By: Senator(s) Hewes, Gollott, Dawkins

To: Local and Private

## SENATE BILL NO. 3237

AN ACT TO AUTHORIZE THE BOARD OF SUPERVISORS OF HARRISON 1 2 COUNTY, MISSISSIPPI, TO ENTER INTO DEVELOPMENT AGREEMENTS WITH THE 3 DEVELOPERS OF A MASTER PLANNED COMMUNITY IN ORDER TO AUTHORIZE THE 4 MASTER PLANNED COMMUNITY TO ADMINISTER, MANAGE AND ENFORCE THE LAND USE RESTRICTION AND COVENANTS, LAND USE REGULATIONS, 5 SUBDIVISION REGULATIONS, BUILDING CODES AND REGULATIONS, AND ANY б 7 OTHER LIMITATIONS AND RESTRICTIONS ON LAND AND BUILDINGS PROVIDED 8 IN THE MASTER PLAN FOR THE MASTER PLANNED COMMUNITY, IN LIEU OF 9 THE REAL ESTATE AND PROPERTY OWNERS WITHIN THE MASTER PLANNED COMMUNITY BEING SUBJECT TO THE COUNTY ORDINANCES AND REGULATIONS 10  $\ensuremath{\mathsf{PERTAINING}}$  to buildings, subdivisions, zoning, the county's 11 COMPREHENSIVE PLAN, AND ANY OTHER SIMILAR COUNTY ORDINANCES AND 12 REGULATIONS; TO PROVIDE THAT THE PROVISIONS OF THE MASTER PLAN 13 14 PROVIDING FOR REGULATIONS, RESTRICTIONS, COVENANTS AND LIMITATIONS 15 PERTAINING TO BUILDING, SUBDIVISIONS, ZONING AND COMPREHENSIVE 16 PLANNING SHALL BE COMPARABLE TO, OR GREATER THAN, SIMILAR PROVISIONS IN THE ORDINANCES AND REGULATIONS OF HARRISON COUNTY; 17 18 AND FOR RELATED PURPOSES.

19 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 20 **SECTION 1.** (1) The Board of Supervisors of Harrison County, 21 Mississippi, is authorized to enter into one or more development 22 agreements with the developer or developers of a master planned 23 community in order to authorize, in addition to any other matters 24 to which the board of supervisors may lawfully obligate the county, the master planned community, through a community 25 self-governing entity created by the owners of the property, to 26 administer, manage and enforce the land use restrictions and 27 28 covenants, land use regulations, subdivision regulations, building codes and regulations, and any other limitations and restrictions 29 30 on land and buildings provided in the master plan for the master 31 planned community, in lieu of the real estate and property owners within the master planned community being subject to the county 32 33 ordinances and regulations pertaining to buildings, subdivisions, zoning, the county's comprehensive plan, and any other county 34 35 ordinances and regulations pertaining thereto. Prior to entering \* SS02/ R1360\* S. B. No. 3237 L1/2 07/SS02/R1360 PAGE 1

into any such development agreement, the board of supervisors 36 37 shall review the master plan for the master planned community and 38 find that the provisions of the master plan providing for regulations, restrictions, covenants and limitations pertaining to 39 40 building, subdivisions, zoning and comprehensive planning shall be 41 comparable to, or greater than, similar provisions in the 42 ordinances and regulations of Harrison County. The term of such a 43 development agreement may be not more than thirty (30) years or the number of years allowed in the county's subdivision ordinance 44 45 for terms of subdivision covenants, whichever is greater. The development agreement shall have attached to it a boundary survey 46 47 made by a registered land surveyor, and upon approval of the development agreement by the board of supervisors, the boundary 48 49 survey shall be recorded in the land records of the chancery clerk of the county. The recorded boundary survey shall serve as the 50 51 description of the property within the master planned community 52 which shall not be subject to the county's zoning map, and the 53 county's zoning map shall simply recognize the territory described 54 in such boundary survey as a "master planned community." Whenever 55 there may be a conflict between the county ordinances and 56 regulations pertaining to buildings, subdivisions, zoning, the 57 county's comprehensive plan, and any other county ordinances and 58 regulations pertaining thereto, and the provisions of such a 59 development agreement, including the provisions of the master plan 60 providing for regulations, restrictions, covenants and limitations pertaining to buildings, subdivisions, zoning and comprehensive 61 62 planning, the provisions of the development agreement shall prevail if the provisions of the development agreement are 63 64 comparable to or greater than similar provisions of county 65 ordinances and regulations.

66 (2) As used in this section, the term "master planned 67 community" means a development by one or more developers of real 68 estate consisting of residential, commercial, educational, health 5. B. No. 3237 \*SS02/R1360\* 07/SS02/R1360 PAGE 2 69 care, open space and recreational components that is developed 70 pursuant to a long-range, multiphase master plan providing 71 comprehensive land use planning and staged implementation and 72 development and the master plan must include the following minimum 73 provisions:

74 (a) The real estate described in the master plan must75 consist of at least eight hundred (800) acres.

(b) The real estate described in the master plan must be subjected to a set of land use restrictions imposed by deed restriction or restrictive covenants recorded by the developer in the land records of the chancery clerk of the county as land is developed and sold in phases to users. Such restrictions shall include design guidelines and standards that provide for:

82 (i) Internal community self-governance by the83 owners of the property;

84 (ii) The establishment of one or more legal
85 persons endowed with the powers, rights and duties to administer,
86 manage, own and maintain common areas, establish community
87 activities and enforce the land use restrictions on the common
88 areas and private property; and

89 (iii) The establishment of assessments and lien
90 rights to fund amenities, services and maintenance of common
91 areas.

92 (c) The real estate described in the master plan must 93 be within the territorial boundaries of one or more public utility 94 districts established by the county for the provision of water and 95 sewer facilities and water and sewer services.

96 (3) The master plan for a master planned community shall be
97 subject to modification from time to time by the original owner or
98 owners of the real estate described in the initial master plan,
99 its affiliates, successors or assigns to meet changing economic
100 and market conditions; however, any such modifications in the
101 master plan which materially change the regulations, restrictions,
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07/SS02/R1360 PAGE 3 102 covenants and limitations pertaining to buildings, subdivisions 103 and land use regulations approved in the development agreement, or 104 which significantly change the overall plan concept, shall be 105 subject to, and shall not take effect until, approved by the Board 106 of Supervisors of Harrison County.

107 **SECTION 2.** This act shall take effect and be in force from 108 and after its passage.