By: Senator(s) Robertson, Bryan, Nunnelee, Browning, Gordon, Little, Pickering To: Local and Private; Finance

SENATE BILL NO. 3213

1 AN ACT TO AUTHORIZE LEE COUNTY, MISSISSIPPI, PONTOTOC COUNTY, 2 MISSISSIPPI, AND UNION COUNTY, MISSISSIPPI, TO EACH ISSUE 3 INDUSTRIAL DEVELOPMENT GENERAL OBLIGATION BONDS FOR THE PURPOSE OF 4 FINANCING AND/OR REFINANCING THE ACQUISITION OF REAL PROPERTY TO 5 BE USED FOR AN ECONOMIC DEVELOPMENT PROJECT LOCATED IN UNION AND 6 PONTOTOC COUNTIES, MISSISSIPPI; AND FOR RELATED PURPOSES.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. It is hereby determined and declared that for the 9 benefit of the people of Lee, Pontotoc and Union Counties, Mississippi, and the surrounding area, the increase of their 10 11 commerce, welfare and prosperity, and the improvement and 12 maintenance of their living conditions, that the board of supervisors of each of said counties be granted the authority to 13 14 issue industrial development general obligation bonds of such counties for the purposes of and as hereinafter provided in this 15 16 act.

SECTION 2. As used in this act, the following words shall have the meanings ascribed herein unless the context clearly requires otherwise:

20 (a) "Bond" or "bonds" means bonds, notes or other 21 evidences of indebtedness, including refunding bonds, of one or 22 more of the counties issued, in one or more series, from time to 23 time, pursuant to this act.

(b) "Costs of the project" shall include the following:
(i) The cost of acquiring the property, including
the cost of the purchase thereof or the cost of any option to
purchase the property, the cost of engineering, legal and related
services; the cost of the preparation of studies, surveys and all

29 other expenses necessary or incident to the acquisition of the 30 property;

The cost of reimbursing the district for its 31 (ii) 32 costs incurred in connection with the acquisition and/or 33 improvements of the property, including retiring any outstanding 34 indebtedness now or hereafter incurred by the district in 35 connection with the acquisition of the property, removal, relocation, purchase or construction of easements, cell towers, 36 wetlands or any other activity related to finalization of the 37 38 property by the district or PUL Alliance, any financing charges, such as premiums or prepayment penalties, if any, and interest 39 40 accrued prior to the reimbursement to the district;

(iii) All costs of site preparation and other 41 start-up costs; all costs of construction; all costs of fixtures 42 43 and of real and personal property required for the purposes of the 44 project and facilities related thereto, whether publicly or 45 privately owned, including land and any rights or undivided 46 interest therein, easements, franchises, fees, permits, approvals, 47 licenses, and certificates and the securing of such permits, approvals, licenses, and certificates and all machinery and 48 49 equipment, including motor vehicles which are used for project 50 functions; costs of construction, expansion and improvement of 51 utilities through and serving the property; acquisition of any certificates of need and/or public convenience for the provision 52 53 of water and/or other utilities; any costs associated with the 54 closure, post-closure maintenance or corrective action on 55 environmental matters, wetlands mitigation, financing charges and interest prior to and during construction and during such 56 57 additional period as the counties may reasonably determine to be 58 necessary for the placing of the project in operation; costs of engineering, surveying, environmental geotechnical, architectural 59 60 and legal services; costs of plans and specifications and all 61 expenses necessary or incident to determining the feasibility or * SS26/ R1435* S. B. No. 3213 07/SS26/R1435 PAGE 2

practicability of the project; administrative expenses; and such 62 63 other expenses as may be necessary or incidental to the financing 64 authorized in this act. The costs of any project may also include 65 funds for the creation of a debt service reserve, a renewal and 66 replacement reserve, bond insurance and credit enhancement, and 67 such other reserves as may be reasonably required by the alliance 68 for the operation of its projects and as may be authorized by any 69 bond resolution or trust agreement or indenture pursuant to the provisions of which the issuance of any such bonds may be 70 71 authorized. Any obligation or expense incurred for any of the foregoing purposes shall be regarded as a part of the costs of the 72 73 project and may be paid or reimbursed as such out of the proceeds 74 of user fees, of revenue bonds or notes issued under this act for such project, or from other revenues obtained by the alliance; and 75 76 (iv) Any and all costs paid or incurred in

77 connection with the financing and/or refinancing of the property, 78 including, but not limited to, the costs incurred in connection 79 with the sale and issuance of bonds pursuant hereto.

80 (c) "County" or "counties" means individually or
81 collectively, each of Lee County, Pontotoc County and Union
82 County, Mississippi.

83 (d) "District" means the Three Rivers Planning and84 Development District or any successor thereto.

85 (e) "Governing body" means the board of supervisors of86 each of the counties.

87 (f) "Project" means the financing or refinancing of the88 acquisition of, and/or improvements to the property.

(g) "Property" means certain real property, located in Pontotoc and Union Counties, Mississippi, purchased or to be purchased by the district to be used for a project as defined by Section 57-75-5(f)(xxi).

93 (h) "PUL Alliance" means an alliance of Pontotoc, Union94 and Lee Counties established under the Regional Economic

S. B. No. 3213 * **SS26/ R1435*** 07/SS26/R1435 PAGE 3 95 Development Act (Section 57-64-1 et seq., Mississippi Code of 96 1972).

97 (i) "State" means the State of Mississippi.
98 SECTION 3. Each county is hereby authorized to issue its
99 general obligation bonds in an aggregate principal amount not to
100 exceed Ten Million Dollars (\$10,000,000.00) to finance a portion
101 of the costs of the project.

102 **SECTION 4.** The total principal amount of bonds issued 103 pursuant to the provisions of this act, exclusive of bonds issued 104 to provide for the refunding of outstanding bonds, shall not 105 exceed Thirty Million Dollars (\$30,000,000.00).

106 **SECTION 5.** Any bonds issued pursuant to this act shall be 107 general obligations of the issuing county, and the full faith and 108 credit of such county shall be pledged to the payment of the 109 principal of, redemption premium, if any, and interest on the 110 bonds.

111 SECTION 6. (1) The bonds shall be dated, shall bear 112 interest at such rate or rates, shall mature at such time or times 113 in either serial or term form or both not exceeding thirty (30) 114 years from their date, and may be made redeemable prior to 115 maturity at such price or prices and upon such terms and 116 conditions as may be determined by the county issuing the bonds; 117 shall be in such form and denomination or denominations and payable at such place or places, either within the state or 118 119 without the state, and may be authenticated in such manner, as the 120 county may determine by resolution. The bonds shall be executed 121 on behalf of the county by the manual or facsimile signature of 122 the president of its governing body and shall be countersigned by the manual or facsimile signature of its chancery clerk. 123 In cases 124 where any officer whose signature or a facsimile of whose signature shall appear on any bonds shall cease to be such officer 125 126 before the delivery of and payment for such bonds, such signature 127 or such facsimile shall nevertheless be valid and sufficient for * SS26/ R1435* S. B. No. 3213

07/SS26/R1435 PAGE 4 all purposes the same as if such officer had remained in office until such delivery and payment. The bonds may be issued in book entry or in fully registered form, or any combination, or may be payable to a specific person, as each county may determine, and provision may be made for the conversion from one (1) form to another.

134 (2) Each county shall sell its bonds at such price or prices135 as it shall determine, at public or private sale.

(3) All bonds issued pursuant to the provisions of this act shall be excepted from any limitations of indebtedness prescribed by any special or general law and such bonds shall not be considered indebtedness of the county issuing such bonds in applying said limitations of indebtedness.

141 **SECTION 7.** (1) Any bonds at any time outstanding under this 142 act may, at any time and from time to time, be refunded by the 143 county issuing such bonds by the issuance of its refunding bonds 144 in such amount as the governing body may deem necessary, but not 145 exceeding:

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(a) The principal amount of the bonds being refunded;(b) Applicable redemption premiums, if any, thereon;(c) Unpaid interest on such bonds to be refunded to the

148 (c) Unpaid interest on such bonds to be refunded to149 date of delivery or exchange of the refunding bonds;

(d) In the event the proceeds from the sale of the refunding bonds are to be deposited in trust as hereafter provided, interest to accrue on such bonds to be refunded from the date of delivery of the refunding bonds to the date of maturity or to a redemption date of the bonds to be refunded; and

(e) Expenses, premiums and commissions deemed by the
governing body to be necessary in connection with the issuance of
the refunding bonds.

(2) Any such refunding may be effected, whether the bonds to
be refunded shall have then matured or shall thereafter mature,
either by exchange of the refunding bonds for the bonds to be

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refunded thereby with the consent of the holders of the bonds to 161 162 be so refunded, or by sale of the refunding bonds and application 163 of the proceeds thereof to the payment of the bonds to be refunded 164 thereby, and regardless of whether or not the bonds to be refunded 165 were issued in connection with the same projects or separate 166 projects, and regardless of whether or not the bonds proposed to 167 be refunded shall be payable on the same date or on different dates or shall be due serially or otherwise. 168

169 (3) The principal proceeds from the sale of any refunding170 bonds shall be applied only as follows:

171 (a) To the immediate payment and retirement of the172 bonds being refunded; or

173 (b) To the extent not required for the immediate payment of the bonds being refunded, then such proceeds shall be 174 deposited in trust to provide for the payment and retirement of 175 176 the bonds being refunded and to pay any expenses incurred in 177 connection with such refunding, but may also be used to pay interest on the refunding bonds prior to the retirement of the 178 179 bonds being refunded. Money in any such trust fund may be 180 invested in direct obligations of, or obligations the principal of and interest on which are guaranteed by, the United States of 181 182 America, or in certificates of deposit issued by a bank or trust 183 company located in the state if such certificates shall be secured 184 by a pledge of any of said obligations having an aggregate market 185 value, exclusive of accrued interest, equal at least to the 186 principal amount of the certificates so secured. Nothing herein 187 shall be construed as a limitation on the duration of any deposit 188 in trust for the retirement of bonds being refunded but which shall not have matured and which shall not be presently 189 190 redeemable.

191 SECTION 8. Prior to the issuance of any bonds under the 192 provisions of this act, the governing body of each county shall 193 adopt a resolution declaring its intention so to do, stating the S. B. No. 3213 * SS26/R1435* 07/SS26/R1435

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amount of bonds proposed to be issued, and the date upon which 194 195 such governing body proposes to direct the issuance of such bonds. 196 Such resolution shall be published once a week for at least three 197 (3) consecutive weeks in a newspaper published in the county. The first publication of such resolution shall be made not less than 198 199 twenty-one (21) days prior to the date fixed in such resolution to 200 direct the issuance of the bonds and the last publication shall be made not more than seven (7) days prior to such date. 201

SECTION 9. Bonds issued under the provisions of this act shall be legal investments for commercial banks, savings and loan associations and insurance companies organized under the laws of the state.

SECTION 10. The bonds authorized by this act and the income therefrom, and the revenues derived therefrom, shall be exempt from all income taxation in the state.

209 **SECTION 11.** Any bonds issued under the provisions of this 210 act shall be validated in the manner provided by law.

211 SECTION 12. This act, without reference to any other 212 statute, shall be deemed to be full and complete authority for the 213 issuance of the aforesaid bonds, and shall be construed as an 214 additional and alternative method therefor, and none of the 215 present restrictions, requirements, conditions or limitations of 216 law applicable to the issuance or sale of bonds, notes or other 217 obligations by counties in this state shall apply to the issuance 218 and sale of bonds under this act, and no proceedings shall be required for the issuance of such bonds other than those provided 219 220 for and required herein, and all powers necessary to be exercised 221 in order to carry out the provisions of this act, are hereby 222 conferred.

223 **SECTION 13.** Each county is further authorized and empowered 224 to adopt any and all lawful resolutions, orders and/or ordinances; 225 to execute such documents, contracts, leases, certificates and

S. B. No. 3213 * SS26/ R1435* 07/SS26/R1435 PAGE 7 indentures; and to do and perform any and all acts and things necessary and requisite to carry out the purposes of this act. **SECTION 14.** This act shall take effect and be in force from and after its passage.