By: Senator(s) Chaney

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S. B. No. 3216

PAGE 1

07/SS01/R1307.1

To: Local and Private;

Finance

SENATE BILL NO. 3216

1 2 3 4 5 6 7 8 9 10 11	AN ACT TO AMEND CHAPTER 521, LAWS OF 1972, AS AMENDED BY CHAPTER 420, LAWS OF 1975, AS LAST AMENDED BY CHAPTER 1012, LOCAL AND PRIVATE LAWS OF 1995, TO REQUIRE THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF VICKSBURG AND THE BOARD OF SUPERVISORS OF WARREN COUNTY TO APPROVE EACH OF THEIR RESPECTIVE APPOINTMENTS TO THE VICKSBURG WARREN CONVENTION AND VISITORS BUREAU BY A MAJORITY VOTE; TO AUTHORIZE THE BUREAU TO HIRE, EMPLOY OR CONTRACT WITH SUCH PERSON, CORPORATION, MANAGEMENT GROUP OR OTHER COMPANY AS IT DEEMS NECESSARY TO PERFORM DUTIES AS ASSIGNED; TO AUTHORIZE THE CITY OF VICKSBURG TO PROVIDE MUNICIPAL EQUIPMENT AND/OR MUNICIPAL EMPLOYEE SERVICES TO THE VICKSBURG WARREN CONVENTION AND VISITORS BUREAU; AND FOR RELATED PURPOSES.
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
14	SECTION 1. Chapter 521, Laws of 1972, as amended by Chapter
15	420, Laws of 1975, as amended by Chapter 481, Laws of 1977, as
16	amended by Chapter 944, Local and Private Laws of 1990, as amended
17	by Chapter 939, Local and Private Laws of 1991, as amended by
18	Chapter 1012, Local and Private Laws of 1995, is amended as
19	follows:
20	Section 1. From and after July 23, 1990, the Warren County
21	Tourist Promotion Commission is abolished, and there is created a
22	Vicksburg Warren Convention and Visitors Bureau to be composed of
23	eleven (11) members to be constituted and appointed as provided in
24	Section 2 hereof. For the purposes of this act and unless
25	otherwise required by the context, the word "bureau" shall mean
26	the Vicksburg Warren Convention and Visitors Bureau.
27	Section 2. The Vicksburg Warren Convention and Visitors
28	Bureau consisting of eleven (11) members shall be appointed,
29	qualify and take office within thirty (30) days of the enactment
30	of this act, and the initial appointments to said bureau shall be
31	for the following terms: Five (5) members of the bureau shall be

appointed by the Warren County Board of Supervisors, with one (1)

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- 33 member appointed by the District 1 supervisor for a term of two
- 34 (2) years, one (1) member appointed by the District 2 supervisor
- 35 for a term of three (3) years, one (1) member appointed by the
- 36 District 3 supervisor for a term of three (3) years, one (1)
- 37 member appointed by the District 4 supervisor for a term of four
- 38 (4) years, and one (1) member appointed by the District 5
- 39 supervisor for a term of four (4) years, respectively; five (5)
- 40 members of the bureau shall be appointed by the Mayor and Board of
- 41 Aldermen of the City of Vicksburg with one (1) member appointed
- 42 for a term of two (2) years, two (2) members appointed for terms
- 43 of three (3) years and two (2) members appointed for terms of four
- 44 (4) years, respectively. The Warren County Board of Supervisors
- 45 and the Mayor and Board of Aldermen of the City of Vicksburg shall
- 46 jointly appoint one (1) member for a term of four (4) years. All
- 47 succeeding appointments shall be for a term of four (4) years from
- 48 the date of expiration of the initial appointment, and all members
- 49 of such bureau shall hold office for a term of four (4) years from
- 50 and after the date of the commencement of their terms of office
- 51 for which their appointment was made and until their successor or
- 52 successors shall be appointed and qualified. Members of the
- 53 Warren County Tourist Promotion Commission holding office on July
- 1, 1990, may be appointed to the newly constituted Vicksburg
- 55 Warren Convention and Visitors Bureau by the respective governing
- 56 authority. The Mayor and Board of Alderman of the City of
- 57 Vicksburg and the Board of Supervisors of Warren County shall
- 58 approve each of their respective appointments by a majority vote.
- Any member may be disqualified and removed from office for
- 60 any one (1) of the following reasons:
- 61 (1) Conviction of a felony;
- 62 (2) Failure to attend three (3) consecutive meetings without
- 63 just cause.

- If a bureau member is removed for one (1) of the above reasons, the vacancy shall be filled in the manner prescribed in this section.
- Vacancies which shall occur shall be filled in the same
 manner as the original appointments and shall be made for the
 unexpired term.
- 70 Section 3. Before entering upon the duties of the office, each appointed member of the Vicksburg Warren Convention and 71 Visitors Bureau shall enter into and give bond to be approved by 72 73 the Secretary of State of the State of Mississippi in the sum of 74 Twenty-five Thousand Dollars (\$25,000.00) conditioned upon the faithful performance of his duties. Such bond shall be payable to 75 76 the State of Mississippi, and in the event of a breach thereof, 77 suit may be brought by the State of Mississippi for the benefit of
- 78 the Vicksburg Warren Convention and Visitors Bureau. 79 Section 4. When the members of the Vicksburg Warren 80 Convention and Visitors Bureau shall have been appointed and 81 qualified as set forth herein, they shall meet at quarters provided for them by Warren County or the City of Vicksburg after 82 83 giving not less than ten (10) days' notice of the time and place 84 of such meeting by registered mail, postage prepaid, directed to 85 each appointed member of such bureau at his regular address given 86 to the Secretary of State at the time of his qualification and 87 posting bond. At such meeting a quorum shall be seven (7) members, and a majority of those members attending shall elect a 88 president and secretary, both of whom shall be members of said 89 90 bureau, and adopt such rules and regulations as may govern the time and place for holding subsequent meetings, regular and 91 special, and other rules and regulations not inconsistent with the 92 93 provisions of this act.
- The bureau is further authorized to employ personnel, obtain supplies, furnishings and other facilities and real property

- 96 necessary to administer the affairs and duties of the bureau and
- 97 to pay for same out of the revenue provided by this act.
- 98 Section 5. (1) The Vicksburg Warren Convention and Visitors
- 99 Bureau shall have jurisdiction and authority over all matters
- 100 relating to establishing, promoting and developing convention
- 101 business, tourism and related matters within Warren County,
- 102 Mississippi.
- 103 (2) The bureau is authorized to hire, employ or contract
- 104 with such person, corporation, management group or other company
- 105 as it deems necessary to perform the duties as assigned, including
- 106 executive director, chairperson or other leadership role. The
- 107 bureau is authorized to purchase, lease or sell real property,
- 108 own, furnish, equip and operate any and all facilities and
- 109 equipment necessary or useful in the promotion of said convention
- 110 business and tourism and to receive and expend, subject to the
- 111 provisions of this act, revenues from any source.
- 112 (3) The Board of Supervisors of Warren County, with the
- 113 approval of the Vicksburg Warren Convention and Visitors Bureau,
- 114 is authorized and empowered to issue and sell negotiable bonds of
- 115 Warren County, Mississippi, in an amount not to exceed Five
- 116 Million Dollars (\$5,000,000.00) for the purpose of stimulating the
- 117 convention and tourism business within the county. In the event
- 118 such bonds are issued, the proceeds of the taxes levied under the
- 119 provisions of Section 6 of this act shall be pledged for the
- 120 repayment of such bonds. No resolution of intent to issue such
- 121 bonds shall be adopted by the board of supervisors unless
- 122 imposition of the sales tax provided for in Section 6(2) of this
- 123 act has been finally authorized.
- 124 (4) All bonds issued under the authority of subsection (3)
- 125 shall bear interest at such rate or rates not exceeding the rate
- 126 of interest authorized to be paid by counties on general
- 127 obligation bonds, shall be in such denomination or denominations,
- 128 shall mature not more than twenty-five (25) years from date, with

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or without the right of redemption and with or without premium,
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     and shall be payable, both principal and interest, at such place
     or places, all as the issuer of the bonds shall determine.
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     such bonds shall be sold for not less than par value plus accrued
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     interest at public sale in the manner provided by Section
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     31-19-25, Mississippi Code of 1972. No less than one-fiftieth
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     (1/50) of the total issue shall mature during each year during the
     first five (5) years of the life of such bonds, and not less than
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     one-twenty-fifth (1/25) of the total issue shall mature each year
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     during the succeeding period of ten (10) years of the life of such
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     bonds, and the remainder shall be divided into approximately equal
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     annual payments, with payment to be made each year for the
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     remaining life of such bonds. Such bonds shall be executed on
     behalf of the issuer in the manner provided by law for general
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     obligation bonds.
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          No bond shall bear more than one (1) rate of interest; each
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     bond shall bear interest from its date to its stated maturity date
     at the interest rate specified in the bid; all bonds of the same
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bond shall bear interest from its date to its stated maturity date

at the interest rate specified in the bid; all bonds of the same

maturity shall bear the same rate of interest from date to

maturity; all interest accruing on such bonds so issued shall be

payable semiannually or annually, except that the first interest

payment on any such bond may be for any period not exceeding one

(1) year.

The lowest interest rate specified for any bonds issued shall not be less than seventy percent (70%) of the highest interest rate specified for the same bond issue.

Each interest rate specified in any bid must be in multiples of one-eighth of one percent (1/8 of 1%) or in multiples of one-tenth of one percent (1/10 of 1%). Such bonds may be issued and sold in one or more series.

159 (5) Before issuing any bonds under the provisions of

160 subsection (3), the Board of Supervisors of Warren County shall,

161 by resolution spread upon its minutes, declare its intention to

S. B. No. 3216 *SS01/R1307.1*

07/SS01/R1307.1

162 issue such bonds for the purposes authorized by this act and shall 163 state in such resolution the amount of bonds proposed to be issued 164 and shall likewise fix in such resolution the date upon which the 165 issuer proposes to direct the issuance of such bonds. Notice of such intention shall be published once a week for at least three 166 167 (3) consecutive weeks in a newspaper published or having a general 168 circulation in the county, with the first publication of such 169 notice to be made not less than twenty-one (21) days prior to the date fixed in the resolution declaring the intent to issue such 170 171 bonds and the last publication to be made not more than seven (7) 172 days prior to such date. If, on or before the date specified in the resolution, twenty percent (20%) or fifteen hundred (1500), 173 174 whichever is less, of the qualified electors of Warren County 175 shall file a written protest against the issuance thereof, then an election upon the issuance thereof shall be called and held as 176 177 hereby provided. If no such protest shall be filed, then the 178 board may issue such bonds without an election on the question of their issuance at any time within a period of two (2) years after 179 180 the date specified in the resolution. If an election is required 181 by the protest of the appropriate number of qualified electors of 182 the county, then an election shall be held by the board under 183 applicable laws. Provided, however, that nothing in this act 184 shall prevent the board from calling an election, whether required 185 by twenty percent (20%) or fifteen hundred (1500), whichever is 186 less, of the qualified electors, in which event it shall not be 187 necessary to publish the resolution of intent above described. 188 (6) At such election, all qualified electors of the county may vote, and the ballots used in such election shall have printed 189 thereon a brief statement of the amount and purposes of the 190 191 proposed bond issue and the words "FOR THE BOND ISSUE" and "AGAINST THE BOND ISSUE," and the voters shall vote by placing a 192 193 cross (X) or check (V) opposite their choice on the proposition.

(7) When the results of any such election shall have been 194 195 canvassed by the election commission of the county and certified, the board may issue the bonds if three-fifths (3/5) of the 196 197 qualified electors who vote in such election vote in favor of the 198 issuance of such bonds. If such bond issue shall be approved, the 199 board may issue such bonds within two (2) years from the date of 200 such election or within two (2) years after final favorable 201 determination of any litigation affecting the issuance of such 202 bonds, at such time or times and in such amount or amounts, not 203 exceeding that specified in the notice of the election, as shall 204 be deemed proper by the board.

The bureau shall have the authority to obtain interim (8) financing upon such terms and conditions as may be agreed upon by the bureau and the party advancing such interim funds or the purchaser of the obligations evidencing such indebtedness; provided, however, that the principal on any such loan shall be repaid within a reasonable time and provided that the interest rate on such interim financing shall not exceed that allowed in Section 75-17-107, Mississippi Code of 1972. In borrowing money under the provisions hereof, it shall not be necessary to publish notice of intention so to do or to secure the consent of the qualified electors, either by election or otherwise. Such borrowing may be authorized by resolution of the bureau and may be evidenced by a negotiable note or notes in such form as may be prescribed in such resolution. The indebtedness incurred under this section shall not be considered when computing any limitation of indebtedness of the county established by law. Such borrowing, whether or not evidenced by a negotiable note or notes, may be placed or sold at public or private sales for such price and in such manner and from time to time as may be determined by the bureau, and the bureau may pay all expenses, premiums and commissions which it may deem necessary or advantageous in connection with the issuance thereof.

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227 Section 6. (1) For the purpose of providing funds for the 228 promotion of convention business and tourism there is hereby 229 levied, assessed and shall be collected from every person in any 230 county located on the Mississippi River in which there is located 231 a national park and a national cemetery, engaging in or doing 232 business as specified herein, a tax which may be cited as a "Convention-Tourist Promotion Tax" which shall be in addition to 233 all other taxes now imposed, as hereinafter provided: 234 Such tax shall be equal to one percent (1%) of the gross 235 236 proceeds of sales or gross income of restaurants, hotels and 237 motels, including, but not limited to, sales of beer and alcoholic 238 beverages. 239 Provided, however, the tax shall not apply to said 240 restaurants not selling alcoholic beverages under an on-premises permit issued by the Alcoholic Beverage Control Commission and 241 242 whose gross proceeds of sales or gross income is less than One 243 Hundred Thousand Dollars (\$100,000.00) per calendar year based upon sales or income for the preceding calendar year. For the 244 245 purposes of calculating gross proceeds of sales or gross income, 246 the sales or income of all establishments owned, operated or 247 controlled by the same person, persons or corporations shall be 248 aggregated. 249 (2) For the purpose of providing funds for the promotion of 250 convention business and tourism there may be imposed an additional 251 tax of not more than two percent (2%) of the gross proceeds of 252 sales or gross income of restaurants, hotels and motels located in 253 Warren County, Mississippi, including, but not limited to, sales 254 of beer and alcoholic beverages. Before the taxes authorized by this subsection shall be imposed, the Board of Supervisors of 255 256 Warren County and the Board of Aldermen of Vicksburg, Mississippi, 257 shall enter upon its minutes a request for the levy of such tax 258 from the Vicksburg Warren Convention and Visitors Bureau, and 259 shall adopt a resolution declaring the intention to levy the tax, * SS01/ R1307. 1*

S. B. No. 3216 07/SS01/R1307.1

setting forth the amount of such tax and establishing the date on 260 261 which a referendum shall be held on the question of levying such 262 tax. This date shall not be less than the first day of the second 263 month from the date of adoption of the resolution. Notice of such 264 intention shall be published once a week for at least three (3) 265 consecutive weeks in a newspaper published or having a general 266 circulation in the county, with the first publication of such notice to be made not less than twenty-one (21) days prior to the 267 268 date fixed in the resolution and the last publication to be made 269 not more than seven (7) days prior to such date. At said 270 election, all qualified electors of the county may vote, and the ballots used in such election shall have printed thereon a brief 271 272 statement of the amount and purposes of the proposed tax levy and the words "FOR THE SALES TAX," and "AGAINST THE SALES TAX," and 273 the voters shall vote by placing a cross (X) or check (V) opposite 274 275 their choice on the proposition. When the results of any such 276 election shall have been canvassed by the election commission of the county and certified, the county may levy the tax if a 277 278 majority of the qualified electors who vote in said election vote 279 in favor of the tax. The proceeds of such taxes shall be paid into a special fund 280 281 for the purpose of retiring such indebtedness as may be incurred 282 under this act. Any funds in excess of that required to retire 283 said indebtedness shall be placed into a separate fund and may be 284 expended by the Vicksburg Warren Convention and Visitors Bureau 285 for the operation and maintenance of its facilities.

286 (3) For the purpose of providing funds for the promotion of 287 convention business and tourism there may be levied an ad valorem tax of not more than two (2) mills on all the taxable property 288 289 located in Warren County, Mississippi. Before the taxes 290 authorized by this subsection shall be imposed, the Board of 291 Supervisors of Warren County shall enter upon its minutes a 292 request for the levy of such tax from the Vicksburg Warren * SS01/ R1307. 1* S. B. No. 3216

07/SS01/R1307.1

293 Convention and Visitors Bureau and shall adopt a resolution 294 declaring the intention to levy the tax, setting forth the amount 295 of such tax and establishing the date on which a referendum shall 296 be held on the question of levying such tax. This date shall not 297 be less than the first day of the second month from the date of 298 adoption of the resolution. Notice of such intention shall be published once a week for at least three (3) consecutive weeks in 299 300 a newspaper published or having a general circulation in the county, with the first publication of such notice to be made not 301 302 less than twenty-one (21) days prior to the date fixed in the 303 resolution and the last publication to be made not more than seven 304 (7) days prior to such date. At said election, all qualified 305 electors of the county may vote, and the ballots used in such 306 election shall have printed thereon a brief statement of the 307 amount and purposes of the proposed tax levy and the words "FOR 308 THE AD VALOREM TAX, " and "AGAINST THE AD VALOREM TAX, " and the 309 voters shall vote by placing a cross (X) or check (V) opposite 310 their choice on the proposition. When the results of any such 311 election shall have been canvassed by the election commission of 312 the county and certified, the county may levy the tax if a 313 majority of the qualified electors who vote in said election vote 314 in favor of the tax. 315 The avails of any tax levied pursuant to this subsection 316 shall be excluded from the ten percent (10%) increase limitation 317 imposed by Section 27-39-321, Mississippi Code of 1972. 318 proceeds of such taxes shall be paid into a special fund for the 319 purpose of retiring such indebtedness as may be incurred under 320 this act. Any funds in excess of that required to retire said indebtedness shall be placed into a separate fund and may be 321 322 expended by the Vicksburg Warren Convention and Visitors Bureau for the operation and maintenance of its facilities. 323

(4) For the purpose of providing funds for the promotion of

convention business and tourism there may be imposed an additional

S. B. No. 3216 * SS01/R1307.1* 07/SS01/R1307.1 PAGE 10

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tax of not more than two percent (2%) of the gross proceeds of
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     sales or gross income of restaurants, hotels, motels and alcoholic
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     beverage package retailers located within the corporate boundaries
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     of the City of Vicksburg, Mississippi, including, but not limited
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     to, sales of beer and alcoholic beverages. Before the taxes
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     authorized by this subsection shall be imposed, the Board of
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     Aldermen of Vicksburg, Mississippi, shall adopt a resolution
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     declaring its intention to levy the tax and establishing the
     amount of the tax levy and the date on which the tax initially
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     shall be levied and collected. This date shall be the first day
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     of a month. Notice of the proposed tax levy shall be published
     once each week for at least three (3) consecutive weeks in a
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     newspaper published or having a general circulation in the City of
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     Vicksburg. The first publication of such notice shall be made not
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     less than twenty-one (21) days before the day fixed in the
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     resolution at which the Board of Aldermen proposes to levy such a
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     tax and the last publication shall be made not more than seven (7)
     days before such date. If, within the time of giving notice,
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     twenty percent (20%) or fifteen hundred (1500), whichever is less,
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     of the qualified electors in the City of Vicksburg file a written
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     petition against the levy of such tax, then such tax shall not be
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     levied unless authorized by the vote of a majority of the
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     qualified electors in the city voting at an election to be called
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     and held for that purpose. At said election, all qualified
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     electors of the city may vote, and the ballots used in such
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     election shall have printed thereon a brief statement of the
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     amount and purposes of the proposed tax levy and the words "FOR
     THE SALES TAX, " and "AGAINST THE SALES TAX, " and the voters shall
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     vote by placing a cross (X) or check (V) opposite their choice on
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     the proposition. When the results of any such election shall have
     been canvassed by the election commission of the city and
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     certified, the Board of Aldermen may levy the tax if a majority of
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     the qualified electors who vote in said election vote in favor of
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     S. B. No. 3216
     07/SS01/R1307.1
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- 359 the tax. Before the effective date of the tax levy approved as
- 360 herein provided, the Board of Aldermen shall furnish to the
- 361 Chairman of the State Tax Commission a certified copy of the
- 362 resolution evidencing such a tax levy.
- 363 The proceeds of such taxes shall be paid into a special fund
- 364 for the purpose of retiring such indebtedness as may be incurred
- 365 under this act. Any funds in excess of that required to retire
- 366 said indebtedness shall be placed into a separate fund and may be
- 367 expended by the Vicksburg Warren Convention and Visitors Bureau
- 368 for the operation and maintenance of its facilities.
- 369 (5) Persons liable for the taxes imposed herein shall add
- 370 the amount of tax to the sales price or gross income, and in
- 371 addition thereto shall collect, insofar as practicable, the amount
- 372 of the tax due by him from the person receiving the services or
- 373 goods at the time of payment therefor.
- 374 (6) Such taxes shall be collected by and paid to the State
- 375 Tax Commission on a form prescribed by the State Tax Commission,
- 376 in the same manner that state sales taxes are computed, collected
- 377 and paid; and the full enforcement provisions and all other
- 378 provisions of Chapter 119, Laws of 1934, as amended, shall apply
- 379 as necessary to the implementation and administration of this act.
- 380 (7) The proceeds of such taxes, less three percent (3%) to
- 381 be retained by the State Tax Commission to defray the costs of
- 382 collection, shall be paid to the Vicksburg Warren Convention and
- 383 Visitors Bureau on or before the fifteenth day of the month
- 384 following the month in which collected.
- Section 8. (1) For the purpose of promoting the convention
- 386 business and tourism, the governing authorities of the City of
- 387 Vicksburg, hereinafter "governing authorities," in their
- 388 discretion, may acquire real property for, and may construct,
- 389 equip, furnish, own and operate, a convention center complex or a
- 390 civic center complex, or both, and may incur the reasonable and
- 391 related expenses as necessary for architects, engineers and other

- 392 professionals to assist the city for the planning, development,
- 393 financing and operation of the convention center complex or civic
- 394 center complex, or both.
- 395 (2) To provide funds for the purposes set forth in
- 396 subsection (1) of this section, the governing authorities, in
- 397 their discretion, may impose an additional tax of not more than
- 398 two percent (2%) of the gross proceeds of sales or gross income of
- 399 hotels and motels located within the corporate boundaries of the
- 400 City of Vicksburg.
- 401 (3) Persons liable for the tax imposed under this section
- 402 shall add the amount of tax to the sale price or gross income and
- 403 shall collect, insofar as practicable, the amount of the tax due
- 404 by them from the person receiving the services or goods at the
- 405 time of payment therefor.
- 406 (4) The tax shall be collected by and paid to the State Tax
- 407 Commission on a form prescribed by the State Tax Commission, in
- 408 the same manner that state sales taxes are computed, collected and
- 409 paid; and the full enforcement provisions and all other provisions
- 410 of Chapter 65, Title 27, Mississippi Code of 1972, shall apply as
- 411 necessary to the implementation and administration of this
- 412 section.
- 413 (5) The proceeds of the tax, less three percent (3%) to be
- 414 retained by the State Tax Commission to defray the costs of
- 415 collection, shall be paid to the governing authorities on or
- 416 before the fifteenth day of the month following the month in which
- 417 they were collected.
- 418 (6) The proceeds of the tax shall not be considered by the
- 419 city as general fund revenues but shall be dedicated solely for
- 420 the purposes set forth in this section.
- 421 (7) Before the tax authorized by this section shall be
- 422 imposed, the governing authorities shall adopt a resolution
- 423 declaring their intention to levy the tax and establishing the
- 424 amount of the tax levy and the date on which the tax initially

shall be levied and collected. This date shall be the first day 425 426 of a month. Notice of the proposed tax levy shall be published once each week for at least three (3) consecutive weeks in a 427 428 newspaper published or having a general circulation in the City of 429 Vicksburg. The first publication of the notice shall be made not 430 less than twenty-one (21) days before the day fixed in the 431 resolution in which the governing authorities propose to levy the tax, and the last publication shall be made not more than seven 432 (7) days before that date. If, within the time of giving notice, 433 434 twenty percent (20%) or fifteen hundred (1500), whichever is less, 435 of the qualified electors in the City of Vicksburg file a written petition against the levy of the tax, then the tax shall not be 436 437 levied unless authorized by a majority of the qualified electors in the city voting at an election to be called and held for that 438 purpose. At the election, all qualified electors of the city may 439 440 vote. The ballots used in the election shall have printed thereon 441 a brief statement of the amount and purposes of the proposed tax levy and the words "FOR THE SALES TAX," and "AGAINST THE SALES 442 443 TAX." The voters shall vote by placing a cross (X) or check (V) 444 opposite their choice on the proposition. When the results of the 445 election have been canvassed by the election commission of the 446 city and certified, the governing authorities may levy the tax if 447 a majority of the qualified electors who vote in the election vote 448 in favor of the tax. Before the effective date of the tax levy 449 approved as herein provided, the governing authorities shall 450 furnish to the Chairman of the State Tax Commission a certified 451 copy of the resolution evidencing the tax levy. 452 (8) Accounting for receipts and expenditures of the funds derived from the proceeds of the tax authorized by this section 453

shall be made separately from the accounting of receipts and

of Vicksburg. The records reflecting the receipts and

expenditures of the general fund and any other funds of the City

expenditures of these funds shall be audited annually by an S. B. No. 3216 $$^{*}\,SS01/\,R1307.1^{*}\,$ 07/SS01/R1307.1 PAGE 14

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independent certified public accountant. The accountant shall 458 459 make a written report of his audit to the governing authorities as 460 soon as practicable after the close of the city's fiscal year, and 461 copies of the report of the audit shall be filed with the clerk of 462 the governing authorities. The expenses of this audit may be paid 463 from the funds derived from the tax authorized by this section. To defray the costs of the acquisition of real property 464 (9) 465 for, and the construction, equipping and furnishing of, a 466 convention center complex or a civic center complex, or both, the 467 governing authorities, in their discretion, may issue and sell 468 negotiable bonds of the City of Vicksburg. If such bonds are 469 issued, the proceeds of the tax authorized in subsection (2) of 470 this section may be pledged for the repayment of the bonds. 471 All bonds issued under this subsection shall bear interest at a rate or rates not exceeding the rate of interest authorized to 472 473 be paid by municipalities on general obligation bonds and shall be 474 in such denomination or denominations, shall mature at such time or times with or without the right of redemption and with or 475 476 without premium, and shall be payable, both principal and 477 interest, at such place or places, as determined by the issuer of 478 the bonds. The bonds shall be sold for not less than par value 479 plus accrued interest at public sale in the manner provided by 480 Section 31-19-25, Mississippi Code of 1972. The bonds shall be 481 executed on behalf of the issuer in the manner provided by law for 482 general obligation bonds. 483 No bond shall bear more than one (1) rate of interest. 484 bond shall bear interest from its date to its stated maturity date 485 at the interest rate specified in the bid. All bonds of the same maturity shall bear the same rate of interest from date to 486 487 maturity. All interest accruing on the bonds issued shall be 488 payable semiannually or annually, except that the first interest

payment on any bond may be for any period not exceeding one (1)

year.

PAGE 15

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          The bonds may be issued and sold in one or more series.
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          Before issuing any bonds under this subsection, the governing
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     authorities, by resolution spread upon their minutes, shall
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     declare their intention to issue the bonds for the purposes
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     authorized by this section. The governing authorities shall state
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     in the resolution the amount of bonds proposed to be issued and
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     the date upon which the issuer proposes to direct the issuance of
     the bonds. Notice of the intention shall be published once a week
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     for at least three (3) consecutive weeks in a newspaper published
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     or having a general circulation in the city. The first
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     publication of the notice shall be made not less than twenty-one
     (21) days before the date fixed in the resolution declaring the
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     intent to issue the bonds, and the last publication shall be made
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     not more than seven (7) days before that date. If, on or before
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     the date specified in the resolution, twenty percent (20%) or
     fifteen hundred (1500), whichever is less, of the qualified
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     electors of the city file a written protest against the issuance
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     of the bonds, then an election upon the issuance shall be called
509
     and held as provided in this section. If no protest is filed,
510
     then the governing authorities may issue the bonds without an
511
     election on the question of their issuance at any time within a
512
     period of two (2) years after the date specified in the
513
     resolution. If an election is required by the protest of the
514
     appropriate number of qualified electors of the city, then an
     election shall be held by the governing authorities under
515
516
     applicable laws. Nothing in this section shall prevent the
517
     governing authorities from calling an election, whether required
518
     by twenty percent (20%) or fifteen hundred (1500), whichever is
     less, of the qualified electors, in which event it shall not be
519
520
     necessary to publish the resolution of intent described in this
521
     subsection.
522
          At the election, all qualified electors of the city may vote.
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The ballots used in the election shall have printed thereon a

* SS01/ R1307. 1*

523

S. B. No. 3216 07/SS01/R1307.1

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brief statement of the amount and purposes of the proposed bond
524
     issue and the words "FOR THE BOND ISSUE" and "AGAINST THE BOND
525
526
     ISSUE." The voters shall vote by placing a cross (X) or check (V)
527
     opposite their choice on the proposition.
528
          When the results of the election have been canvassed by the
529
     election commission of the city and certified, the governing
530
     authorities may issue the bonds if a majority of the qualified
     electors who vote in the election vote in favor of the issuance of
531
     the bonds. If the bond issue is approved, the governing
532
533
     authorities may issue the bonds within two (2) years from the date
534
     of the election or within two (2) years after final favorable
     determination of any litigation affecting the issuance of the
535
536
     bonds, at the time or times and in the amount or amounts, not
537
     exceeding that specified in the notice of the election, as deemed
     proper by the governing authorities.
538
539
          The governing authorities, in their discretion, may obtain
540
     interim financing upon such terms and conditions that are agreed
     upon by the governing authorities and the party advancing the
541
542
     interim funds or the purchaser of the obligations evidencing the
543
     indebtedness; however, the principal on any loan shall be repaid
544
     within a reasonable time, and the interest rate on the interim
545
     financing shall not exceed that allowed in Section 75-17-107,
546
     Mississippi Code of 1972.
                                In borrowing money under this
547
     subsection, it shall not be necessary to publish notice of an
548
     intention to do so or to secure the consent of the qualified
549
     electors, either by election or otherwise. The borrowing may be
550
     authorized by resolution of the governing authorities and
551
     evidenced by a negotiable note or notes in a form that may be
     prescribed in the resolution. The indebtedness incurred under
552
553
     this subsection shall not be considered when computing any
554
     limitation of indebtedness of the city established by law.
555
     borrowing, whether or not evidenced by a negotiable note or notes,
556
     may be placed or sold at public or private sales for the price and
                      * SS01/ R1307. 1*
     S. B. No. 3216
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07/SS01/R1307.1

in a manner, and from time to time, as may be determined by the governing authorities. The governing authorities may pay all expenses, premiums and commissions which they deem necessary or

advantageous in connection with the issuance thereof.

560

PAGE 18

561 If the avails of the tax levied under this section are 562 pledged to pay the principal of and interest on bonds or notes issued under this subsection, the governing authorities shall 563 determine when the taxes actually received, together with any 564 565 income actually realized from the investment of the taxes, are 566 sufficient to pay the principal of and interest on bonds or notes 567 then outstanding, as the bonds or notes and the interest thereon mature and accrue to the final maturity date. The governing 568 569 authorities shall certify that fact to the Chairman of the State 570 Tax Commission, and the authority to levy the sales tax shall stand repealed on the first day of the month immediately 571 572 succeeding the certification.

- Section 9. As used in this act, the following words shall have these meanings unless otherwise clearly indicated by the context in which it is used:
- of lodging that at any one (1) time will accommodate six (6) or more transient guests (guests who are accommodated for less than seven (7) days) and are known to the trade as such.
- (b) "Restaurant" shall mean and include all places
 where prepared food is served through the use of facilities to
 accommodate twenty-five (25) or more persons and includes hotel
 and motel dining rooms.
- "Restaurant" shall also include a cafe, cafeteria, lunch stand or any other place of business where prepared food is sold whether for consumption upon the premises or not.
- Section 10. Notwithstanding any provision contained in this
 act to the contrary, the combined total of all taxes which may be
 assessed under this act shall not exceed three percent (3%) or, if
 S. B. No. 3216
 07/SS01/R1307.1

590	the statewide general sales tax is less than seven percent (7%),
591	ten percent (10%) when added to the statewide general sales tax,
592	whichever is greater.
593	Section 11. No member of the Legislature, elected official
594	or appointed official, or any partner or associate of any member
595	of the Legislature, elected official or appointed official, shall
596	derive any income from the issuance of any bonds or the
597	disposition of any property under this act contrary to the
598	provisions of Section 109, Mississippi Constitution of 1890, or
599	Article 3, Chapter 4, Title 25, Mississippi Code of 1972.
600	Section 12. The governing authorities of the City of
601	Vicksburg are authorized and empowered, in their discretion, to
602	provide municipal equipment and/or municipal employee services to
603	the bureau to assist the Vicksburg Warren Convention and Visitor

605 * * *

604

SECTION 2. This act shall take effect and be in force from and after its passage.

Bureau in its affairs and duties.