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S. B. No. 3234

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By: Senator(s) Kirby, Lee (35th), Ross

To: Local and Private; Finance

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 3234

AN ACT TO AMEND CHAPTER 977, LOCAL AND PRIVATE LAWS OF 1994, AS LAST AMENDED BY CHAPTER 903, LOCAL AND PRIVATE LAWS OF 2005, TO PROVIDE THAT THE BOUNDARIES OF THE WEST RANKIN UTILITY AUTHORITY 3 SHALL ENCOMPASS ALL OF RANKIN COUNTY; TO AUTHORIZE THE AUTHORITY TO REQUEST THAT THE BOARD OF SUPERVISORS OF RANKIN COUNTY OR ANY 5 PUBLIC ENTITY UTILIZE EMINENT DOMAIN ON BEHALF OF THE AUTHORITY; 6 7 TO ELIMINATE THE NECESSITY FOR PUBLIC HEARINGS BEFORE EACH MEMBER ENTITY OF THE AUTHORITY BEFORE THE ISSUANCE OF ANY BONDS BY THE AUTHORITY; TO REVISE THE PROCEDURE TO INITIATE THE ISSUANCE OF 8 9 BONDS BY THE AUTHORITY; AND FOR RELATED PURPOSES. 10 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Chapter 977, Local and Private Laws of 1994, as 12 amended by chapter 987, Local and Private Laws of 2000, as amended 13 14 by Chapter 1004, Local and Private Laws of 2004, as amended by Chapter 903, Local and Private Laws of 2005, is amended as 15 16 follows: Section 1. This act is for the purpose of authorizing a 17 cooperative effort by the member agencies and any and all public 18 19 agencies situated in whole or in part within Rankin County, 20 including any existing municipality and other eligible 21 municipalities or public agencies, for the acquisition, 2.2 construction and operation of one or more systems for the collection, transportation, treatment and disposal of wastewater; 23 24 for the treatment and distribution of potable water; and for the collection, transportation and disposal of nonhazardous solid 25 26 waste; all of the foregoing, including sewerage systems, sewage 27 disposal systems, waterworks and water supply systems, solid waste collection, transportation and disposal systems, in order to 28 29 ensure an adequate supply of water for domestic, commercial and

industrial use and to prevent and control the pollution of the

lands and waters in this state by the creation of a West Rankin

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- 32 Utility Authority. This act may be cited as the "West Rankin
- 33 Utility Authority Act."
- 34 Section 2. Words and phrases used in this act shall have
- 35 meanings as follows:
- 36 (a) "Act" means the West Rankin Utility Authority Act,
- 37 as amended from time to time.
- 38 (b) "Authority" means the West Rankin Utility
- 39 Authority.
- 40 (c) "Board of directors" means the board of directors
- 41 of the authority.
- (d) "Bonds" means revenue bonds, interim notes having a
- 43 maturity of three (3) years or less, and other certificates of
- 44 indebtedness of the authority issued under the provisions of this
- 45 act.
- 46 (e) "Costs of the project" means:
- 47 (i) All costs of site preparation and other
- 48 start-up costs;
- 49 (ii) All costs of construction;
- 50 (iii) All costs of real and personal property
- 51 required for the purposes of the project and facilities related
- 52 thereto, including land and any rights or undivided interest
- 53 therein, easements, franchises, fees, utility charges, permits,
- 54 approvals, licenses and certificates and the securing of any
- 55 permits, approvals, licenses and certificates and all machinery
- 56 and equipment, including motor vehicles, which are used for
- 57 project functions;
- 58 (iv) All costs of engineering, geotechnical,
- 59 architectural and legal services;
- (v) All costs of plans and specifications and all
- 61 expenses necessary or incident to determining the feasibility or
- 62 practicability of the project;
- (vi) Administrative expenses; and

- (vii) Any other expenses as may be necessary or
- 65 incidental to the project financing.
- (f) "Ditch" means any branch or lateral drain, tile
- 67 drain, levee, sluiceway, watercourse, floodgate and any other
- 68 construction work fund necessary for the reclamation of wet and
- 69 overflowed lands.
- 70 (g) "Facilities" means any structure, building, ditch,
- 71 pipe, channel, improvement, land or other real or personal
- 72 property used or useful in a system under this act.
- 73 (h) "Member agencies" means the members of the
- 74 <u>authority which include the</u> City of Brandon, the City of Flowood,
- 75 the City of Pearl, the City of Richland, the Pearl River Valley
- 76 Water Supply District, the Jackson Municipal Airport Authority,
- 77 the Mississippi Department of Mental Health and any public agency
- 78 which is located in whole or in part within Rankin County and
- 79 elects to become a constituent member of the West Rankin Utility
- 80 Authority upon its organization or which subsequently elects to
- 81 become a member of the West Rankin Utility Authority and which is
- 82 admitted to the authority by affirmative vote of the board of
- 83 directors of such authority, in accordance with the provisions of
- 84 Section 3(2) of this act.
- 85 (i) "Metropolitan area" means any area served by a
- 86 member agency.
- 87 * * *
- 88 (j) "Metropolitan area plan" means a comprehensive plan
- 89 for a sewage disposal system, water distribution system and solid
- 90 waste transportation, collection and disposal system within the
- 91 metropolitan area, consistent with standards established pursuant
- 92 to applicable federal and state law.
- 93 (k) "Metropolitan authority" means the authority.
- 94 (1) "Municipality" means any incorporated city or town
- 95 of the State of Mississippi, whether operating under general law

- 96 or under special charter, lying wholly or partly within the
- 97 metropolitan area.
- 98 (m) "Person" means and includes the State of
- 99 Mississippi, a municipality as defined herein, any public agency
- 100 as defined herein or any other city, town or political subdivision
- 101 or governmental agency of the State of Mississippi or of the
- 102 United States of America, or any private utility, individual,
- 103 copartnership, association, firm, trust, estate or any other
- 104 entity whatsoever.
- 105 (n) The terms "pollution" and "waters of the state"
- 106 shall have meanings as set forth in the Mississippi Air and Water
- 107 Pollution Control Law, as now or hereafter amended, appearing as
- 108 Sections 49-17-1 through 49-17-70, Mississippi Code of 1972.
- 109 (o) "Public agency" means any * * * municipality
- 110 (including the City of Brandon, the City of Flowood, the City of
- 111 Richland and the City of Pearl), lying wholly or partially within
- 112 Rankin County, the Jackson Municipal Airport Authority, the
- 113 Mississippi Department of Mental Health, the Pearl River Valley
- 114 Water Supply District, and any public utility district created
- 115 pursuant to Sections 19-5-151 through 19-5-257, Mississippi Code
- of 1972, or any other state board of commission of the State of
- 117 Mississippi lying wholly or partially within Rankin County and
- 118 having the power to own and operate waterworks, water supply
- 119 systems, sewerage systems, treatment facilities, sewage disposal
- 120 systems, solid waste disposal or other facilities or systems for
- 121 the collection, transportation, treatment and disposal of waste.
- 122 (p) "Sewerage system" means pipelines or conduits,
- 123 canals, pumping stations and force mains, and all other
- 124 structures, devices, facilities and appliances appurtenant
- 125 thereto, used for collecting or conducting waste to an ultimate
- 126 point for treatment or disposal.
- 127 (q) "System" means any or all of the following:
- 128 sewerage system, waste disposal system and water supply system and

- 129 all vehicles, structures, devices, facilities and appliances used
- 130 for treatment or distribution of potable water or for collecting
- 131 or conducting waste, solid waste or sewage to an ultimate point
- 132 for treatment or disposal.
- 133 (r) "Treatment facilities" means any plant, disposal
- 134 field, lagoon, pumping station, constructing drainage ditch or
- 135 surface water intercepting ditch, canal, incinerator, area devoted
- 136 to sanitary landfills or other works not specifically mentioned
- 137 herein, installed for the purpose of treating, neutralizing,
- 138 stabilizing or disposing of wastewater, sludge or solid waste or
- 139 facilities to provide cooling water to collect, control and
- 140 dispose of waste heat.
- 141 (s) "Waste" means sewage, solid waste, industrial
- 142 waste, municipal waste, recreational waste and agricultural waste,
- 143 waste heat and any other waste that may cause impairment of the
- 144 quality of the waters in the state.
- (t) "Waste disposal system" means a system for
- 146 disposing of waste, including, but not limited to, sewerage
- 147 systems and treatment facilities, and solid waste disposal
- 148 facilities, as such terms are defined herein.
- (u) "Water supply system" means waterworks, pipelines,
- 150 conduits, pumping stations and all other structures, devices and
- 151 appliances appurtenant thereto, including land and right-of-way
- 152 thereto, for use for transporting water to a point of ultimate
- 153 use.
- 154 (v) "Waterworks" means all works, plants or other
- 155 facilities necessary for the purpose of collecting, storing,
- 156 treating and transporting water for domestic, municipal,
- 157 commercial, industrial, agricultural and manufacturing purposes,
- 158 including open channels.
- Words of the masculine gender shall be deemed and construed
- 160 to include correlative words of the feminine and neuter genders.
- 161 Unless the context shall otherwise indicate, words and terms

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     herein defined shall be equally applicable to the plural as well
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     as the singular form of any such words and terms.
          Section 3. (1) * * * The metropolitan authority shall have
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     the power to sue and be sued, provided that the metropolitan
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     authority shall not be liable and shall be immune from suit at law
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     or in equity on account of any wrongful or tortious act or
     omission, including libel, slander or defamation, by it, or any
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     such act or omission by any employee of the metropolitan
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     authority, subject to and in accordance with the provisions of
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     Sections 11-46-1 through 11-46-19, Mississippi Code of 1972.
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          (2) If at any time any public agency within the metropolitan
     area * * * shall elect to become a member agency of the
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     metropolitan authority by a majority vote of the governing body of
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     such public agency, such public agency may be admitted as a member
     agency of the metropolitan authority, upon the approval by a
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     three-fifths (3/5) affirmative vote of the total membership of the
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     board of directors of the metropolitan authority and by a
     concurrent affirmative vote of directors representing sixty
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     percent (60%) of the total payments for use of the system of the
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     metropolitan authority during the preceding fiscal year.
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          Section 4. All powers of the metropolitan authority shall be
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     exercised by a board of directors to be selected and composed as
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               The governing body of each member agency shall appoint
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     one (1) person to serve on the board of directors of the
     metropolitan authority, each such director to serve at the
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     pleasure of the respective governing body.
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          The board of directors of the metropolitan authority shall
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     annually elect from its number a president and vice president of
     the metropolitan authority and such other officers as, in the
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     judgment of the board, are necessary. The president shall be the
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     chief executive officer of the metropolitan authority and the
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     presiding officer of the board, and shall have the same right to
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     vote as any other director. The vice president shall perform all
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duties and exercise all powers conferred by this act upon the 195 196 president when the president is absent or fails or declines to 197 act, except the president's right to vote. The board shall also 198 appoint a secretary and a treasurer who may or may not be members 199 of the board, and it may combine those officers. The treasurer 200 shall give bond in the sum of not less than Fifty Thousand Dollars 201 (\$50,000.00) as set by the board of directors, and each director may be required to give bond in the sum of not less than Ten 202 203 Thousand Dollars (\$10,000.00), with sureties qualified to do 204 business in this state, and the premiums on the bonds shall be an 205 expense of the metropolitan authority. Each such bond shall be payable to the State of Mississippi; the condition of each such 206 207 bond shall be that the treasurer or director will faithfully 208 perform all duties of his office and account for all money or 209 other assets which shall come into his custody as treasurer or 210 director of the metropolitan authority. 211 Except for the election or appointment of officers, all business of the metropolitan authority shall be transacted by a 212 213 three-fifths (3/5) affirmative vote of the total membership of the 214 board of directors and, if the authority shall own or operate a system, by a concurrent vote of directors representing sixty 215 216 percent (60%) of the total payments for use of the system of the 217 metropolitan authority during the preceding fiscal year. 218 quorum for any meeting of the board of directors shall be 219 three-fifths (3/5) of the total membership of the board of 220 directors and, if the authority shall own or operate a system, the 221 presence of directors representing more than sixty percent (60%) 222 of the total payments for use of the system of the metropolitan authority during the preceding fiscal year. Upon admission of a 223 224 new member agency, the authority and the new member agency are 225 each authorized to enter into agreements with the other setting 226 out the responsibilities and obligations of both the authority and

227	the member agency and setting forth the terms and conditions of
228	the business to be conducted between them.
229	Section 5. The metropolitan authority is authorized and
230	empowered to acquire, construct, improve, enlarge, extend, repair,
231	operate and maintain one or more systems and to make contracts
232	with any person in furtherance thereof; and to make contracts with
233	any public agency, under the terms of which the metropolitan
234	authority will collect, transport, treat and dispose of
235	wastewater; treat and distribute potable water; and collect,
236	transport and dispose of nonhazardous solid waste. The
237	metropolitan authority may also enter into contracts with any
238	person to design and construct any system, and thereafter
239	purchase, lease or sell, by installments over such terms as may be
240	deemed desirable, or otherwise, any such system. The metropolitan
241	authority is also authorized to enter into operating agreements
242	with any person, for such terms and upon such conditions as may be
243	deemed desirable, for the operation of any facilities or systems;
244	and the metropolitan authority may lease to or from any person,
245	for such term and upon such conditions as may be deemed desirable,
246	any facilities or systems. Any such contract may contain
247	provisions requiring any public agency or other person to regulate
248	the quality of water and the quality and strength of waste to be
249	handled by the system and may also provide that the metropolitan
250	authority shall have the right to use any streets, alleys and
251	public ways and places within the jurisdiction of a public agency
252	during the term of the contract. Any provision of this act to the
253	contrary notwithstanding, the metropolitan authority shall not
254	become the owner of any existing sewage disposal system unless all
255	municipalities or other public agencies currently utilizing such
256	system or any portion thereof * * * are offered access to such
257	sewage disposal system * * *.

Section 6. The metropolitan authority, through its board of 258 259 directors, in addition to any and all powers now or hereafter granted to it, is hereby empowered: 260 261 To develop and maintain long-range planning for 262 collection treatment and distribution of water and for the 263 collection, transportation, treatment and disposal of waste and for pollution abatement. 264 To adopt and issue a certificate of convenience and 265 (b) 266 necessity to use the power of eminent domain, including the right 267 of immediate possession, in the acquisition of real property. 268 Upon the adoption of a certificate of convenience and necessity, which shall state the description of the real property needed to 269 270 be acquired by eminent domain, the authority shall transmit a copy of the certificate to the Board of Supervisors of Rankin County, 271 the governing authorities of any public entity with the power of 272 273 eminent domain or any other entity with the power of eminent 274 domain. The board or entities may initiate proceedings under the provisions of Title 11, Chapter 27, Mississippi Code of 1972, on 275 276 behalf of the authority to carry out the purposes set forth in the 277 certificate. The eminent domain proceeding thereby initiated 278 shall be conducted according to and governed by the provisions of 279 Title 11, Chapter 27, Mississippi Code of 1972. 280 (c) To acquire and to own, maintain, use, operate and 281 convey or otherwise dispose of any and all property of any kind, 282 real, personal or mixed, or any interest therein within or without 283 the boundaries of its designated metropolitan area necessary or 284 convenient to the exercise of the purposes of and the powers granted by Section 21-27-7 and Sections 21-27-161 through 285 21-27-191, Mississippi Code of 1972, as amended, unless any of the 286 287 foregoing is otherwise prohibited under the State Constitution or 288 this act. The amount and character of interest in land, other 289 property, and easements thus to be acquired shall be determined by 290 the board of directors, and their determination shall be

conclusive and shall not be subject to attack in the absence of 291 292 manifold abuse of discretion or fraud on the part of such board in 293 making such determination. However, 294 In acquiring lands, the metropolitan authority (i) 295 shall not acquire minerals or royalties; provided that sand and 296 gravel shall not be considered as minerals within the meaning of this section; and 297 (ii) No person or persons owning the drilling 298 299 rights or the right to share in production shall be prevented from 300 exploring, developing or producing oil or gas with necessary 301 rights-of-way for ingress and egress, pipelines and other means of transporting interests on any land or interest thereon of the 302 303 metropolitan authority held or used for the purposes of this act; 304 but any such activities shall be under such reasonable regulations 305 by the board of directors as will adequately protect the systems 306 of the metropolitan authority contemplated by this act. 307 (d) To provide for the necessary relocation or rerouting of roads and highways, railroad, telephone and telegraph 308 309 lines and properties, electric power lines, gas pipe lines and 310 related facilities, or to require the anchoring or other 311 protection of any of these, provided due compensation is first 312 paid to the owners thereof or agreement is had with such owners 313 regarding the payment of the cost of such relocation, and to 314 acquire easements or rights-of-way for such relocation or 315 rerouting and to convey the same to the owners of the property 316 being relocated or rerouted in connection with the purpose of this act. 317 318 (e) To enter into contracts with any public agency, including, but not limited to, contracts authorized by Section 7 319 320 of this act, in furtherance of any of the purposes authorized by 321 this act upon such consideration as the board of directors and

such public agency may agree. Any such contract may extend over

any period of time, notwithstanding any provision or rule of law

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- 324 to the contrary, may be upon such terms as the parties thereto
- 325 shall agree, and may provide that it shall continue in effect
- 326 until bonds specified therein, refunding bonds issued in lieu of
- 327 such bonds, and all other obligations specified therein are paid
- 328 or terminated. Any such contract shall be binding upon the
- 329 parties thereto according to its terms.
- 330 (f) To make and enforce, and from time to time amend
- 331 and repeal, bylaws and rules and regulations for the management of
- 332 its business and affairs and for the construction, use,
- 333 maintenance and operation of any systems under its management and
- 334 control and any other of its properties.
- 335 (g) To employ staff and other personnel, including
- 336 attorneys, engineers and consultants. The board of directors may,
- 337 in its discretion, employ a general manager having the authority
- 338 to employ and fire employees of the metropolitan authority.
- 339 (h) To accept and utilize grants and other funds from
- 340 any source for systems.
- 341 (i) To establish and maintain rates and charges for the
- 342 use of the services of such systems, and from time to time to
- 343 adjust such rates, to the end that the revenues therefrom will be
- 344 sufficient at all times to pay the expenses of operating and
- 345 maintaining such systems and all of the metropolitan authority's
- 346 obligations under any contract or bond resolution with respect
- 347 thereto.
- 348 (j) To adopt rules and regulations necessary to carry
- 349 out the implementation of the metropolitan area plan and to assure
- 350 the payment by each participating public agency of its
- 351 proportionate share of system costs.
- 352 (k) To refuse to receive waste from any public agency
- 353 or subdivision thereof that does not comply with the provisions of
- 354 the metropolitan area plan applicable to the particular area
- 355 within which such public agency or subdivision thereof is located.

(1) To accept industrial waste for treatment and to 356 357 require the pretreatment of same when in the opinion of the 358 metropolitan authority such pretreatment is necessary. 359 To adopt all necessary and reasonable rules and 360 regulations to carry out and effectuate any water supply, waste 361 treatment or waste disposal plan adopted for the metropolitan 362 area, as contractually authorized. 363 So long as any indebtedness on any sewerage system, (n) 364 treatment facilities and sewage disposal system of the 365 metropolitan authority remains outstanding, to require by contract 366 with a public agency or other person that all waste within the metropolitan area be disposed of through sewerage systems, 367 368 treatment facilities and sewage disposal systems which comprise a 369 part of the metropolitan area plan, to the extent that the same 370 may be available, but no public agency shall be precluded from 371 constructing, operating and maintaining its own sewerage system 372 after the current indebtedness owing on the system as of the effective date of this act is paid in full. 373 374 Section 7. (1) Any public agency may, pursuant to a duly 375 adopted resolution of the governing authority of such public 376 agency, enter into contracts with the metropolitan authority under 377 the terms of which the metropolitan authority will collect, * * * 378 transport, treat and dispose of wastewater, treat and distribute 379 potable water; and collect, transport and dispose of nonhazardous 380 solid waste. Any public agency may also, pursuant to a duly 381 adopted resolution of the governing authority of such public 382 agency, enter into contracts with the metropolitan authority under 383 the terms of which the metropolitan authority will collect, store, treat and distribute water for such public agency. Any public 384 385 agency may also enter into contracts with the metropolitan 386 authority for the metropolitan authority to purchase or sell, by 387 installments over such terms as may be deemed desirable, or 388 otherwise, any waterworks, water supply systems, waste collection,

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transportation, sewage disposal or treatment facilities or 389 390 systems. Any public agency is also authorized to enter into 391 operating agreements with the metropolitan authority, for such 392 terms and upon such conditions as may be deemed desirable, for the 393 operation of waterworks, water supply systems, waste collection, 394 transportation, sewage disposal or treatment facilities or systems 395 by the metropolitan authority or by any person contracting with 396 the metropolitan authority to operate such systems; and any public 397 agency may lease to or from the metropolitan authority, for such 398 term and upon such conditions as may be deemed desirable, any 399 waterworks, water supply systems, waste collection, 400 transportation, treatment or sewage disposal or treatment 401 facilities or systems. Any such contract may contain provisions 402 requiring any public agency to regulate the quality of water and 403 the quality and strength of waste to be handled by the sewage 404 disposal system and may also provide that the metropolitan 405 authority shall have the right to use any streets, alleys and public ways and places within the jurisdiction of a public agency 406 407 during the term of the contract for any of its systems. 408 contracts may obligate the public agency to make payments to the 409 metropolitan authority or to a trustee in amounts which shall be 410 sufficient to enable the metropolitan authority to defray the 411 expenses of administering, operating and maintaining its 412 waterworks, water supply system and sewage disposal system and 413 other systems, to pay interest and principal (whether at maturity 414 upon redemption or otherwise) on bonds of the metropolitan 415 authority issued pursuant to this act and to fund reserves for 416 debt service, for operation and maintenance and for renewals and replacements, and to fulfill the requirements of any rate covenant 417 418 with respect to debt service coverage contained in any resolution, 419 trust indenture or other security agreement relating to the bonds 420 of the metropolitan authority issued pursuant to this act. 421 public agency shall have the power to enter into such contracts * SS26/ R1500CS* S. B. No. 3234 07/SS26/R1500CS

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with the metropolitan authority as in the discretion of the 422 423 governing authorities thereof would be in the best interest of 424 such public agency. Such contracts may include a pledge of the 425 full faith and credit of such public agency and/or the avails of 426 any special assessments made by such public agency against 427 property receiving benefits, as now or hereafter provided by law. Any such contract may provide for the sale or lease to or use of 428 429 by the metropolitan authority of any system or any part thereof of 430 the public agency; may provide that such metropolitan authority 431 shall operate any system or any part thereof of the public agency; 432 may provide that any public agency shall have the right to continued use and/or priority use of any of its system or any part 433 434 thereof during the useful life thereof upon payment of reasonable 435 charges therefor; may contain provisions to assure equitable treatment of public agencies who contract with the metropolitan 436 437 authority pursuant to this act; and may contain such other 438 provisions and requirements as the parties thereto may determine to be appropriate or necessary. Such contracts may extend over 439 440 any period of time, notwithstanding any provisions of law to the 441 contrary, and may extend beyond the life of the system or any part 442 thereof or the term of any bonds sold with respect to such 443 facilities or improvements thereto.

444 (2) The obligations of a public agency arising under the 445 terms of any contract referred to in this act, whether or not payable solely from a pledge of revenues, shall not be included 446 447 within the indebtedness limitations of the public agency for 448 purposes of any constitutional or statutory limitation or 449 provision. To the extent provided in such contract and to the extent such obligations of the public agency are payable wholly or 450 451 in part from the revenues and other monies derived by the public 452 agency from the operation of its system or any part thereof, such 453 obligations shall be treated as expenses of operating such system.

- (3) Contracts referred to in this section may also provide 454 for payments in the form of contributions to defray the cost of 455 456 any purpose set forth in the contracts and as advances for the 457 system or any part thereof subject to repayment by the 458 metropolitan authority. A public agency may make such 459 contributions or advances from its general fund or surplus fund or 460 from special assessments or from any monies legally available 461 therefor.
- 462 Payments made or to be made to the metropolitan 463 authority by a public agency pursuant to a contract for a system 464 or any part thereof shall not be subject to approval or review by 465 the Mississippi Public Service Commission.
 - (5) Subject to the terms of a contract or contracts referred to in this act, the metropolitan authority is hereby authorized to do and perform any and all acts or things necessary, convenient or desirable to carry out the purposes of such contracts, including the fixing, charging, collecting, maintaining and revising of rates, fees and other charges for the services rendered by any system operated or maintained by the metropolitan authority, whether or not such system is owned by the metropolitan authority.
 - (6) 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 a system or any part thereof owned or operated by such public agency.
- 479 Section 8. Whenever a public agency shall have executed a 480 contract pursuant to this act and the payments thereunder are to 481 be made either wholly or partly from the revenues of a system, of a public agency or any part thereof or a combination of such 482 483 systems, the duty is hereby imposed on the public agency to 484 establish and maintain and from time to time to adjust the rates 485 charged by the public agency for the services of such system or 486 systems, such that the revenues therefrom together with any taxes * SS26/ R1500CS* S. B. No. 3234

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and special assessments levied in support thereof will be 487 488 sufficient at all times to pay: (a) the expense of operating and maintaining such system or systems, including all of the public 489 490 agency's obligations to the metropolitan authority, its successors 491 or assigns under such contract; and (b) all of the public agency's 492 obligations under and in connection with revenue bonds theretofore 493 issued, or which may be issued thereafter and secured by the revenues of such system or systems. Any such contract may require 494 495 the use of consulting engineers and financial experts to advise 496 the public agency whether and when such rates are to be adjusted. 497 Section 9. (1) The metropolitan authority shall have the 498 power and is hereby authorized, from time to time, to borrow money 499 and to issue revenue bonds in such principal amounts as the 500 metropolitan authority may determine to be necessary to provide 501 sufficient funds for achieving one or more of the purposes of this 502 act, including, without limiting the generality of the foregoing, 503 to defray all the costs of the project, the cost of the 504 acquisition, construction, improvement, repair or extension of a 505 system, or any part thereof, whether or not such facilities are 506 owned by the metropolitan authority, the payment of interest on 507 bonds of the metropolitan authority issued pursuant to this act, 508 establishment of reserves to secure such bonds and payment of the 509 interest thereon, expenses incident to the issuance of such bonds 510 and to the implementation of $\underline{\text{the}}$ metropolitan authority's system, 511 and all other expenditures of the metropolitan authority incident 512 to or necessary or convenient to carry out the purposes of this 513 act. Before issuing bonds (other than interim notes or 514 refunding bonds as provided in Section 10 of this act) hereunder, 515 516 the board of directors of the metropolitan authority shall first hold a public hearing * * * with due notice of the time, date and 517 518 place of the hearing published in a newspaper of general

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circulation in metropolitan area, * * *

The board of directors

shall adopt a resolution declaring its intention to issue such 520 521 bonds and stating the maximum principal amount of bonds proposed 522 to be issued, a general generic description of the proposed 523 improvements and the proposed location thereof, and the date, time 524 and place at which the board of directors proposes to take further action with respect to the issuance of such bonds. The board of 525 526 directors shall then cause the resolution of intent to be published once a week for at least three (3) consecutive weeks in 527 528 at least one (1) newspaper having a general circulation within the 529 metropolitan area. The first publication of such resolution shall 530 be made not less than twenty-one (21) days before the date fixed in such resolution to direct the issuance of the bonds and the 531 532 last publication shall be made not more than seven (7) days before 533 such date.

- (3) Following the public hearing, bonds of the metropolitan authority may be issued pursuant to this act * * * 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 metropolitan authority and one or more of its member 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 the metropolitan authority, subject only to any agreement with the purchasers of the bonds. Such bonds may be further secured by a trust indenture between the metropolitan authority and a corporate trustee, which may be any trust company or bank having powers of a trust company without or within the state.
- Bonds of the metropolitan authority issued pursuant to 548 549 this act shall be authorized by a resolution or resolutions 550 adopted by a three-fifths (3/5) affirmative vote of the total membership of the board of directors of the metropolitan authority 551 552 and by a concurrent affirmative vote of directors representing S. B. No. 3234

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- sixty percent (60%) of the total payments for use of the system of 553 554 the metropolitan authority during the preceding fiscal year. bonds may be issued in series, and each series of such bonds shall 555 556 bear such date or dates, mature at such time or times, bear 557 interest at such rate or rates (not exceeding the maximum rate set 558 out in Section 75-17-103, Mississippi Code of 1972, as amended), 559 be in such denomination or denominations, be in such form, carry 560 such conversion privileges, have such rank or priority, be 561 executed in such manner and by such officers, be payable from such 562 sources in such medium of payment at such place or places within 563 or without the state, provided that one such place shall be within 564 the state, and be subject to such terms of redemption prior to 565 maturity, all as may be provided by resolution or resolutions of 566 the board of directors.
- 567 (5) Bonds of the metropolitan authority issued pursuant to
 568 this act may be sold at such price or prices, at public or private
 569 sale, in such manner and at such times as may be determined by the
 570 metropolitan authority to be in the public interest, and the
 571 metropolitan authority may pay all expenses, premiums, fees and
 572 commissions which it may deem necessary and advantageous in
 573 connection with the issuance and sale thereof.
- 574 (6) Any pledge of earnings, revenues or other monies made by 575 the metropolitan authority shall be valid and binding from the 576 time the pledge is made. The earnings, revenues or other monies 577 so pledged and thereafter received by the metropolitan authority 578 shall immediately be subject to the lien of such pledge without 579 any physical delivery thereof or further act, and the lien of any 580 such pledge shall be valid and binding as against all parties having claims of any kind in tort, contract or otherwise against 581 582 such metropolitan authority irrespective of whether such parties have notice thereof. Neither the resolution nor any other 583 584 instrument by which a pledge is created need be recorded.

- (7) Neither the members of the board of directors nor any person executing the bonds shall be personally liable on the bonds or be subject to any personal liability or accountability by reason of the issuance thereof.
- (8) Proceeds from the sale of bonds of the metropolitan

 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.
- 595 (9) Whenever any bonds shall have been signed by the officer(s) designated by the resolution of the board of directors 596 597 to sign the bonds who were in office at the time of such signing 598 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 599 600 the date such bonds may bear, the manual or facsimile signatures 601 of such officer(s) upon such bonds shall nevertheless be valid and 602 sufficient for all purposes and have the same effect as if the 603 person so officially executing such bonds had remained in office 604 until the delivery of the same to the purchaser or had been in 605 office on the date such bonds may bear.
- 606 Section 10. The metropolitan authority may by resolution 607 adopted by its board of directors issue refunding bonds for the 608 purpose of paying any of its bonds at or prior to maturity or upon 609 acceleration or redemption. Refunding bonds may be issued at such 610 time prior to the maturity or redemption of the refunded bonds as 611 the board of directors deems to be in the public interest, without 612 an election on the question of the issuance thereof. refunding bonds may be issued in sufficient amounts to pay or 613 614 provide the principal of the bonds being refunded, together with 615 any redemption premium thereon, any interest accrued or to accrue 616 to the date of payment of such bonds, the expenses of issue of the 617 refunding bonds, the expenses of redeeming the bonds being

refunded, and such reserves for debt service or other capital or 618 619 current expenses from the proceeds of such refunding bonds as may be required by the resolution, trust indenture or other security 620 621 instruments. The issue of refunding bonds, the maturities and 622 other details thereof, the security therefor, the rights of the 623 holders and the rights, duties and obligations of the metropolitan authority in respect of the same shall be governed by the 624 provisions of this act relating to the issue of bonds other than 625 refunding bonds insofar as the same may be applicable. Any such 626 refunding may be effected, whether the obligations to be refunded 627 628 shall have then matured or shall thereafter mature, either by the exchange of the refunding bonds for the obligations to be refunded 629 630 thereby with the consent of the holders of the obligations so to be refunded, or by sale of the refunding bonds and the application 631 of the proceeds thereof to the payment of the obligations proposed 632 633 to be refunded thereby, and regardless of whether the obligations 634 proposed to be refunded shall be payable on the same date or different dates or shall be due serially or otherwise. 635 636 Section 11. All bonds (other than refunding bonds, interim 637 notes and certificates of indebtedness, which may be validated) 638 issued pursuant to this act shall be validated as now provided by 639 law in Sections 31-13-1 through 31-13-11, Mississippi Code of 640 1972, as amended from time to time; however, notice of such 641 validation proceedings shall be addressed to the citizens of the 642 State of Mississippi and the citizens of the respective member public agencies (a) which have contracted with the metropolitan 643 644 authority pursuant to this act, and (b) whose contracts and the 645 payments to be made by the public agencies thereunder constitute 646 security for the bonds of the metropolitan authority proposed to 647 be issued, and that such notice shall be published at least once in a newspaper * * * having a general circulation within the 648 649 metropolitan area. Such validation proceedings shall be 650 instituted in the Chancery Court of Rankin County. The validity * SS26/ R1500CS* S. B. No. 3234 07/SS26/R1500CS

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- of the bonds so validated and of the contracts and payments to be made by the public agencies thereunder constituting security for
- 653 the bonds shall be forever conclusive against the metropolitan
- 654 authority and the public agencies which are parties to said
- 655 contracts; and the validity of said bonds and said contracts and
- 656 the payments to be made thereunder shall never be called in
- 657 question in any court in this state.
- Section 12. Bonds issued under the provisions of this act
- 659 shall not be deemed to constitute, within the meaning of any
- 660 constitutional or statutory limitation, an indebtedness of the
- 661 metropolitan authority or any member agency thereof. Such bonds
- 662 shall not be secured by a pledge of the full faith and credit of
- 663 the State of Mississippi, the metropolitan authority or any member
- agency thereof, but shall be payable solely from the revenues or
- 665 assets of the metropolitan authority pledged therefor. Each bond
- 666 issued under this act shall contain on the face thereof a
- 667 statement to the effect that the metropolitan authority shall not
- 668 be obligated to pay the same nor the interest thereon except from
- 669 the revenues or assets pledged therefor.
- Section 13. The metropolitan authority shall have power in
- 671 connection with the issuance of its bonds to:
- 672 (a) Covenant as to the use of any or all of its
- 673 property, real or personal.
- (b) Redeem the bonds, to covenant for their redemption
- 675 and to provide the terms and conditions thereof.
- 676 (c) Covenant to charge rates, fees and charges
- 677 sufficient to meet operating and maintenance expenses, renewals
- 678 and replacements, principal and debt service on bonds, creation
- 679 and maintenance of any reserves required by a bond resolution,
- 680 trust indenture or other security instrument and to provide for
- 681 any margins or coverages over and above debt service on the bonds
- deemed desirable for the marketability of the bonds.

- (d) Covenant and prescribe as to events of default and terms and conditions upon which any or all of its bonds shall become or may be declared due before maturity, as to the terms and conditions upon which such declaration and its consequences may be waived and as to the consequences of default and the remedies of the registered owners of the bonds.
- (e) Covenant as to the mortgage or pledge of or the
 grant of a security interest in any real or personal property and
 all or any part of the revenues from any designated system or any
 part thereof or any revenue-producing contract or contracts made
 by the metropolitan authority with any person to secure the
 payment of bonds, subject to such agreements with the registered
 owners of bonds as may then exist.
- (f) Covenant as to the custody, collection, securing,
 investment and payment of any revenues, assets, monies, funds or
 property with respect to which the metropolitan authority may have
 any rights or interest.
- 700 (g) Covenant as to the purposes to which the proceeds
 701 from the sale of any bonds then or thereafter to be issued may be
 702 applied, and the pledge of such proceeds to secure the payment of
 703 the bonds.
- (h) Covenant as to the limitations on the issuance of any additional bonds, the terms upon which additional bonds may be issued and secured, and the refunding of outstanding bonds.
- 707 (i) Covenant as to the rank or priority of any bonds 708 with respect to any lien or security.
- (j) Covenant as to the procedure by which the terms of
 any contract with or for the benefit of the registered owners of
 bonds may be amended or abrogated, the amount of bonds the
 registered owners of which must consent thereto, and the manner in
 which such consent may be given.
- 714 (k) Covenant as to the custody of any of its properties
 715 or investments, the safekeeping thereof, the insurance to be

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- 716 carried thereon, and the use and disposition of insurance
- 717 proceeds.
- 718 (1) Covenant as to the vesting in a trustee or
- 719 trustees, within or outside the state, of such properties, rights,
- 720 powers and duties in trust as the metropolitan authority may
- 721 determine.
- 722 (m) Covenant as to the appointing and providing for the
- 723 duties and obligations of a paying agent or paying agents or other
- 724 fiduciaries within or outside the state.
- 725 (n) Make all other covenants and to do any and all such
- 726 acts and things as may be necessary or convenient or desirable in
- 727 order to secure its bonds, or in the absolute discretion of the
- 728 metropolitan authority tend to make the bonds more marketable,
- 729 notwithstanding that such covenants, acts or things may not be
- 730 enumerated herein; it being the intention hereof to give the
- 731 metropolitan authority power to do all things in the issuance of
- 732 bonds and in the provisions for security thereof which are not
- 733 inconsistent with the Constitution of the state.
- 734 (o) Execute all instruments necessary or convenient in
- 735 the exercise of the powers herein granted or in the performance of
- 736 covenants or duties, which may contain such covenants and
- 737 provisions, as any purchaser of the bonds of the metropolitan
- 738 authority may reasonably require.
- 739 Section 14. The metropolitan authority may, in any
- 740 authorizing resolution of the board of directors, trust indenture
- 741 or other security instrument relating to its bonds, provide for
- 742 the appointment of a trustee who shall have such powers as are
- 743 provided therein to represent the registered owners of any issue
- 744 of bonds in the enforcement or protection of their rights under
- 745 any such resolution, trust indenture or security instrument. The
- 746 metropolitan authority may also provide in such resolution, trust
- 747 indenture or other security instrument that the trustee, or in the
- 748 event that the trustee so appointed shall fail or decline to so

749 protect and enforce such registered owners' rights then such 750 percentage of registered owners as shall be set forth in, and subject to the provisions of, such resolution, trust indenture or 751 752 other security interest, may petition the court of proper 753 jurisdiction for the appointment of a receiver of the waterworks, 754 water supply system or sewage disposal system the revenues of 755 which are pledged to the payment of the principal of and interest on the bonds of such registered owners. Such receiver may 756 757 exercise any power as may be granted in any such resolution, trust 758 indenture or security instrument to enter upon and take possession 759 of, acquire, construct or reconstruct or operate and maintain such system fix charges for services of the system and enforce 760 761 collection thereof, and receive all revenues derived from such 762 system or facilities and perform the public duties and carry out 763 the contracts and obligations of the metropolitan authority in the 764 same manner as the metropolitan authority itself might do, all 765 under the direction of such court. 766 Section 15. (1) The exercise of the powers granted by this 767 act will be in all respects for the benefit of the people of the 768 state, for their well-being and prosperity and for the improvement of their social and economic conditions, and the metropolitan 769 770 authority shall not be required to pay any tax or assessment on 771 any property owned by the metropolitan authority under the 772 provisions of this act or upon the income therefrom; nor shall any 773 metropolitan authority be required to pay any recording fee or 774 transfer tax of any kind on account of instruments recorded by it or on its behalf. 775

776 (2) Any bonds issued by the metropolitan authority under the 777 provisions of this act, their transfer and the income therefrom 778 shall at all times be free from taxation by the state or any local 779 unit or political subdivision or other instrumentality of the 780 state, excepting inheritance and gift taxes.

Section 16. All bonds issued under the provisions of this 781 782 act shall be legal investments for trustees, other fiduciaries, 783 savings banks, trust companies and insurance companies organized 784 under the laws of the State of Mississippi; and such bonds shall 785 be legal securities which may be deposited with and shall be 786 received by all public officers and bodies of the state and all municipalities and other political subdivisions thereof for the 787 purpose of securing the deposit of public funds. 788

Section 17. The state hereby covenants with the registered owners of any bonds of the metropolitan authority that so long as the bonds are outstanding and unpaid the state will not limit or alter the rights and powers of the metropolitan authority under this act to conduct the activities referred to herein in any way pertinent to the interests of the bondholders, including, without limitation, the metropolitan authority's right to charge and collect rates, fees and charges and to fulfill the terms of any covenants made with the registered owners of the bonds, or in any other way impair the rights and remedies of the registered owners of the bonds, unless provision for full payment of such bonds, by escrow or otherwise, has been made pursuant to the terms of the bonds or the resolution, trust indenture or security interest securing the bonds.

Section 18. The provisions of this act are cumulative of other statutes now or hereafter enacted relating to the issuance of bonds and systems; and to the design, construction, acquisition or approval of facilities for such purposes, and any public agency may exercise all presently held powers in the furtherance of this act.

Section 19. If any clause, sentence, paragraph, section or 810 part of the provisions of this act shall be adjudged by any court 811 of competent jurisdiction to be invalid, such judgment shall not 812 affect, impair or invalidate the remainder thereof directly

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- 813 involved in the controversy in which such judgment shall have been
- 814 rendered.
- 815 **SECTION 2.** This act shall take effect and be in force from
- 816 and after its passage.