To: Municipalities

SENATE BILL NO. 2030

AN ACT TO AMEND SECTIONS 21-17-9, 21-17-11, 21-35-5 AND 2 21-41-51, MISSISSIPPI CODE OF 1972, TO REQUIRE MUNICIPALITIES TO 3 PUBLISH NOTICES IN A NEWSPAPER IN THE COUNTY WHEREIN THE 4 MUNICIPALITY IS LOCATED, INSTEAD OF A NEWSPAPER PUBLISHED IN THE 5 MUNICIPALITY; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 21-17-9, Mississippi Code of 1972, is 8 amended as follows:

21-17-9. When a municipality now existing, which has not 9 adopted the code charter or commission form of government, but is 10 governed by another charter, shall desire to amend its charter, 11 12 the same may be done in this way: the mayor and board of aldermen, city council, or municipal authority, by whatever name 13 14 known, may prepare, in writing, the desired amendment or amendments and have the same published for three (3) weeks in a 15 legal newspaper published in the county wherein the municipality 16 is located, if there be one, and, if none, then by posting for 17 said time in at least three (3) public places therein, after which 18 19 the proposed amendment or amendments shall be submitted to the Governor, who shall submit the same to the Attorney General for 20 21 his opinion. The publication of the amendment or amendments may be made as provided in Section 21-17-19. If the Attorney General 2.2 is of the opinion that the proposed amendment or amendments are 23 consistent with the Constitution and laws of the United States and 24 the Constitution of this state, the Governor shall approve the 25 proposed amendment or amendments. If, after publication is made, 26 one-tenth (1/10) of the qualified electors of the municipality 27 28 shall protest against the proposed amendments, or any of them, the

S. B. No. 2030 * SS01/ R152* 07/SS01/R152 PAGE 1 29 Governor shall not approve the ones protested against until they 30 shall be submitted to and ratified by a majority of the electors 31 of the municipality voting in a special election. Amendments, when approved by the Governor, shall be recorded, at the expense 32 33 of the municipality, in the office of the Secretary of State and 34 upon the records of the mayor and board of aldermen, or other 35 governing authorities of the municipality, and when so recorded shall have the force and effect of law. No amendment to the 36 private or special charter of any municipality shall be adopted or 37 38 approved when such amendment is in conflict with any of the provisions of this title expressly made applicable to 39 40 municipalities operating under a private or special charter, or is in conflict with the provisions of any other legislation expressly 41 42 made applicable to any such municipality.

43 SECTION 2. Section 21-17-11, Mississippi Code of 1972, is
44 amended as follows:

45 21-17-11. It shall be lawful for any number, not less than 46 twenty percent (20%) of the qualified electors of any 47 municipality, by petition, to propose an amendment or amendments to the charter of such municipality not in conflict with the 48 49 Constitution and laws of the United States, or the Constitution of 50 this state. The said amendment or amendments shall be published 51 for three (3) weeks prior to a special election in a newspaper published in the county wherein the municipality is located, if 52 53 there be one, and if not, by posting for said time in at least three (3) public places therein. The publication of the amendment 54 55 or amendments may be made as provided in Section 21-17-19. Τf such election results in favor of any such amendment or 56 amendments, then the amendment or amendments shall be submitted to 57 58 the Governor, as is provided in Section 21-17-9, and the procedure therein outlined shall be followed, except that it shall not be 59 60 necessary to republish such amendment or amendments, or resubmit

S. B. No. 2030 * SS01/ R152* 07/SS01/R152 PAGE 2 61 such amendment or amendments for approval of the qualified 62 electors.

63 SECTION 3. Section 21-35-5, Mississippi Code of 1972, is
64 amended as follows:

65 21-35-5. The governing authorities of each municipality of 66 the State of Mississippi shall, not later than September 15 each 67 year, prepare a complete budget of the municipal revenues, 68 expenses and working cash balances estimated for the next fiscal 69 year, and shall prepare a statement showing the aggregate revenues 70 collected during the current year in said municipality for municipal purposes. Such statement shall show every source of 71 72 revenue along with the amount derived from each source. Said 73 budget of any municipality of one thousand five hundred (1,500) 74 inhabitants or more, according to the last preceding federal 75 census, with said statement of revenue and expenses, shall be 76 published at least one (1) time during September of said year in a 77 newspaper published in * * * the county wherein the municipality 78 is located. In municipalities of less than one thousand five 79 hundred (1,500) inhabitants, according to the last preceding 80 federal census, as many as three (3) prepared statements of said 81 budget shall be posted in three (3) public places in said 82 municipalities.

83 Prior to the adoption of a budget pursuant to this section, the governing authority of each municipality shall hold at least 84 85 one (1) public hearing to provide the general public with an 86 opportunity to comment on the taxing and spending plan 87 incorporated in the proposed budget. The public hearing shall be held at least one (1) week prior to the adoption of the budget 88 with advance notice and held outside normal working hours. 89 The 90 advance notice shall include an announcement published or posted in the same manner as required for the final adopted budget. 91 92 SECTION 4. Section 21-41-51, Mississippi Code of 1972, is

93 amended as follows:

S. B. No. 2030 * SS01/ R152* 07/SS01/R152 PAGE 3

94 21-41-51. Except as may be otherwise provided, where, by any provision of this chapter, notice is required to be given by 95 publication, such publication made shall be in a newspaper 96 97 published in the county wherein the municipality is located, if there be one. If there be no newspaper published in the county, 98 then such notice shall be posted for the prescribed period of time 99 100 in at least five (5) public places in the municipality, one (1) of which shall be the city or town hall, or the place of meeting of 101 102 the governing authorities, if there be no city or town hall. 103 SECTION 5. This act shall take effect and be in force from 104 and after July 1, 2007.