 223 properties, electric power lines, gas pipelines and related 224 facilities, or to require the anchoring or other protection of any 225 of these, provided fair compensation is first paid to the owners 226 or an agreement with such owners regarding the payment of the cost 227 of such relocation, and to acquire easements or rights-of-way for 228 such relocation or rerouting and to convey the same to the owners 229 of the property being relocated or rerouted in connection with the 230 purposes of this act.

(k) To acquire, construct, improve or modify, to 231 232 operate or cause to be operated and maintained, either as owner of all or of any part in common with others, any solid waste, storm 233 234 water, water or wastewater system within the authority's service 235 area. The authority may pay all or part of the cost of any system 236 from any contribution by persons, firms, public agencies or 237 corporations. The authority may receive, accept and use all 238 funds, public or private, and pay all costs of the development, 239 implementation and maintenance as may be determined as necessary

- (1) To acquire, in its own name, by purchase on any
 terms and conditions and in any manner as it may deem proper,
 except by eminent domain, property for public use, or by gift,
 grant, lease, or otherwise, real property or easements therein,
 franchises and personal property necessary or convenient for its
 corporate purposes.
- (m) To acquire, in its own name, by purchase on any
 terms and conditions and in any manner as it may deem proper,
 except eminent domain, property for the economic development of
 the county, or by gift, grant, lease, or otherwise, real property
 or easements therein and may lease or manage such property for the
 economic development of the county and personal property necessary
 or convenient for the economical development of the county.
- (n) To acquire insurance for the authority's systems, facilities, buildings, treatment plants and all property, real or personal, to insure against all risks as any insurance may, from time to time, be available.
- 258 (o) To use any property and rent or lease any property
 259 to or from others, including public agencies, or make contracts
 260 for the use of the property. The authority may sell, lease,
 261 exchange, transfer, assign, pledge, mortgage or grant a security
 262 interest for any property. The powers to acquire, use and dispose
 263 of property as set forth in this paragraph shall include the power

240

for any project.

- 264 to acquire, use and dispose of any interest in that property,
- 265 whether divided or undivided. Title to any property of the
- 266 authority shall be held by the authority exclusively for the
- 267 benefit of the public.
- 268 (p) To apply, contract for, accept, receive and
- 269 administer gifts, grants, appropriations and donations of money,
- 270 materials, and property of any kind, including loans and grants
- 271 from the United States, the state, a unit of local government, or
- 272 any agency, department, district or instrumentality of any of the
- 273 foregoing, upon any terms and conditions as the United States, the
- 274 state, a unit of local government, or any agency, department,
- 275 district or instrumentality shall impose. The authority may
- 276 administer trusts. The authority may sell, lease, transfer,
- 277 convey, appropriate and pledge any and all of its property and
- 278 assets.
- 279 (q) To make and enforce, and from time to time, amend
- 280 and repeal bylaws, rules, ordinances and regulations for the
- 281 management of its business and affairs and for the construction,
- 282 use, maintenance and operation of any of the systems under its
- 283 management and control.
- (r) To employ and terminate staff and other personnel,
- 285 including attorneys, engineers and consultants as may be necessary
- 286 to the functioning of the authority. The board of directors, in
- 287 its discretion, may employ an executive director having the
- 288 authority to employ and fire employees and other duties as
- 289 determined by the board of directors.
- 290 (s) To establish and maintain rates, fees, assessments
- 291 and any other charges for services and the use of systems and
- 292 facilities within the control of the authority, and from time to
- 293 time, to adjust such rates, fees, assessments and any other
- 294 charges to the end that the revenues therefrom will be sufficient
- 295 at all times to pay the expenses of operating and maintaining of
- 296 the facilities and treatment systems and all of the obligations

under any contract or bond resolutions with respect thereto or any obligation of any person under any agreement, contract, indenture or bond resolutions with respect thereto. Such rates, fees, assessments and any other charges shall not be subject to the

jurisdiction of the Mississippi Public Service Commission.

- 302 (t) To adopt rules and regulations necessary to
 303 accomplish the purposes of the authority and to assure the payment
 304 of each participating person or public agency of its proportionate
 305 share of the costs for use of any of the systems.
- (u) To enter on public or private lands, waters or
 premises for the purpose of making surveys, borings or soundings,
 or conducting tests, examinations or inspections for the purposes
 of the district, subject to responsibility for any damage done to
 property entered.
- 311 (v) To accept industrial wastewater from within the 312 boundaries of the authority for treatment and to require the 313 pretreatment of same when, in the opinion of the authority, such 314 pretreatment is necessary.
 - storm water, water and wastewater services and may provide or be responsible for direct servicing of those services to residences, businesses and individuals; however, the authority shall not provide the same services in an area provided by a public utility or person holding a certificate of public convenience and necessity issued by the Mississippi Public Service Commission for the provision of such services in the certificated area, except in industrial areas. Any rates, fees, assessments or other charges shall not be under the control or regulation of the Mississippi Public Service Commission.
 - (x) To assume control and administer, within the authority's jurisdiction, any solid waste, storm water, water or wastewater system or systems by agreement and/or contract with any person providing that such services are requested by such person

301

315

316

317

318

319

320

321

322

323

324

325

326

327

328

- 330 to be relieved of that responsibility. However, the person may
- 331 maintain control over connections in their service areas and may
- 332 charge rates, fees and any other charges in addition to the rates,
- 333 fees and any charges of the authority.
- 334 (y) To use any legally available funds to acquire,
- 335 rebuild, operate and maintain any existing water or wastewater
- 336 systems owned or operated by any person.
- 337 (z) To refuse to receive wastewater from any public
- 338 agency or person.
- 339 (aa) So long as any indebtedness on the property or
- 340 systems of the authority remains outstanding, to require by
- 341 contract with a public agency, or other person, that all solid
- 342 waste, storm water, water and wastewater within the boundaries of
- 343 the respective authority be disposed of through the appropriate
- 344 treatment system to the extent that the same may be available.
- 345 **SECTION 6.** (1) The authority shall have the power, duty and
- 346 responsibility to exercise general supervision over the design,
- 347 construction, operation and maintenance of solid waste, storm
- 348 water, water and wastewater systems.
- 349 (2) The authority may adopt rules and regulations regarding
- 350 the design, construction or installation, operation and
- 351 maintenance of solid waste, storm water, water and wastewater
- 352 systems.
- 353 (3) The authority may adopt rules establishing a standard
- 354 application form for the installation, operation and maintenance
- 355 of water and wastewater systems, application review, approval or
- 356 denial procedures for any proposed system, inspection, monitoring
- 357 and reporting guidelines and enforcement procedures.
- 358 (4) Any system of any municipality, public agency or other
- 359 persons which becomes connected with, or tied into, the systems of
- 360 the authority, shall be subject to the authority's jurisdiction
- 361 and the terms of this act.

- 362 (5) The authority shall approve all solid waste, storm
 363 water, water and wastewater systems prior to approval or renewal
 364 of any permit issued by the appropriate state agency or staff.
- 365 (6) Notwithstanding the provisions of Section 51-39-1 et
 366 seq., Mississippi Code of 1972, the authority shall have the full
 367 power to adopt rules and regulations and to construct, maintain
 368 and operate facilities for the control of storm water quality and
 369 quantity. In addition, the provisions of Section 51-33-1 et seq.,
 370 Mississippi Code of 1972, relating to drainage districts and flood
 371 control districts do not apply to the authority.
- 372 **SECTION 7.** (1) Any public agency or person, pursuant to a
 373 duly adopted resolution of the governing body of such public
 374 agency or person, may enter into contracts with the authority
 375 under the terms of which the authority will manage, operate and
 376 contract for usage of its systems and facilities, or other
 377 services, for such person or public agency.
- 378 Any public agency or person may enter into contracts with the authority for the authority to purchase or sell, by 379 380 installments over such terms as may be deemed desirable, or 381 otherwise, to any person or any systems. Any public agency may 382 sell, donate, convey, or otherwise dispose of solid waste, storm 383 water, water and wastewater facilities or systems, or any 384 equipment, personal property or any other things, deemed necessary 385 for the construction, operation, and maintenance to the authority 386 without the necessity of appraisal, advertising or bidding. This 387 section creates an alternative method of disposal of public 388 property.
- 389 (3) Any public agency is authorized to enter into operating
 390 agreements with the authority, for such terms and upon such
 391 conditions as may be deemed desirable, for the operation of any of
 392 its property or systems of any person by the authority or by any
 393 person contracting with the authority to operate such systems.

- 394 (4) Any public agency may lease property or systems to or 395 from the authority for such term and upon such conditions as may 396 be deemed desirable.
- 397 (5) Any municipality or county may donate office space, 398 equipment, supplies and materials to the authority.
- 399 (6) Any such contract may contain provisions requiring any 400 public agency or other person to regulate the quality and strength of the material to be handled by the wastewater systems and may 401 402 also provide that the authority shall have the right to use any 403 streets, alleys and public ways and places within the jurisdiction 404 of a public agency or other person during the term of the 405 contract. Such contracts may obligate the public agency to make 406 payments to the authority or to a trustee in amounts which shall 407 be sufficient to enable the authority to defray the expenses of administering, operating and maintaining its respective systems, 408 409 to pay interest and principal (whether at maturity upon redemption 410 or otherwise) on bonds of the authority issued under this act and 411 to fund reserves for debt service, for operation and maintenance 412 and for renewals and replacements, to fulfill the requirements of 413 any rate covenant with respect to debt service coverage contained 414 in any resolution, trust indenture or other security agreement 415 relating to the bonds of the authority issued under this act or to 416 fulfill any other requirement relating to bonds issued pursuant to 417 this act.
- Any public agency shall have the power to enter into 418 (7) 419 such contracts with the authority as in the discretion of the 420 governing body of the public agency would be in the best interest 421 of the public agency. Such contracts may include a pledge of the 422 full faith and credit of such public agency and/or the avails of 423 any special assessments made by such public agency against 424 property receiving benefits, as now or hereafter are provided by 425 law. Any such contract may provide for the sale, or lease to, or 426 use of by the authority of the systems, or any part thereof, of H. B. No. 1772

the public agency; and may provide that the authority shall 427 428 operate its systems or any part thereof of the public agency; and 429 may provide that any public agency shall have the right to 430 continued use and/or priority use of the systems or any part 431 thereof during the useful life thereof upon payment of reasonable 432 charges therefor; and may contain provisions to assure equitable 433 treatment of persons or public agencies who contract with the authority under this act; and may contain such other provisions 434 435 and requirements as the parties thereto may determine to be 436 appropriate or necessary. Such contracts may extend over any 437 period of time, notwithstanding any provisions of law to the contrary, and may extend beyond the life of the respective 438 439 systems, or any part thereof, or the term of the bonds sold with

respect to such facilities or improvements thereto.

- (8) The obligations of a public agency arising under the terms of any contract referred to in this act, whether or not payable solely from a pledge of revenues, shall not be included within the indebtedness limitations of the public agency for purposes of any constitutional or statutory limitation or provision. To the extent provided in such contract and to the extent such obligations of the public agency are payable wholly or in part from the revenues and other monies derived by the public agency from the operation of its systems or of its combined systems, or any part thereof, such obligations shall be treated as expenses of operating such systems.
- 452 (9) Contracts referred to in this section may also provide
 453 for payments in the form of contributions to defray the cost of
 454 any purpose set forth in the contracts and as advances for the
 455 respective systems or any part thereof subject to repayment by the
 456 authority. A public agency may make such contributions or
 457 advances from its general fund or surplus fund or from special
 458 assessments or from any monies legally available therefor.

440

441

442

443

444

445

446

447

448

449

450

- (10) Payments made, or to be made, to the authority by a public agency or other person under a contract for any of its treatment systems, or any property thereof, shall not be subject to approval or review by the Mississippi Public Service

 Commission.
- (11) Subject to the terms of a contract or contracts 464 465 referred to in this act, the authority is hereby authorized to do 466 and perform any and all acts or things necessary, convenient or 467 desirable to carry out the purposes of such contracts, including 468 the fixing, charging, collecting, maintaining and revising of 469 rates, fees, assessments and other charges for the services rendered to any user of any of the properties or systems operated 470 471 or maintained by the authority, whether or not such systems are 472 owned by the authority.
- 473 (12) Any public agency in the county having the right of
 474 eminent domain may agree to use its respective eminent domain
 475 powers for the benefit of the authority and at the cost of the
 476 authority as set forth hereinafter in this subsection (12) to
 477 acquire such property, easements, rights-of-way and other property
 478 interests as may be required and requested by the board of
 479 directors.
- The authority may reimburse or pay all costs, including professional fees, along with damages awarded in connection with the exercise of such eminent domain power to the entity which has agreed to exercise its eminent domain powers under the terms of this act.
- The amount and character of interest in land, other property,
 and easements thus to be acquired shall be determined by the board
 of directors, and their determination shall be conclusive and
 shall not be subject to attack in the absence of manifold abuse of
 discretion or fraud on the part of such board in making such
 determination, however:

491	(a) In acquiring lands, either by negotiation or
492	eminent domain through action of the public agency, the authority
493	shall not acquire mineral rights or royalties, provided that sand
494	and gravel shall not be considered as minerals within the meaning

496 (b) No person or persons owning the drilling rights or 497 the right to share in production shall be prevented from 498 exploring, developing or producing oil or gas with necessary 499 rights-of-way for ingress and egress, pipelines and other means of 500 transporting such interests on any land or interest thereon of the 501 authority held or used for the purposes of this act, but any such activities shall be subject to and secondary to such reasonable 502 503 regulations by the board of directors as will adequately protect

the systems of the authority contemplated by this act; and

- (c) In acquiring lands, either by negotiation or eminent domain through action of the public agency, the authority shall acquire only any interest or rights in such facilities, components and systems which are part of the authority's plan implemented by the authority.
- (13) No provision of this act shall be construed to prohibit any public agency, otherwise permitted by law to issue bonds, from issuing bonds in the manner provided by law for the construction, renovation, repair or development of any of the authority's systems, or any part thereof, owned or operated by such public agency.
- 516 SECTION 8. Whenever a public agency shall have executed a 517 contract under this act and the payments thereunder are to be made 518 either wholly or partly from the revenues of the public agency's systems, or any part thereof, or a combination of such systems, 519 520 the duty is hereby imposed on the public agency to establish and 521 maintain and from time to time to adjust the rate or fees charged 522 by the public agency for the services of such systems, so that the 523 revenues therefrom, together with any taxes and special

495

504

505

506

507

508

509

of this section;

524 assessments levied in support thereof, will be sufficient at all

525 times to pay: (a) the expense of operating and maintaining such

526 properties or systems, including all of the public agency's

527 obligations to the authority, its successors or assigns under such

528 contract; and (b) all of the public agency's obligations under and

529 in connection with bonds theretofore issued, or which may be

530 issued thereafter and secured by the revenues of such systems.

531 Any such contract may require the use of consulting engineers and

532 financial experts to advise the public agency whether and when

533 such rates and fees are to be adjusted.

534 **SECTION 9.** (1) Notwithstanding the provisions of Sections

77-3-21 and 77-3-23, Mississippi Code of 1972, the certificate of

536 public convenience and necessity held by any municipality, public

537 agency, district, public utility or other person authorized by law

538 to provide water, sewer and wastewater services may be canceled

539 and its powers, duties and responsibilities transferred to the

authority in the manner provided by this section.

541 (2) Any entity described in subsection (1) of this section

542 desiring to have its certificate of public convenience and

543 necessity canceled and its powers, duties and responsibilities

544 transferred to the authority shall make a determination to that

545 effect on its official minutes if a public entity, or by affidavit

546 if not a public entity, and transmit such determination to the

547 authority.

535

540

548 (3) Upon receipt of the document evidencing such

549 determination from an entity to transfer its powers, duties and

550 responsibilities to the authority, the authority shall by

551 resolution declare whether it is willing and able to accept such

552 transfer from the entity.

553 (4) Upon completion of the requirements of subsections (2)

and (3) herein and agreement by both parties to the transfer, the

555 holder of the certificate of public convenience and necessity and

556 the authority shall jointly petition the Public Service Commission

* HR03/ R2011*

- 557 to cancel the certificate of public convenience and necessity.
- 558 The petition must be accompanied by copies of the official
- 559 minutes, affidavit or resolution, as the case may be, reflecting
- 560 the actions of the petitioners. After review of the petition and
- 561 any other evidence as the Public Service Commission deems
- 562 necessary, the commission may issue an order canceling the
- 563 certificate and transferring to the authority the powers, duties
- and responsibilities granted by the certificate, including all
- 565 assets and debts of the transferor petitioner related to such
- 566 certificated services, real or personal, or both, if it finds
- 567 that:
- 568 (a) Subsections (2) and (3) of this section have been
- 569 complied with; and
- 570 (b) Such action is in the public interest.
- 571 (5) The authority and providers of water, sewer, or
- 572 wastewater services that are not holders of a certificate of a
- 573 public convenience and necessity from the Public Service
- 574 Commission may enter into agreements for the provision of such
- 575 services, including, but not limited to, the transfer to the
- 576 authority of such provider's powers, duties, responsibilities,
- 577 assets and debts.
- 578 **SECTION 10.** (1) Any system of a municipality, public agency
- 579 or person that becomes subject to the jurisdiction of the
- 580 authority and this act shall not impair, invalidate or abrogate
- 581 any liens, bonds or other certificates of indebtedness related to
- 582 water, storm water or wastewater facilities and systems incurred
- 583 prior to becoming subject to the jurisdiction of the authority.
- 584 (2) The authority may do and perform any and all acts
- 585 necessary, convenient or desirable to ensure the payment,
- 586 redemption or satisfaction of such liens, bonds or other
- 587 certificates of indebtedness.
- SECTION 11. (1) Sections 11 through 20 of this act apply to
- 589 all bonds to be issued after the effective date of this act and

such provisions shall not affect, limit or alter the rights and 590 591 powers of any authority under this act or any law of Mississippi 592 to conduct the activities referred to herein in any way pertinent 593 to the interests of the bondholders, including, without 594 limitation, such authority's right to charge and collect rates, 595 fees and charges and to fulfill the terms of any covenants made 596 with the registered owners of any existing bonds, or in any other way impair the rights and remedies of the registered owners of any 597 existing bonds, unless provision for full payment of such bonds, 598 599 by escrow or otherwise, has been made pursuant to the terms of the 600 bonds or the resolution, trust indenture or security interest 601 securing the bonds.

- (2) The authority shall have the power and is hereby authorized, from time to time, to borrow money and to issue revenue bonds and interim notes in such principal amounts as the authority may determine to be necessary to provide sufficient funds for achieving one or more of the purposes of this act, including, without limiting the generality of the foregoing, to defray all the costs of the project, the cost of the acquisition, construction, improvement, repair or extension of a system, or any part thereof, whether or not such facilities are owned by the authority, the payment of interest on bonds of the authority issued pursuant to this act, establishment of reserves to secure such bonds and payment of the interest thereon, expenses incident to the issuance of such bonds and to the implementation of the authority's system, and all other expenditures of the authority incident to or necessary or convenient to carry out the purposes of this act.
- (3) Before issuing bonds, other than interim notes or
 refunding bonds as provided in Section 12 of this act, the board
 of directors of the authority shall adopt a resolution declaring
 its intention to issue such bonds and stating the maximum
 principal amount of bonds proposed to be issued, a general generic
 H. B. No. 1772 * HR03/R2011*

602

603

604

605

606

607

608

609

610

611

612

613

614

615

616

description of the proposed improvements and the proposed location
thereof and the date, time and place at which the board of
directors proposes to take further action with respect to the
issuance of such bonds. The resolution of the authority shall be
published once a week for at least three (3) consecutive weeks in
at least one (1) newspaper having a general circulation within the
geographical limits of all of the public agencies which have

contracted with the authority pursuant to this act.

- (4) Bonds of the authority issued pursuant to this act shall be payable from and secured by a pledge of all or any part of the revenues under one or more contracts entered into pursuant to this act between the authority and one or more of its contracting public agencies and from all or any part of the revenues derived from the operation of any designated system or any part or parts thereof and any other monies legally available and designated therefor, as may be determined by such authority, subject only to any agreement with the purchasers of the bonds. Such bonds may be further secured by a trust indenture between such authority and a corporate trustee, which may be any trust company or bank having powers of a trust company without or within the state.
- 643 (5) Bonds of the authority issued pursuant to this act shall 644 be authorized by a resolution or resolutions adopted by a majority 645 affirmative vote of the total membership of the board of directors 646 of the authority. Such bonds may be issued in series, and each 647 series of such bonds shall bear such date or dates, mature at such 648 time or times, bear interest at such rate or rates (not exceeding 649 the maximum rate set out in Section 75-17-103, Mississippi Code of 650 1972), be in such denomination or denominations, be in such form, carry such conversion privileges, have such rank or priority, be 651 652 executed in such manner and by such officers, be payable from such 653 sources in such medium of payment at such place or places within 654 or without the state, provided that one such place shall be within 655 the state, and be subject to such terms of redemption prior to

630

631

632

633

634

635

636

637

638

639

640

641

- 656 maturity, all as may be provided by resolution or resolutions of 657 the board of directors. The term of such bonds issued pursuant to 658 this act shall not exceed forty (40) years.
- 659 (6) Bonds of the authority issued pursuant to this act may
 660 be sold at such price or prices, at public or private sale, in
 661 such manner and at such times as may be determined by the
 662 authority to be in the public interest, and the authority may pay
 663 all expenses, premiums, fees and commissions which it may deem
 664 necessary and advantageous in connection with the issuance and

665

sale thereof.

- 666 (7) Any pledge of earnings, revenues or other monies made by 667 the authority shall be valid and binding from the time the pledge 668 The earnings, revenues or other monies so pledged and is made. 669 thereafter received by the authority shall immediately be subject 670 to the lien of such pledge without any physical delivery thereof 671 or further act, and the lien of any such pledge shall be valid and 672 binding as against all parties having claims of any kind in tort, contract or otherwise against such authority irrespective of 673 674 whether such parties have notice thereof. Neither the resolution 675 nor any other instrument by which a pledge is created need be 676 recorded.
- 677 (8) Neither the members of the board of directors nor any 678 person executing the bonds shall be personally liable on the bonds 679 or be subject to any personal liability or accountability by 680 reason of the issuance thereof.
- (9) Proceeds from the sale of bonds of the authority may be invested, pending their use, in such securities as may be specified in the resolution authorizing the issuance of the bonds or the trust indenture securing them, and the earnings on such investments applied as provided in such resolution or trust indenture.
- 687 (10) Whenever any bonds shall have been signed by the
 688 officer(s) designated by the resolution of the board of directors

 H. B. No. 1772 * HR03/R2011*
 07/HR03/R2011
 PAGE 21 (JWB\LH)

to sign the bonds who were in office at the time of such signing 689 690 but who may have ceased to be such officer(s) prior to the sale and delivery of such bonds, or who may not have been in office on 691 692 the date such bonds may bear, the manual or facsimile signatures 693 of such officer(s) upon such bonds shall nevertheless be valid and 694 sufficient for all purposes and have the same effect as if the 695 person so officially executing such bonds had remained in office until the delivery of the same to the purchaser or had been in 696 697 office on the date such bonds may bear. 698 The authority has the discretion to advance or borrow 699 funds needed to satisfy any short-term cash flow demands or 700 deficiencies or to cover start-up costs until such time as 701 sufficient bonds, assets and revenues have been secured to satisfy 702 the needs of the authority. 703 SECTION 12. (1) The authority may, by resolution adopted by 704 its board of directors, issue refunding bonds for the purpose of 705 paying any of its bonds at or prior to maturity or upon acceleration or redemption. Refunding bonds may be issued at such 706 707 time prior to the maturity or redemption of the refunded bonds as 708 the board of directors deems to be in the public interest, without 709 an election on the question of the issuance thereof. 710 refunding bonds may be issued in sufficient amounts to pay or 711 provide the principal of the bonds being refunded, together with 712 any redemption premium thereon, any interest accrued or to accrue 713 to the date of payment of such bonds, the expenses of issue of the 714 refunding bonds, the expenses of redeeming the bonds being 715 refunded, and such reserves for debt service or other capital or 716 current expenses from the proceeds of such refunding bonds as may 717 be required by the resolution, trust indenture or other security 718 instruments. The issue of refunding bonds, the maturities and 719 other details thereof, the security therefor, the rights of the 720 holders and the rights, duties and obligations of the authority in 721 respect of the same shall be governed by the provisions of this

H. B. No. 1772

act relating to the issue of bonds other than refunding bonds 722 723 insofar as the same may be applicable. Any such refunding may be 724 effected, whether the obligations to be refunded shall have then 725 matured or shall thereafter mature, either by the exchange of the 726 refunding bonds for the obligations to be refunded thereby with 727 the consent of the holders of the obligations so to be refunded, 728 or by sale of the refunding bonds and the application of the proceeds thereof to the payment of the obligations proposed to be 729 refunded thereby, and regardless of whether the obligations 730 731 proposed to be refunded shall be payable on the same date or 732 different dates or shall be due serially or otherwise. 733 (2) Borrowing by the authority may be made by the delivery 734 of interim notes to any person or public agency or financial institution by a simple majority vote of the board of directors. 735 736 SECTION 13. All bonds (other than refunding bonds, interim 737 notes and certificates of indebtedness, which may be validated) 738 issued pursuant to this act shall be validated as now provided by law in Sections 31-13-1 through 31-13-11, Mississippi Code of 739 740 1972; however, notice of such validation proceedings shall be 741 addressed to the citizens of the respective public agencies (a) 742 which have contracted with the authority pursuant to this act, and 743 (b) whose contracts and the payments to be made by the public 744 agencies thereunder constitute security for the bonds of the 745 authority proposed to be issued, and that such notice shall be 746 published at least once in a newspaper or newspapers having a 747 general circulation within the geographical boundaries of each of 748 the contracting public agencies to whose citizens the notice is 749 addressed. Such validation proceedings shall be instituted in any 750 chancery courts within the boundaries of the authority. 751 validity of the bonds so validated and of the contracts and payments to be made by the public agencies thereunder constituting 752 753 security for the bonds shall be forever conclusive against the 754 authority and the public agencies which are parties to the

- 755 contracts; and the validity of the bonds, the contracts and the
- 756 payments to be made thereunder shall never be called in question
- 757 in any court in this state.
- 758 **SECTION 14.** Bonds issued under the provisions of this act
- 759 shall not be deemed to constitute, within the meaning of any
- 760 constitutional or statutory limitation, an indebtedness of the
- 761 authority. Such bonds shall be payable solely from the revenues
- 762 or assets of the authority pledged therefor. Each bond issued
- 763 under this act shall contain on the face thereof a statement to
- 764 the effect that the authority shall not be obligated to pay the
- 765 same nor the interest thereon except from the revenues or assets
- 766 pledged therefor.
- 767 **SECTION 15.** The authority shall have power in connection
- 768 with the issuance of its bonds pursuant to this act to:
- 769 (a) Covenant as to the use of any or all of its
- 770 property, real or personal;
- 771 (b) Redeem the bonds, to covenant for their redemption
- 772 and to provide the terms and conditions thereof;
- 773 (c) Covenant to charge rates, fees and charges
- 774 sufficient to meet operating and maintenance expenses, renewals
- 775 and replacements, principal and debt service on bonds, creation
- 776 and maintenance of any reserves required by a bond resolution,
- 777 trust indenture or other security instrument and to provide for
- 778 any margins or coverages over and above debt service on the bonds
- 779 deemed desirable for the marketability of the bonds;
- 780 (d) Covenant and prescribe as to events of default and
- 781 terms and conditions upon which any or all of its bonds shall
- 782 become or may be declared due before maturity, as to the terms and
- 783 conditions upon which such declaration and its consequences may be
- 784 waived and as to the consequences of default and the remedies of
- 785 the registered owners of the bonds;
- 786 (e) Covenant as to the mortgage or pledge of or the
- 787 grant of a security interest in any real or personal property and

- 788 all or any part of the revenues from any designated system or any
- 789 part thereof or any revenue-producing contract or contracts made
- 790 by such authority with any person to secure the payment of bonds,
- 791 subject to such agreements with the registered owners of bonds as
- 792 may then exist;
- 793 (f) Covenant as to the custody, collection, securing,
- 794 investment and payment of any revenues, assets, monies, funds or
- 795 property with respect to which such authority may have any rights
- 796 or interest;
- 797 (g) Covenant as to the purposes to which the proceeds
- 798 from the sale of any bonds then or thereafter to be issued may be
- 799 applied, and the pledge of such proceeds to secure the payment of
- 800 the bonds;
- 801 (h) Covenant as to the limitations on the issuance of
- 802 any additional bonds, the terms upon which additional bonds may be
- 803 issued and secured, and the refunding of outstanding bonds;
- (i) Covenant as to the rank or priority of any bonds
- 805 with respect to any lien or security;
- 806 (j) Covenant as to the procedure by which the terms of
- 807 any contract with or for the benefit of the registered owners of
- 808 bonds may be amended or abrogated, the amount of bonds the
- 809 registered owners of which must consent thereto, and the manner in
- 810 which such consent may be given;
- 811 (k) Covenant as to the custody of any of its properties
- 812 or investments, the safekeeping thereof, the insurance to be
- 813 carried thereon, and the use and disposition of insurance
- 814 proceeds;
- (1) Covenant as to the vesting in a trustee or
- 816 trustees, within or outside the state, of such properties, rights,
- 817 powers and duties in trust as the authority may determine;
- 818 (m) Covenant as to the appointing and providing for the
- 819 duties and obligations of a paying agent or paying agents or other
- 820 fiduciaries within or outside the state;

821 (n) Make all other covenants and to do any and all such 822 acts and things as may be necessary or convenient or desirable in order to secure its bonds, or in the absolute discretion of the 823 824 authority tend to make the bonds more marketable, notwithstanding 825 that such covenants, acts or things may not be enumerated herein; 826 it being the intention hereof to give the authority power to do all things in the issuance of bonds and in the provisions for 827 security thereof which are not inconsistent with the constitution 828 829 of the state; and 830 Execute all instruments necessary or convenient in 831 the exercise of the powers herein granted or in the performance of 832 covenants or duties, which may contain such covenants and provisions, as any purchaser of the bonds of the authority may 833 834 reasonably require. SECTION 16. The authority may, in any authorizing resolution 835 836 of the board of directors, trust indenture or other security 837 instrument relating to its bonds issued pursuant to this act, 838 provide for the appointment of a trustee who shall have such 839 powers as are provided therein to represent the registered owners 840 of any issue of bonds in the enforcement or protection of their 841 rights under any such resolution, trust indenture or security 842 instrument. The authority may also provide in such resolution, 843 trust indenture or other security instrument that the trustee, or 844 in the event that the trustee so appointed shall fail or decline 845 to so protect and enforce such registered owners' rights then such 846 percentage of registered owners as shall be set forth in, and 847 subject to the provisions of, such resolution, trust indenture or 848 other security interest, may petition the court of proper jurisdiction for the appointment of a receiver of the authority's 849 850 systems, the revenues of which are pledged to the payment of the principal of and interest on the bonds of such registered owners. 851 852 Such receiver may exercise any power as may be granted in any such 853 resolution, trust indenture or security instrument to enter upon

and take possession of, acquire, construct or reconstruct or 854 855 operate and maintain such system, fix charges for services of the system and enforce collection thereof, and receive all revenues 856 857 derived from such system or facilities and perform the public 858 duties and carry out the contracts and obligations of such 859 authority in the same manner as such authority itself might do, all under the direction of such court.

SECTION 17. (1) The exercise of the powers granted by this act will be in all respects for the benefit of the people of the state, for their well-being and prosperity and for the improvement of their social and economic conditions, and the authority shall not be required to pay any tax or assessment on any property owned by the authority under the provisions of this act or upon the income therefrom; nor shall the authority be required to pay any recording fee or transfer tax of any kind on account of

Any bonds issued by the authority under and pursuant to the provisions of this act, 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, except inheritance and gift taxes.

instruments recorded by it or on its behalf.

SECTION 18. All bonds issued under the provisions of this act shall be legal investments for trustees, other fiduciaries, savings banks, trust companies and insurance companies organized under the laws of the State of Mississippi; and such bonds shall be legal securities which may be deposited with and shall be received by all public officers and bodies of the state and all municipalities and other political subdivisions thereof for the purpose of securing the deposit of public funds.

SECTION 19. The state hereby covenants with the registered owners of any bonds of any authority that so long as the bonds are outstanding and unpaid the state will not limit or alter the rights and powers of any authority under this act to conduct the * HR03/ R2011* H. B. No. 1772

860

861

862

863

864

865

866

867

868

869

870

871

872

873

874

875

876

877

878

879

880

881

882

883

884

885

activities referred to herein in any way pertinent to the 887 888 interests of the bondholders, including, without limitation, such 889 authority's right to charge and collect rates, fees, assessments 890 and charges and to fulfill the terms of any covenants made with 891 the registered owners of the bonds, or in any other way impair the 892 rights and remedies of the registered owners of the bonds, unless 893 provision for full payment of such bonds, by escrow or otherwise, 894 has been made pursuant to the terms of the bonds or the 895 resolution, trust indenture or security interest securing the 896 bonds.

SECTION 20. For the purposes of satisfying any temporary cash flow demands and deficiencies, and to maintain a working balance for the authority, the county, municipalities or public agencies within the geographic boundaries of the authority, or other persons, subject to their lawful authority to do so, are authorized to advance, at any time, such funds which, in its discretion, are necessary, or borrow such funds by issuance of notes, for initial capital contribution and to cover start-up costs until such times as sufficient bonds, assets and revenues have been secured to satisfy the needs of the authority for its management, operation and formation. To this end, the county, municipality, public agency or person, subject to their lawful authority to do so, shall advance such funds, or borrow such funds by issuance of notes, under such terms and conditions as may be provided by resolution of the governing body, or other persons as defined in this act, subject to their lawful authority to do so, except that each such resolution shall state:

- (a) The need for the proceeds advanced or borrowed;
- 915 (b) The amount to be advanced or the amount to be
- 916 borrowed;

897

898

899

900

901

902

903

904

905

906

907

908

909

910

911

912

913

914

- 917 (c) The maximum principal amount of any note issued the
- 918 interest rate or maximum interest rate to be incurred, and the
- 919 maturity date of said note;

H. B. No. 1772 * HR03/R2011*
07/HR03/R2011
PAGE 28 (JWB\LH)

- In addition, the governing body, or other persons 920 (d) 921 as defined in this act, subject to their lawful authority to do 922 so, may arrange for lines of credit with any bank, firm or person 923 for the purpose of providing an additional source of repayment for 924 notes issued pursuant to this section. Amounts drawn on a line of 925 credit may be evidenced by negotiable or nonnegotiable notes or other evidences of indebtedness and contain such terms and 926 927 conditions as the governing body, or other persons as defined in this act, subject to their lawful authority to do so, may 928 929 authorize in the resolution approving the same;
 - (e) The governing body of the county, municipalities or other persons as defined in this act, subject to their lawful authority to do so, may authorize the repayment of such advances, notes, lines of credit and other debt incurred under this section, along with all costs associated with the same, including, but not limited to, rating agency fees, printing costs, legal fees, bank or trust company fees, line of credit fees and other charges to be reimbursed by the authority under such terms and conditions as are reasonable and are to be provided for by resolution of the governing body, or terms agreed upon with other persons as defined in this act, subject to their lawful authority to do so;
- (f) In addition, the governing body of the county,
 municipality or public agency may lease or donate office space and
 equipment to the authority under such terms and conditions as are
 reasonable and are to be provided for by resolution of the
 governing body, or terms agreed upon by the authority.
- 946 SECTION 21. If any clause, sentence, paragraph, section or 947 part of the provisions of this act shall be adjudged by any court 948 of competent jurisdiction to be invalid, such judgment shall not 949 affect, impair or invalidate the remainder thereof directly 950 involved in the controversy in which such judgment shall have been 951 rendered.

930

931

932

933

934

935

936

937

938

939

952 **SECTION 22.** This act shall take effect and be in force from 953 and after its passage.