# Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

## Senate Bill No. 2375

# **BY: Committee**

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

18	<b>SECTION 1.</b> The Mississippi Transportation Commission, county
19	boards of supervisors and/or the governing authorities of
20	municipalities (hereinafter referred to as governmental entities),
21	in their discretion, may construct, operate and maintain one or
22	more new toll roads or toll bridges in the state for motor vehicle
23	traffic, including toll booths and related facilities, at and
24	along such locations where an alternate untolled route exists.
25	All such highways, pavement, bridges, drainage related structures
26	and other infrastructure comprising the projects shall be built
27	and maintained in accordance with not less than the minimum
28	highway design, construction and maintenance standards established
29	by the contracting governmental entity for such highways,
30	infrastructure and facilities.
31	<b>SECTION 2.</b> (1) In addition to and as an alternative to any
32	other authority granted by law including, but not limited to,
33	Section 1 of this act, any governmental entities, as defined in
34	Section 1 of this act, in their discretion, may contract,
35	individually or jointly with other governmental entities, with any
36	persons, corporations, partnerships or other businesses licensed

to do business in the State of Mississippi (hereinafter referred 37 38 to as "companies" or "company") for the purpose of designing, 39 financing, constructing, operating and maintaining one or more new 40 toll roads or toll bridges in the state for motor vehicle traffic, 41 including toll booths and related facilities, at and along such 42 locations where an alternate untolled route exists. 43 contracts shall provide that land held by the governmental entities, whether in fee simple, as an easement or other interest, 44 shall be leased or assigned to a company for design, construction, 45 46 operation and maintenance of roadways, highways or bridges for 47 motor vehicle traffic, toll booths and related facilities. 48 such highways, pavement, bridges, drainage related structures and 49 other infrastructure comprising the projects shall be built and 50 maintained in accordance with not less than the minimum highway 51 design, construction and maintenance standards established by the 52 contracting governmental entity for such highways, infrastructure 53 and facilities. The contracting governmental entity shall conduct 54 periodic inspections of any such project throughout the term of 55 the contract to ensure compliance by the company. Failure of a 56 company to comply with minimum standards established for the 57 project by the contracting governmental entity shall constitute a 58 breach and shall subject the company to liability on its bond or 59 security or to rescission of the contract in accordance with the terms and provisions of the contract. 60 61 (2) (a) Every contract entered into by a governmental

(2) (a) Every contract entered into by a governmental entity under this section (except for contracts entered into with another governmental entity), at a minimum, must provide for the design and construction of a new toll road or toll bridge project and may also provide for the financing, acquisition, lease, maintenance, and/or operation of a new toll road or toll bridge project.

- (b) If a governmental entity enters into a contract
- 69 with a company as authorized by Section 2 of this act, such
- 70 governmental entity shall use a competitive procurement process
- 71 that provides the best value for the governmental entity. The
- 72 governmental entity may accept unsolicited proposals for a
- 73 proposed new toll road or solicit proposals in accordance with
- 74 this section.
- 75 (c) A governmental entity shall publish a request for
- 76 competing proposals and qualifications in a newspaper having a
- 77 general circulation within such governmental entity or, if the
- 78 governmental entity is the Mississippi Transportation Commission,
- 79 shall publish the request in a newspaper having a general
- 80 circulation at the seat of government and, if the governmental
- 81 entity has a website, shall post the request on such website.
- 82 Such request shall include the criteria used to evaluate the
- 83 proposals, the relative weight given to the criteria and a
- 84 deadline by which proposals must be received. At a minimum, a
- 85 proposal submitted in response to such request must contain:
- 86 (i) Information regarding the proposed project
- 87 location, scope and limits;
- 88 (ii) Information regarding the company's
- 89 qualifications, experience, technical competence, and capability
- 90 to develop the project; and
- 91 (iii) A proposed financial plan for the proposed
- 92 project that includes, at a minimum, the projected project costs,
- 93 projected revenues and proposed sources of funds.
- 94 A governmental entity may interview a company submitting a
- 95 solicited or unsolicited proposal. In evaluating such proposals,
- 96 a governmental entity may solicit input from other sources
- 97 regarding such proposals.
- 98 (d) The governmental entity shall rank each proposal
- 99 based on the criteria described in the request for proposals and

- 100 select the company whose proposal offers the best value to the
- 101 governmental entity. The governmental entity may enter into
- 102 discussions with the company whose proposal offers the best value.
- 103 If at any point during the discussions it appears to the
- 104 governmental entity that the highest ranking proposal will not
- 105 provide the governmental entity with the overall best value, the
- 106 governmental entity may enter into discussions with the company
- 107 submitting the next-highest ranking proposal.
- 108 (e) The governmental entity may withdraw a request for
- 109 competing proposals and qualifications at any time and for any
- 110 reason and may reject any one or all proposals. In either case,
- 111 the governmental entity may then publish a new request for
- 112 competing proposals and qualifications. A governmental entity
- 113 shall not be required to pay any company for the costs of
- 114 preparing or submitting proposals.
- 115 (f) The governmental entity shall prescribe the general
- 116 form of a contract authorized by this section and may include any
- 117 matter the governmental entity considers advantageous to it. The
- 118 governmental entity and the company shall negotiate the specific
- 119 terms of the contract.
- 120 (g) Except as provided under this subsection (2), no
- 121 such contract entered into hereunder shall be subject to the
- 122 provisions of Section 65-1-8, Section 31-7-13 or any other public
- 123 bid or public procurement laws of this state.
- 124 (3) Every contract entered into by a governmental entity
- 125 under this section shall require a company to enter into bond and
- 126 provide such security as the governmental entity determines may be
- 127 necessary or advisable to ensure timely completion and proper
- 128 execution and performance of the contract. The governmental
- 129 entities are authorized to acquire such property or interests in
- 130 property as may be necessary, by gift, purchase or eminent domain,
- 131 for construction and maintenance of the highways or bridges built

- 132 pursuant to contracts entered into under this section.
- 133 Acquisition of all property pursuant to this section shall be, in
- 134 all respects, consistent to, and not in conflict with, the
- 135 provisions of House Bill No. 300, 2007 Regular Session. Upon
- 136 expiration, termination or rescission of the contract, all
- 137 interests that the company may have in the land, infrastructure,
- 138 facilities or other improvements to the property subject to
- 139 contract shall terminate and automatically, by operation of law,
- 140 be returned or conveyed to and vest title, ownership and
- 141 possession in the contracting governmental entity. Upon
- 142 termination, expiration or rescission of the contract, the
- 143 collection of tolls shall cease after all associated debts have
- 144 been retired or released.
- 145 (4) During the term of any contract entered into under this
- 146 section, the company may establish, charge and collect motor
- 147 vehicle operators tolls for use of the highway or bridge and its
- 148 facilities. The amount of such tolls, and any modification
- 149 thereto, shall be subject to approval by the contracting
- 150 governmental entity after notice and public hearing; however, all
- 151 such contracts entered into with the Mississippi Transportation
- 152 Commission may require a company to pay a percentage of all tolls
- 153 collected to the Mississippi Department of Transportation. All
- 154 such tolls paid to the department shall be deposited into the
- 155 special bond sinking fund under Section 6 of this act and may be
- 156 expended only as authorized by the Legislature.
- 157 (5) All statutes of this state relating to traffic
- 158 regulation and control shall be applicable to motor vehicles
- 159 operated upon highways and bridges constructed under this section
- 160 and shall be enforceable by the Mississippi Department of Public
- 161 Safety, the Mississippi Highway Safety Patrol and any other law
- 162 enforcement agency having jurisdiction over such highways and
- 163 bridges.

164	(6) The State of Mississippi, the Mississippi Transportation
165	Commission, the Mississippi Department of Transportation,
166	counties, municipalities or any other agency or political
167	subdivision, or any officer or employee thereof, shall not be
168	liable for any tortious act or omission arising out of the
169	construction, maintenance or operation of any highway, bridge or
170	roadway project under the provisions of this section where the act
171	or omission occurs during the term of any such contract entered
172	into by the Mississippi Transportation Commission or other
173	governmental entity and a company.
174	<b>SECTION 3.</b> The powers conferred by Sections 1 and 2 of
175	Senate Bill No. 2375, 2007 Regular Session, shall be in addition
176	to the powers conferred by any other law, general, special or
177	local and shall be construed as an additional and alternative
178	method of funding all or any portion of the purchasing, building,
179	improving, owning or operating of roadways, highways or bridges
180	under the jurisdiction of the Mississippi Transportation
181	Commission, county boards of supervisors or municipal governing
182	authorities, any provision of the laws of the state or any charter
183	of any municipality to the contrary notwithstanding.
184	<b>SECTION 4.</b> (1) For the purpose of providing funds to defray
185	the expenses of projects authorized pursuant to Sections 1 and 2
186	of this act, the board of supervisors of a county or the governing
187	authorities of a municipality shall have the right to borrow money
188	for the project, and to issue revenue bonds therefor in such
189	principal amounts as the board of supervisors or governing
190	authorities may determine to be necessary to provide sufficient
191	funds to defray the expenses of projects authorized pursuant to
192	Sections 1 and 2 of this act. The bonds shall be payable out of
193	any revenues derived from the project, including grants or
194	contributions from the federal government or other sources. Such
195	bonds may be sold at public or private sale at not less than par

196 and shall bear interest at a rate or rates not exceeding that 197 allowed in Section 75-17-103. Any such bonds so issued shall not 198 constitute a debt of the county, the municipality or any political 199 subdivision of the county or the city within the meaning of any 200 constitutional, statutory or charter restriction, limitation or 201 provision. It shall be plainly stated on the face of each bond in 202 substance that the bond has been issued pursuant to the authority granted in this section and that the taxing power of the county or 203 204 municipality issuing the bond is not pledged to the payment of the 205 bond or the interest on it and that the bond and the interest on 206 it are payable solely from the revenues of the project for which 207 the bond is issued.

- 208 (2) All bonds issued under the authority of this section 209 shall bear such date or dates, shall be in such form or 210 denomination, shall bear such rate of interest, and shall mature 211 at such times as the county or municipality shall determine, but 212 no bonds issued under the authority of this section shall mature more than thirty (30) years from the date of the issuance thereof 213 214 and none of the bonds shall be sold for less than par and accrued interest. All bonds shall be sold in the manner now provided by 215 216 law for the sale of bonds without any restrictions, limitations, 217 requirements or conditions applicable to the borrowing of such 218 money and the issuance of such bonds which are not herein 219 The denomination, form, place of payment and other 220 details of such bonds may be determined by resolution or order of the board of supervisors of a county or the governing authorities 221 222 of a municipality, and shall be executed on behalf of the county 223 or municipality as is now provided by law.
  - (3) Before issuing any bonds under the provisions of this section, the board of supervisors of the county or the governing authorities of the municipality shall, by resolution spread upon the minutes, declare its intention to issue such bonds for the

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purposes authorized by this section and shall state in the 228 229 resolution the amount of bonds proposed to be issued and shall 230 likewise fix in the resolution the date upon which the board of 231 supervisors of the county or the governing authorities of the 232 municipality proposes to direct the issuance of the bonds. Notice 233 of such intention shall be published once a week for at least 234 three (3) consecutive weeks in a newspaper published or having a general circulation in the county or the municipality, with the 235 236 first publication of the notice to be made not less than 237 twenty-one (21) days prior to the date fixed in the resolution for 238 the issuance of the bonds and the last publication to be made not more than seven (7) days prior to such date. If, on or before the 239 240 date specified in the resolution, twenty percent (20%) or fifteen 241 hundred (1500), whichever is less, of the qualified electors of 242 the county or municipality shall file a written protest against 243 the issuance of the bonds, then an election upon the issuance of 244 the bonds shall be called, and held, as provided in this section. If no such protest shall be filed, then the board of supervisors 245 246 of the county or the governing authorities of the municipality may 247 issue such bonds without an election on the question of the 248 issuance of the bonds at any time within a period of two (2) years 249 after the date specified in the resolution. 250 If an election is called under the provisions of this 251 section on the question of the issuance of bonds, the election 252 shall be held, insofar as practicable, in the same manner as other 253 elections are held in the county or municipality. At the 254 election, all qualified electors of the county or municipality may 255 vote and the ballots used in the election shall have printed thereon a brief statement of the amount and purposes of the 256 257 proposed bond issue and the words "FOR THE BOND ISSUE" and the 258 words "AGAINST THE BOND ISSUE," and the voters shall vote by

- placing a cross (X) or check mark ( $\sqrt{}$ ) opposite their choice on the proposition.
- (5) When the results of any election provided for in this 261 262 section shall have been canvassed by the election commissioners of 263 the county or municipality and certified by them to the proper 264 authorities, it shall be the duty of the board of supervisors of 265 the county or the governing authorities of the municipality to 266 determine and adjudicate whether or not a majority of the 267 qualified electors who voted in the election voted in favor of the 268 issuance of the bonds, and unless a majority of the qualified 269 electors who voted in the election voted in favor of the issuance of the bonds, then the bonds shall not be issued. 270 271 majority of the qualified electors who vote in the election vote in favor of the bonds, the board of supervisors of the county or 272 273 the governing authorities of the municipality may issue the bonds, 274 either in whole or in part, within two (2) years from the date of 275 such election, or within two (2) years after final favorable determination of any litigation affecting the issuance of such 276 277 bonds at such time or times, and in such amount or amounts, not 278 exceeding that specified in the notice of the election, as shall 279 be deemed proper.
- 280 (6) This section, without reference to any other statute, 281 shall be deemed to be full and complete authority for the issuance 282 of bonds and borrowing of money as authorized in this section by 283 counties or municipalities, and shall be construed as an 284 additional and alternate method therefor. The bonds authorized by this section shall not constitute an indebtedness within the 285 286 meaning of any constitutional or statutory limitation or 287 restriction.
- 288 <u>SECTION 5.</u> (1) (a) A special fund, to be designated as the
  289 "Toll Road Revenue Bond Fund," is created within the State
  290 Treasury. The fund shall be maintained by the State Treasurer as

- a separate and special fund, separate and apart from the General Fund of the state. Unexpended amounts remaining in the fund at
- 293 the end of a fiscal year shall not lapse into the State General
- 294 Fund, and any interest earned or investment earnings on amounts in
- 295 the fund shall be deposited into such fund.
- 296 (b) Monies deposited into the fund shall be disbursed,
- 297 in the discretion of the Mississippi Transportation Commission, to
- 298 pay the costs incurred in defraying the expenses of projects
- 299 authorized by the Mississippi Transportation Commission pursuant
- 300 to Sections 1 and 2 of this act.
- 301 (2) Amounts deposited into such special fund shall be
- 302 disbursed to pay the expenses described in subsection (1) of this
- 303 section. If any monies in the special fund are not used within
- 304 six (6) years after the date the proceeds of the bonds authorized
- 305 under Sections 5 through 20 of this act are deposited into such
- 306 fund, then the Mississippi Transportation Commission shall provide
- 307 an accounting of such unused monies to the State Bond Commission.
- 308 Promptly after the State Bond Commission has certified, by
- 309 resolution duly adopted, that the projects for which the revenue
- 310 bonds have been issued shall have been completed, abandoned or
- 311 cannot be completed in a timely fashion, any amounts remaining in
- 312 such special fund shall be applied to pay debt service on the
- 313 bonds issued under Sections 5 through 20 of this act, in
- 314 accordance with the proceedings authorizing the issuance of such
- 315 bonds and as directed by the State Bond Commission.
- 316 **SECTION 6.** For the purpose of providing for the payment of
- 317 the principal of and interest upon bonds issued under the
- 318 provisions of Sections 5 through 20 of this act, there is created
- 319 a special bond sinking fund in the State Treasury. The special
- 320 bond sinking fund shall consist of the monies required to be
- 321 deposited into the fund under Section 2 of this act and such other
- 322 amounts as the Legislature may direct to be paid into the fund by

- 323 appropriation or other authorization by the Legislature.
- 324 Unexpended amounts remaining in the special bond sinking fund at
- 325 the end of a fiscal year shall not lapse into the State General
- 326 Fund, and any interest earned or investment earnings on amounts in
- 327 the special bond sinking fund shall be deposited into such sinking
- 328 fund.
- 329 **SECTION 7.** (1) The State Bond Commission, at one time or
- 330 from time to time, may declare by resolution the necessity for
- 331 issuance of revenue bonds of the State of Mississippi for the
- 332 purpose of providing funds to defray the expenses of projects
- 333 authorized by the Mississippi Transportation Commission pursuant
- 334 to Sections 1 and 2 of this act. Upon the adoption of a
- 335 resolution by the Mississippi Transportation Commission, declaring
- 336 the necessity for the issuance of the revenue bonds authorized by
- 337 this section, the Mississippi Transportation Commission shall
- 338 deliver a certified copy of its resolution or resolutions to the
- 339 State Bond Commission. Upon receipt of such resolution, the State
- 340 Bond Commission, in its discretion, may act as the issuing agent,
- 341 prescribe the form of the bonds, advertise for and accept bids,
- 342 issue and sell, at public or private sale, the bonds so authorized
- 343 to be sold and do any and all other things necessary and advisable
- 344 in connection with the issuance and sale of such bonds. Revenue
- 345 bonds issued under this section shall be in such principal amounts
- 346 as the Mississippi Transportation Commission may determine to be
- 347 necessary to provide sufficient funds to defray the expenses of
- 348 projects authorized by the Mississippi Transportation Commission
- 349 pursuant to Sections 1 and 2 of this act.
- 350 (2) Any investment earnings on amounts deposited into the
- 351 special fund created in Section 5 of this act shall be used to pay
- 352 debt service on bonds issued under Sections 5 through 20 of this
- 353 act, in accordance with the proceedings authorizing issuance of
- 354 such bonds.

SECTION 8. The principal of and interest on the bonds 355 356 authorized under Sections 5 through 20 of this act shall be 357 payable in the manner provided in this section. Such bonds shall 358 bear such date or dates, be in such denomination or denominations, 359 bear interest at such rate or rates (not to exceed the limits set 360 forth in Section 75-17-103, Mississippi Code of 1972), be payable 361 at such place or places within or without the State of Mississippi, shall mature absolutely at such time or times not to 362 363 exceed thirty (30) years from date of issue, be redeemable before 364 maturity at such time or times and upon such terms, with or 365 without premium, shall bear such registration privileges, and shall be substantially in such form, all as shall be determined by 366 367 resolution of the State Bond Commission. 368 SECTION 9. The bonds authorized by Sections 5 through 20 of 369 this act shall be signed by the Chairman of the State Bond 370 Commission, or by his facsimile signature, and the official seal 371 of the State Bond Commission shall be affixed thereto, attested by 372 the secretary of the commission. The interest coupons, if any, to 373 be attached to such bonds may be executed by the facsimile 374 signatures of such officers. Whenever any such bonds shall have been signed by the officials designated to sign the bonds who were 375 376 in office at the time of such signing but who may have ceased to 377 be such officers before the sale and delivery of such bonds, or 378 who may not have been in office on the date such bonds may bear, 379 the signatures of such officers upon such bonds and coupons shall 380 nevertheless be valid and sufficient for all purposes and have the 381 same effect as if the person so officially signing such bonds had 382 remained in office until their delivery to the purchaser, or had been in office on the date such bonds may bear. However, 383 384 notwithstanding anything herein to the contrary, such bonds may be issued as provided in the Registered Bond Act of the State of 385 386 Mississippi.

SECTION 10. All bonds and interest coupons issued under the 387 provisions of Sections 5 through 20 of this act have all the 388 qualities and incidents of negotiable instruments under the 389 390 provisions of the Uniform Commercial Code, and in exercising the 391 powers granted by Sections 5 through 20 of this act, the State 392 Bond Commission shall not be required to and need not comply with 393 the provisions of the Uniform Commercial Code. SECTION 11. The State Bond Commission shall act as the 394 395 issuing agent for the bonds authorized under Sections 5 through 20 396 of this act, prescribe the form of the bonds, advertise for and 397 accept bids, issue and sell, at public or private sale, the bonds so authorized to be sold, pay all fees and costs incurred in such 398 399 issuance and sale, and do any and all other things necessary and 400 advisable in connection with the issuance and sale of such bonds. 401 The State Bond Commission is authorized and empowered to pay the 402 costs that are incident to the sale, issuance and delivery of the 403 bonds authorized under Sections 5 through 20 of this act from the proceeds derived from the sale of such bonds. The State Bond 404 405 Commission shall sell such bonds on sealed bids at public or 406 private sale, and for such price as it may determine to be for the 407 best interest of the State of Mississippi, but no such sale shall 408 be made at a price less than par plus accrued interest to the date 409 of delivery of the bonds to the purchaser. All interest accruing 410 on such bonds so issued shall be payable semiannually or annually; 411 however, the first interest payment may be for any period of not 412 more than one (1) year. Notice of the sale of any such bonds shall be published at 413 414 least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers 415 416 published or having a general circulation in the City of Jackson, 417 Mississippi, and in one or more other newspapers or financial

418 journals with a national circulation, to be selected by the State

419 Bond Commission.

The State Bond Commission, when issuing any bonds under the authority of Sections 5 through 20 of this act, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.

SECTION 12. Bonds issued under authority of Sections 5 through 20 of this act shall be revenue bonds of the state, the principal of and interest on which shall be payable solely from the revenue from projects authorized under Section 1 or 2 of this act. The bonds shall never constitute an indebtedness of the state within the meaning of any state constitutional provision or statutory limitation, and shall never constitute or give rise to a pecuniary liability of the state, or a charge against its general credit or taxing powers, and such fact shall be plainly stated on the face of each such bond. The bonds shall not be considered when computing any limitation of indebtedness of the state. All bonds issued under the authority of Sections 5 through 20 of this act and all interest coupons applicable thereto shall be construed to be negotiable instruments, despite the fact that they are payable solely from a specified source.

SECTION 13. Upon the issuance and sale of bonds under the provisions of Sections 5 through 20 of this act, the State Bond Commission shall transfer the proceeds of any such sale or sales to a special fund created in Section 5 of this act. The proceeds of such bonds shall be disbursed solely upon the order of the Mississippi Transportation Commission under such restrictions, if any, as may be contained in the resolution providing for the issuance of the bonds.

448 <u>SECTION 14.</u> The bonds authorized under Sections 5 through 20 449 of this act may be issued without any other proceedings or the

- happening of any other conditions or things other than those proceedings, conditions and things which are specified or required by Sections 5 through 20 of this act. Any resolution providing for the issuance of bonds under the provisions of Sections 5 through 20 of this act shall become effective immediately upon its adoption by the commission, and any such resolution may be adopted at any regular or special meeting of the commission by a majority
- 458 SECTION 15. The bonds authorized under the authority of 459 Sections 5 through 20 of this act may be validated in the Chancery 460 Court of the First Judicial District of Hinds County, Mississippi, in the manner and with the force and effect provided by Chapter 461 462 13, Title 31, Mississippi Code of 1972, for the validation of 463 county, municipal, school district and other bonds. The notice to 464 taxpayers required by such statutes shall be published in a 465 newspaper published or having a general circulation in the City of 466 Jackson, Mississippi.
- **SECTION 16.** Any holder of bonds issued under the provisions 467 468 of Sections 5 through 20 of this act or of any of the interest 469 coupons pertaining thereto may, either at law or in equity, by 470 suit, action, mandamus or other proceeding, protect and enforce 471 any and all rights granted under Sections 5 through 20 of this 472 act, or under such resolution, and may enforce and compel 473 performance of all duties required by Sections 5 through 20 of 474 this act to be performed, in order to provide for the payment of 475 bonds and interest thereon.
- SECTION 17. All bonds issued under the provisions of

  Sections 5 through 20 of this act shall be legal investments for

  trustees and other fiduciaries, and for savings banks, trust

  companies and insurance companies organized under the laws of the

  State of Mississippi, and such bonds shall be legal securities

  which may be deposited with and shall be received by all public

of its members.

- 482 officers and bodies of this state and all municipalities and
- 483 political subdivisions for the purpose of securing the deposit of
- 484 public funds.
- 485 **SECTION 18.** Bonds issued under the provisions of Sections 5
- 486 through 20 of this act and income therefrom shall be exempt from
- 487 all taxation in the State of Mississippi.
- 488 **SECTION 19.** The proceeds of the bonds issued under Sections
- 489 5 through 20 of this act shall be used solely for the purposes
- 490 provided in Sections 5 through 20 of this act, including the costs
- 491 incident to the issuance and sale of such bonds.
- 492 **SECTION 20.** The State Treasurer is authorized, without
- 493 further process of law, to certify to the Department of Finance
- 494 and Administration the necessity for warrants, and the Department
- 495 of Finance and Administration is authorized and directed to issue
- 496 such warrants, in such amounts as may be necessary to pay when due
- 497 the principal of, premium, if any, and interest on, or the
- 498 accreted value of, all bonds issued under Sections 5 through 20 of
- 499 this act; and the State Treasurer shall forward the necessary
- 500 amount to the designated place or places of payment of such bonds
- 501 in ample time to discharge such bonds, or the interest thereon, on
- 502 the due dates thereof.
- 503 **SECTION 21.** Section 65-3-1, Mississippi Code of 1972, is
- 504 amended as follows:
- 505 65-3-1. Subject only to the provisions hereinafter
- 506 contained, it shall be unlawful for any person, acting privately
- 507 or in any official capacity or as an employee of any subdivision
- 508 of the state, to charge or collect any toll or other charge from
- 509 any person for the privilege of traveling on any part of any
- 510 highway which has been heretofore or may hereafter be designated
- 511 as a state highway, and being a part of the state highway system,
- 512 or on or across any bridge wholly within this state, which is a
- 513 part of any such highway.

- For a violation of this section, any judge or chancellor may,
- 515 in termtime or vacation, grant an injunction upon complaint of the
- 516 Mississippi Transportation Commission.
- **517** \* \* \*
- The provisions of this section shall be inapplicable to any
- 519 toll road or bridge built or operated under the authority of
- 520 Section 1 or Section 2 of Senate Bill No. 2375, 2007 Regular
- 521 Session.
- 522 **SECTION 22.** Section 65-1-85, Mississippi Code of 1972, is
- 523 amended as follows:
- 524 65-1-85. (1) All contracts by or on behalf of the
- 525 commission for the purchase of materials, equipment and supplies
- 526 shall be made in compliance with Section 31-7-1 et seq. All
- 527 contracts by or on behalf of the commission for construction,
- 528 reconstruction or other public work authorized to be done under
- 529 the provisions of this chapter, except maintenance, shall be made
- 530 by the executive director, subject to the approval of the
- 531 commission, only upon competitive bids after due advertisement as
- 532 follows, to wit:
- 533 (a) Advertisement for bids shall be in accordance with
- 534 such rules and regulations, in addition to those herein provided,
- as may be adopted therefor by the commission, and the commission
- is authorized and empowered to make and promulgate such rules and
- 537 regulations as it may deem proper, to provide and adopt standard
- 538 specifications for road and bridge construction, and to amend such
- 539 rules and regulations from time to time.
- 540 (b) The advertisement shall be inserted twice, being
- 541 once a week for two (2) successive weeks in a newspaper published
- 542 at the seat of government in Jackson, Mississippi, having a
- 543 general circulation throughout the state, and no letting shall be
- 10 less than fourteen (14) days nor more than sixty (60) days after
- 545 the publication of the first notice of such letting, and notices

of such letting may be placed in a metropolitan paper or national trade publication.

- (c) Before advertising for such work, the executive director shall cause to be prepared and filed in the department detailed plans and specifications covering the work proposed to be done and copies of the plans and specifications shall be subject to inspection by any citizen during all office hours and made available to all prospective bidders upon such reasonable terms and conditions as may be required by the commission. A fee shall be charged equal to the cost of producing a copy of any such plans and specifications.
- 557 (d) All such contracts shall be let to a responsible 558 bidder with the lowest and best bid, and a record of all bids 559 received for construction and reconstruction shall be preserved.
  - (e) Each bid for such a construction and reconstruction contract must be accompanied by a cashier's check, a certified check or bidders bond executed by a surety company authorized to do business in the State of Mississippi, in the principal amount of not less than five percent (5%) of the bid, guaranteeing that the bidder will give bond and enter into a contract for the faithful performance of the contract according to plans and specifications on file.
  - (f) Bonds shall be required of the successful bidder in an amount equal to the contract price. The contract price shall mean the entire cost of the particular contract let. In the event change orders are made after the execution of a contract which results in increasing the total contract price, additional bond in the amount of the increased cost may be required. The surety or sureties on such bonds shall be a surety company or surety companies authorized to do business in the State of Mississippi, all bonds to be payable to the State of Mississippi and to be conditioned for the prompt, faithful and efficient performance of

the contract according to plans and specifications, and for the 578 579 prompt payment of all persons furnishing labor, material, equipment and supplies therefor. Such bonds shall be subject to 580 581 the additional obligation that the principal and surety or 582 sureties executing the same shall be liable to the state in a 583 civil action instituted by the state at the instance of the commission or any officer of the state authorized in such cases, 584 585 for double any amount in money or property the state may lose or 586 be overcharged or otherwise defrauded of by reason of any wrongful 587 or criminal act, if any, of the contractor, his agent or 588 employees.

(2) With respect to equipment used in the construction, reconstruction or other public work authorized to be done under the provisions of this chapter: the word "equipment," in addition to all equipment incorporated into or fully consumed in connection with such project, shall include the reasonable value of the use of all equipment of every kind and character and all accessories and attachments thereto which are reasonably necessary to be used and which are used in carrying out the performance of the contract, and the reasonable value of the use thereof, during the period of time the same are used in carrying out the performance of the contract, shall be the amount as agreed upon by the persons furnishing the equipment and those using the same to be paid therefor, which amount, however, shall not be in excess of the maximum current rates and charges allowable for leasing or renting as specified in Section 65-7-95; the word "labor" shall include all work performed in repairing equipment used in carrying out the performance of the contract, which repair labor is reasonably necessary to the efficient operation of said equipment; and the words "materials" and "supplies" shall include all repair parts installed in or on equipment used in carrying out the performance

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- of the contract, which repair parts are reasonably necessary to the efficient operation of said equipment.
- 611 (3) The executive director, subject to the approval of the 612 commission, shall have the right to reject any and all bids, 613 whether such right is reserved in the notice or not.
- (4) The commission may require the pre-qualification of any and all bidders and the failure to comply with pre-qualification requirements may be the basis for the rejection of any bid by the commission. The commission may require the pre-qualification of any and all subcontractors before they are approved to participate in any contract awarded under this section.
  - (5) The commission may adopt rules and regulations for the termination of any previously awarded contract which is not timely proceeding toward completion. The failure of a contractor to comply with such rules and regulations shall be a lawful basis for the commission to terminate the contract with such contractor. In the event of a termination under such rules and regulations, the contractor shall not be entitled to any payment, benefit or damages beyond the cost of the work actually completed.
- 628 (6) Any contract for construction or paving of any highway 629 may be entered into for any cost which does not exceed the amount 630 of funds that may be made available therefor through bond issues 631 or from other sources of revenue, and the letting of contracts for 632 such construction or paving shall not necessarily be delayed until 633 the funds are actually on hand, provided authorization for the 634 issuance of necessary bonds has been granted by law to supplement 635 other anticipated revenue, or when the department certifies to the 636 Department of Finance and Administration and the Legislative Budget Office that projected receipts of funds by the department 637 638 will be sufficient to pay such contracts as they become due and the Department of Finance and Administration determines that the 639 640 projections are reasonable and receipts will be sufficient to pay

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- 641 the contracts as they become due. The Department of Finance and 642 Administration shall spread such determination on its minutes 643 prior to the letting of any contracts based on projected receipts. 644 Nothing in this subsection shall prohibit the issuance of bonds, 645 which have been authorized, at any time in the discretion of the 646 State Bond Commission, nor to prevent investment of surplus funds in United States government bonds or State of Mississippi bonds as 647 presently authorized by Section 12, Chapter 312, Laws of 1956. 648
- (7) All other contracts for work to be done under the provisions of this chapter and for the purchase of materials, equipment and supplies to be used as provided for in this chapter shall be made in compliance with Section 31-7-1 et seq.
  - (8) The commission shall not empower or authorize the executive director, or any one or more of its members, or any engineer or other person to let or make contracts for the construction or repair of public roads, or building bridges, or for the purchase of material, equipment or supplies contrary to the provisions of this chapter as set forth in this section, except in cases of flood or other cases of emergency where the public interest requires that the work be done or the materials, equipment or supplies be purchased without the delay incident to advertising for competitive bids. Such emergency contracts may be made without advertisement under such rules and regulations as the commission may prescribe.
- 665 (9) The executive director, subject to the approval of the 666 commission, is authorized to negotiate and make agreements with 667 communities and/or civic organizations for landscaping, 668 beautification and maintenance of highway rights-of-way; however, nothing in this subsection shall be construed as authorization for 669 670 the executive director or commission to participate in such a 671 project to an extent greater than the average cost for maintenance 672 of shoulders, backslopes and median areas with respect thereto.

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- (10) The executive director may negotiate and enter into contracts with private parties for the mowing of grass and trimming of vegetation on the rights-of-way of state highways whenever such practice is possible and cost effective.
- (11) (a) As an alternative to the method of awarding
  contracts as otherwise provided in this section, the commission
  may use the design-build method of contracting for the following:
- (i) Projects for the Mississippi Development

  Authority pursuant to agreements between both governmental

  entities;
- (ii) Any project with an estimated cost of not 684 more than Ten Million Dollars (\$10,000,000.00), not to exceed two 685 (2) projects per fiscal year; and
- (iii) Any project which has an estimated cost of more than Fifty Million Dollars (\$50,000,000.00), not to exceed one (1) project per fiscal year.
- (b) As used in this subsection, the term "design-build"
  method of contracting means a contract that combines the design
  and construction phases of a project into a single contract and
  the contractor is required to satisfactorily perform, at a
  minimum, both the design and construction of the project.
- (c) The commission shall establish detailed criteria for the selection of the successful design-build contractor in each request for design-build proposals. The evaluation of the selection committee is a public record and shall be maintained for a minimum of ten (10) years after project completion.
- (d) The commission shall maintain detailed records on projects separate and apart from its regular record keeping. The commission shall file a report to the Legislature evaluating the design-build method of contracting by comparing it to the low-bid method of contracting. At a minimum, the report must include:

704	(i) The management goals and objectives for the
705	design-build system of management;
706	(ii) A complete description of the components of
707	the design-build management system, including a description of the
708	system the department put into place on all projects managed under
709	the system to insure that it has the complete information on
710	highway segment costs and to insure proper analysis of any
711	proposal the commission receives from a highway contractor;
712	(iii) The accountability systems the
713	Transportation Department established to monitor any design-build
714	project's compliance with specific goals and objectives for the
715	project;
716	(iv) The outcome of any project or any interim
717	report on an ongoing project let under a design-build management
718	system showing compliance with the goals, objectives, policies and
719	procedures the department set for the project; and
720	(v) The method used by the department to select
721	projects to be let under the design-build system of management and
722	all other systems, policies and procedures that the department
723	considered as necessary components to a design-build management
724	system.
725	(e) All contracts let under the provisions of this
726	subsection shall be subject to oversight and review by the State
727	Auditor. The State Auditor shall file a report with the
728	Legislature on or before January 1 of each year detailing his
729	findings with regard to any contract let or project performed in
730	violation of the provisions of this subsection. The actual and
731	necessary expenses incurred by the State Auditor in complying with
732	this paragraph (e) shall be paid for and reimbursed by the
733	Mississippi Department of Transportation out of funds made
734	available for the contract or contracts let and project or
735	projects performed.

(12) The provisions of this section shall not be construed 736 737 to prohibit the commission from awarding or entering into contracts for the design, construction and financing of toll 738 739 roads, highways and bridge projects as provided under Sections 1 740 and 2 of Senate Bill No.\_2375, 2007 Regular Session. SECTION 23. Section 31-7-13, Mississippi Code of 1972, is 741 742 amended as follows: 743 31-7-13. All agencies and governing authorities shall 744 purchase their commodities and printing; contract for garbage 745 collection or disposal; contract for solid waste collection or 746 disposal; contract for sewage collection or disposal; contract for public construction; and contract for rentals as herein provided. 747 748 (a) Bidding procedure for purchases not over \$3,500.00. 749 Purchases which do not involve an expenditure of more than Three Thousand Five Hundred Dollars (\$3,500.00), exclusive of freight or 750 751 shipping charges, may be made without advertising or otherwise 752 requesting competitive bids. However, nothing contained in this paragraph (a) shall be construed to prohibit any agency or 753 754 governing authority from establishing procedures which require 755 competitive bids on purchases of Three Thousand Five Hundred 756 Dollars (\$3,500.00) or less. 757 (b) Bidding procedure for purchases over \$3,500.00 but 758 not over \$15,000.00. Purchases which involve an expenditure of 759 more than Three Thousand Five Hundred Dollars (\$3,500.00) but not 760 more than Fifteen Thousand Dollars (\$15,000.00), exclusive of 761 freight and shipping charges may be made from the lowest and best 762 bidder without publishing or posting advertisement for bids, 763 provided at least two (2) competitive written bids have been 764 obtained. Any governing authority purchasing commodities pursuant 765 to this paragraph (b) may authorize its purchasing agent, or his

counties, or its purchase clerk, or his designee, with regard to

designee, with regard to governing authorities other than

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counties, to accept the lowest and best competitive written bid. 768 769 Such authorization shall be made in writing by the governing 770 authority and shall be maintained on file in the primary office of 771 the agency and recorded in the official minutes of the governing 772 authority, as appropriate. The purchasing agent or the purchase 773 clerk, or their designee, as the case may be, and not the 774 governing authority, shall be liable for any penalties and/or 775 damages as may be imposed by law for any act or omission of the 776 purchasing agent or purchase clerk, or their designee, 777 constituting a violation of law in accepting any bid without 778 approval by the governing authority. The term "competitive 779 written bid" shall mean a bid submitted on a bid form furnished by 780 the buying agency or governing authority and signed by authorized 781 personnel representing the vendor, or a bid submitted on a 782 vendor's letterhead or identifiable bid form and signed by 783 authorized personnel representing the vendor. "Competitive" shall 784 mean that the bids are developed based upon comparable 785 identification of the needs and are developed independently and 786 without knowledge of other bids or prospective bids. Bids may be 787 submitted by facsimile, electronic mail or other generally 788 accepted method of information distribution. Bids submitted by 789 electronic transmission shall not require the signature of the 790 vendor's representative unless required by agencies or governing 791 authorities.

(c) Bidding procedure for purchases over \$15,000.00.

#### (i) Publication requirement.

1. Purchases which involve an expenditure of
more than Fifteen Thousand Dollars (\$15,000.00), exclusive of
freight and shipping charges, may be made from the lowest and best
bidder after advertising for competitive bids once each week for
two (2) consecutive weeks in a regular newspaper published in the

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- 799 county or municipality in which such agency or governing authority 800 is located.
- 2. The purchasing entity may designate the
- 802 method by which the bids will be received, including, but not
- 803 limited to, bids sealed in an envelope, bids received
- 804 electronically in a secure system, bids received via a reverse
- 805 auction, or bids received by any other method that promotes open
- 806 competition and has been approved by the Office of Purchasing and
- 807 Travel. The provisions of this part 2 of subparagraph (i) shall
- 808 be repealed on July 1, 2008.
- 809 3. The date as published for the bid opening
- 810 shall not be less than seven (7) working days after the last
- 811 published notice; however, if the purchase involves a construction
- 812 project in which the estimated cost is in excess of Fifteen
- 813 Thousand Dollars (\$15,000.00), such bids shall not be opened in
- 814 less than fifteen (15) working days after the last notice is
- 815 published and the notice for the purchase of such construction
- 816 shall be published once each week for two (2) consecutive weeks.
- 817 The notice of intention to let contracts or purchase equipment
- 818 shall state the time and place at which bids shall be received,
- 819 list the contracts to be made or types of equipment or supplies to
- 820 be purchased, and, if all plans and/or specifications are not
- 821 published, refer to the plans and/or specifications on file. If
- 822 there is no newspaper published in the county or municipality,
- 823 then such notice shall be given by posting same at the courthouse,
- 824 or for municipalities at the city hall, and at two (2) other
- 825 public places in the county or municipality, and also by
- 826 publication once each week for two (2) consecutive weeks in some
- 827 newspaper having a general circulation in the county or
- 828 municipality in the above provided manner. On the same date that
- 829 the notice is submitted to the newspaper for publication, the
- 830 agency or governing authority involved shall mail written notice

- 831 to, or provide electronic notification to the main office of the
- 832 Mississippi Contract Procurement Center that contains the same
- 833 information as that in the published notice.
- 834 (ii) Bidding process amendment procedure. If all
- 835 plans and/or specifications are published in the notification,
- 836 then the plans and/or specifications may not be amended. If all
- 837 plans and/or specifications are not published in the notification,
- 838 then amendments to the plans/specifications, bid opening date, bid
- 839 opening time and place may be made, provided that the agency or
- 840 governing authority maintains a list of all prospective bidders
- 841 who are known to have received a copy of the bid documents and all
- 842 such prospective bidders are sent copies of all amendments. This
- 843 notification of amendments may be made via mail, facsimile,
- 844 electronic mail or other generally accepted method of information
- 845 distribution. No addendum to bid specifications may be issued
- 846 within two (2) working days of the time established for the
- 847 receipt of bids unless such addendum also amends the bid opening
- 848 to a date not less than five (5) working days after the date of
- 849 the addendum.
- 850 (iii) Filing requirement. In all cases involving
- 851 governing authorities, before the notice shall be published or
- 852 posted, the plans or specifications for the construction or
- 853 equipment being sought shall be filed with the clerk of the board
- 854 of the governing authority. In addition to these requirements, a
- 855 bid file shall be established which shall indicate those vendors
- 856 to whom such solicitations and specifications were issued, and
- 857 such file shall also contain such information as is pertinent to
- 858 the bid.
- 859 (iv) Specification restrictions.
- 1. Specifications pertinent to such bidding
- 861 shall be written so as not to exclude comparable equipment of
- 862 domestic manufacture. However, if valid justification is

presented, the Department of Finance and Administration or the 863 864 board of a governing authority may approve a request for specific 865 equipment necessary to perform a specific job. Further, such 866 justification, when placed on the minutes of the board of a 867 governing authority, may serve as authority for that governing 868 authority to write specifications to require a specific item of 869 equipment needed to perform a specific job. In addition to these 870 requirements, from and after July 1, 1990, vendors of relocatable 871 classrooms and the specifications for the purchase of such 872 relocatable classrooms published by local school boards shall meet 873 all pertinent regulations of the State Board of Education, 874 including prior approval of such bid by the State Department of 875 Education.

876 2. Specifications for construction projects 877 may include an allowance for commodities, equipment, furniture, 878 construction materials or systems in which prospective bidders are 879 instructed to include in their bids specified amounts for such 880 items so long as the allowance items are acquired by the vendor in 881 a commercially reasonable manner and approved by the 882 agency/governing authority. Such acquisitions shall not be made 883 to circumvent the public purchasing laws.

(v) Agencies and governing authorities may establish secure procedures by which bids may be submitted via electronic means.

### (d) Lowest and best bid decision procedure.

from the lowest and best bidder. In determining the lowest and best bid, freight and shipping charges shall be included.

Life-cycle costing, total cost bids, warranties, guaranteed buy-back provisions and other relevant provisions may be included in the best bid calculation. All best bid procedures for state agencies must be in compliance with regulations established by the

Department of Finance and Administration. If any governing 895 896 authority accepts a bid other than the lowest bid actually 897 submitted, it shall place on its minutes detailed calculations and 898 narrative summary showing that the accepted bid was determined to 899 be the lowest and best bid, including the dollar amount of the 900 accepted bid and the dollar amount of the lowest bid. No agency 901 or governing authority shall accept a bid based on items not 902 included in the specifications.

(ii) Decision procedure for Certified Purchasing Offices. In addition to the decision procedure set forth in paragraph (d)(i), Certified Purchasing Offices may also use the following procedure: Purchases may be made from the bidder offering the best value. In determining the best value bid, freight and shipping charges shall be included. Life-cycle costing, total cost bids, warranties, guaranteed buy-back provisions, documented previous experience, training costs and other relevant provisions may be included in the best value calculation. This provision shall authorize Certified Purchasing Offices to utilize a Request For Proposals (RFP) process when purchasing commodities. All best value procedures for state agencies must be in compliance with regulations established by the Department of Finance and Administration. No agency or governing authority shall accept a bid based on items or criteria not

(iii) Construction project negotiations authority.

If the lowest and best bid is not more than ten percent (10%)

above the amount of funds allocated for a public construction or

renovation project, then the agency or governing authority shall

be permitted to negotiate with the lowest bidder in order to enter

into a contract for an amount not to exceed the funds allocated.

925 (e) **Lease-purchase authorization.** For the purposes of 926 this section, the term "equipment" shall mean equipment, furniture

included in the specifications.

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927	and, if applicable, associated software and other applicable
928	direct costs associated with the acquisition. Any lease-purchase
929	of equipment which an agency is not required to lease-purchase
930	under the master lease-purchase program pursuant to Section
931	31-7-10 and any lease-purchase of equipment which a governing
932	authority elects to lease-purchase may be acquired by a
933	lease-purchase agreement under this paragraph (e). Lease-purchase
934	financing may also be obtained from the vendor or from a
935	third-party source after having solicited and obtained at least
936	two (2) written competitive bids, as defined in paragraph (b) of
937	this section, for such financing without advertising for such
938	bids. Solicitation for the bids for financing may occur before or
939	after acceptance of bids for the purchase of such equipment or,
940	where no such bids for purchase are required, at any time before
941	the purchase thereof. No such lease-purchase agreement shall be
942	for an annual rate of interest which is greater than the overall
943	maximum interest rate to maturity on general obligation
944	indebtedness permitted under Section 75-17-101, and the term of
945	such lease-purchase agreement shall not exceed the useful life of
946	equipment covered thereby as determined according to the upper
947	limit of the asset depreciation range (ADR) guidelines for the
948	Class Life Asset Depreciation Range System established by the
949	Internal Revenue Service pursuant to the United States Internal
950	Revenue Code and regulations thereunder as in effect on December
951	31, 1980, or comparable depreciation guidelines with respect to
952	any equipment not covered by ADR guidelines. Any lease-purchase
953	agreement entered into pursuant to this paragraph (e) may contain
954	any of the terms and conditions which a master lease-purchase
955	agreement may contain under the provisions of Section 31-7-10(5),
956	and shall contain an annual allocation dependency clause
957	substantially similar to that set forth in Section 31-7-10(8).
958	Each agency or governing authority entering into a lease-purchase

- 959 transaction pursuant to this paragraph (e) shall maintain with 960 respect to each such lease-purchase transaction the same 961 information as required to be maintained by the Department of 962 Finance and Administration pursuant to Section 31-7-10(13). 963 However, nothing contained in this section shall be construed to 964 permit agencies to acquire items of equipment with a total 965 acquisition cost in the aggregate of less than Ten Thousand 966 Dollars (\$10,000.00) by a single lease-purchase transaction. All 967 equipment, and the purchase thereof by any lessor, acquired by 968 lease-purchase under this paragraph and all lease-purchase 969 payments with respect thereto shall be exempt from all Mississippi 970 sales, use and ad valorem taxes. Interest paid on any 971 lease-purchase agreement under this section shall be exempt from State of Mississippi income taxation. 972
- 973 (f) Alternate bid authorization. When necessary to 974 ensure ready availability of commodities for public works and the 975 timely completion of public projects, no more than two (2) 976 alternate bids may be accepted by a governing authority for 977 commodities. No purchases may be made through use of such 978 alternate bids procedure unless the lowest and best bidder cannot 979 deliver the commodities contained in his bid. In that event, 980 purchases of such commodities may be made from one (1) of the 981 bidders whose bid was accepted as an alternate.
  - (g) Construction contract change authorization. In the event a determination is made by an agency or governing authority after a construction contract is let that changes or modifications to the original contract are necessary or would better serve the purpose of the agency or the governing authority, such agency or governing authority may, in its discretion, order such changes pertaining to the construction that are necessary under the circumstances without the necessity of further public bids; provided that such change shall be made in a commercially

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reasonable manner and shall not be made to circumvent the public 991 992 purchasing statutes. In addition to any other authorized person, 993 the architect or engineer hired by an agency or governing 994 authority with respect to any public construction contract shall 995 have the authority, when granted by an agency or governing 996 authority, to authorize changes or modifications to the original 997 contract without the necessity of prior approval of the agency or 998 governing authority when any such change or modification is less 999 than one percent (1%) of the total contract amount. The agency or 1000 governing authority may limit the number, manner or frequency of

such emergency changes or modifications.

1002 (h) Petroleum purchase alternative. In addition to 1003 other methods of purchasing authorized in this chapter, when any 1004 agency or governing authority shall have a need for gas, diesel 1005 fuel, oils and/or other petroleum products in excess of the amount 1006 set forth in paragraph (a) of this section, such agency or 1007 governing authority may purchase the commodity after having solicited and obtained at least two (2) competitive written bids, 1008 1009 as defined in paragraph (b) of this section. If two (2)1010 competitive written bids are not obtained, the entity shall comply 1011 with the procedures set forth in paragraph (c) of this section. 1012 In the event any agency or governing authority shall have 1013 advertised for bids for the purchase of gas, diesel fuel, oils and 1014 other petroleum products and coal and no acceptable bids can be 1015 obtained, such agency or governing authority is authorized and 1016 directed to enter into any negotiations necessary to secure the 1017 lowest and best contract available for the purchase of such 1018 commodities.

1019 (i) Road construction petroleum products price

1020 adjustment clause authorization. Any agency or governing

1021 authority authorized to enter into contracts for the construction,

1022 maintenance, surfacing or repair of highways, roads or streets,

may include in its bid proposal and contract documents a price adjustment clause with relation to the cost to the contractor, including taxes, based upon an industry-wide cost index, of petroleum products including asphalt used in the performance or execution of the contract or in the production or manufacture of materials for use in such performance. Such industry-wide index shall be established and published monthly by the Mississippi Department of Transportation with a copy thereof to be mailed, upon request, to the clerks of the governing authority of each municipality and the clerks of each board of supervisors throughout the state. The price adjustment clause shall be based on the cost of such petroleum products only and shall not include any additional profit or overhead as part of the adjustment. bid proposals or document contract shall contain the basis and methods of adjusting unit prices for the change in the cost of such petroleum products.

State agency emergency purchase procedure. governing board or the executive head, or his designee, of any agency of the state shall determine that an emergency exists in regard to the purchase of any commodities or repair contracts, so that the delay incident to giving opportunity for competitive bidding would be detrimental to the interests of the state, then the provisions herein for competitive bidding shall not apply and the head of such agency shall be authorized to make the purchase or repair. Total purchases so made shall only be for the purpose of meeting needs created by the emergency situation. In the event such executive head is responsible to an agency board, at the meeting next following the emergency purchase, documentation of the purchase, including a description of the commodity purchased, the purchase price thereof and the nature of the emergency shall be presented to the board and placed on the minutes of the board of such agency. The head of such agency, or his designee, shall,

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1055 at the earliest possible date following such emergency purchase, 1056 file with the Department of Finance and Administration (i) a 1057 statement explaining the conditions and circumstances of the 1058 emergency, which shall include a detailed description of the 1059 events leading up to the situation and the negative impact to the 1060 entity if the purchase is made following the statutory 1061 requirements set forth in paragraph (a), (b) or (c) of this 1062 section, and (ii) a certified copy of the appropriate minutes of the board of such agency, if applicable. On or before September 1 1063 1064 of each year, the State Auditor shall prepare and deliver to the 1065 Senate Fees, Salaries and Administration Committee, the House Fees and Salaries of Public Officers Committee and the Joint 1066 1067 Legislative Budget Committee a report containing a list of all 1068 state agency emergency purchases and supporting documentation for each emergency purchase. 1069

If the governing authority, or the governing authority acting through its designee, shall determine that an emergency exists in regard to the purchase of any commodities or repair contracts, so that the delay incident to giving opportunity for competitive bidding would be detrimental to the interest of the governing authority, then the provisions herein for competitive bidding shall not apply and any officer or agent of such governing authority having general or special authority therefor in making such purchase or repair shall approve the bill presented therefor, and he shall certify in writing thereon from whom such purchase was made, or with whom such a repair contract was made. At the board meeting next following the emergency purchase or repair contract, including a description of the commodity purchased, the price

(k) Governing authority emergency purchase procedure.

thereof and the nature of the emergency shall be presented to the

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1087	govern	ing	author	rity	Υ•								
1086	board	and	shall	be	placed	on	the	minutes	of	the	board	of	such

- 1088 (1) Hospital purchase, lease-purchase and lease 1089 authorization.
- 1090 (i) The commissioners or board of trustees of any 1091 public hospital may contract with such lowest and best bidder for 1092 the purchase or lease-purchase of any commodity under a contract 1093 of purchase or lease-purchase agreement whose obligatory payment 1094 terms do not exceed five (5) years.
- 1095 (ii) In addition to the authority granted in 1096 subparagraph (i) of this paragraph (l), the commissioners or board of trustees is authorized to enter into contracts for the lease of 1097 1098 equipment or services, or both, which it considers necessary for 1099 the proper care of patients if, in its opinion, it is not financially feasible to purchase the necessary equipment or 1100 1101 services. Any such contract for the lease of equipment or 1102 services executed by the commissioners or board shall not exceed a maximum of five (5) years' duration and shall include a 1103 1104 cancellation clause based on unavailability of funds. If such 1105 cancellation clause is exercised, there shall be no further 1106 liability on the part of the lessee. Any such contract for the
- lease of equipment or services executed on behalf of the
  commissioners or board that complies with the provisions of this
  subparagraph (ii) shall be excepted from the bid requirements set
  forth in this section.
- 1111 (m) **Exceptions from bidding requirements.** Excepted 1112 from bid requirements are:
- 1113 (i) Purchasing agreements approved by department.

  1114 Purchasing agreements, contracts and maximum price regulations

  1115 executed or approved by the Department of Finance and

Administration.

1117	(ii) Outside equipment repairs. Repairs to								
1118	equipment, when such repairs are made by repair facilities in the								
1119	private sector; however, engines, transmissions, rear axles and/or								
1120	other such components shall not be included in this exemption when								
1121	replaced as a complete unit instead of being repaired and the need								
1122	for such total component replacement is known before disassembly								
1123	of the component; however, invoices identifying the equipment,								
1124	specific repairs made, parts identified by number and name,								
1125	supplies used in such repairs, and the number of hours of labor								
1126	and costs therefor shall be required for the payment for such								
1127	repairs.								
1128	(iii) In-house equipment repairs. Purchases of								
1129	parts for repairs to equipment, when such repairs are made by								
1130	personnel of the agency or governing authority; however, entire								
1131	assemblies, such as engines or transmissions, shall not be								
1132	included in this exemption when the entire assembly is being								
1133	replaced instead of being repaired.								
1134	(iv) Raw gravel or dirt. Raw unprocessed deposits								
1135	of gravel or fill dirt which are to be removed and transported by								
1136	the purchaser.								
1137	(v) Governmental equipment auctions. Motor								
1138	vehicles or other equipment purchased from a federal agency or								
1139	authority, another governing authority or state agency of the								
1140	State of Mississippi, or any governing authority or state agency								
1141	of another state at a public auction held for the purpose of								
1142	disposing of such vehicles or other equipment. Any purchase by a								
1143	governing authority under the exemption authorized by this								
1144	subparagraph (v) shall require advance authorization spread upon								
1145	the minutes of the governing authority to include the listing of								
1146	the item or items authorized to be purchased and the maximum bid								

authorized to be paid for each item or items.

1148	(vi) Intergovernmental sales and transfers.
1149	Purchases, sales, transfers or trades by governing authorities or
1150	state agencies when such purchases, sales, transfers or trades are
1151	made by a private treaty agreement or through means of
1152	negotiation, from any federal agency or authority, another
1153	governing authority or state agency of the State of Mississippi,
1154	or any state agency or governing authority of another state.
1155	Nothing in this section shall permit such purchases through public
1156	auction except as provided for in subparagraph (v) of this
1157	section. It is the intent of this section to allow governmental
1158	entities to dispose of and/or purchase commodities from other
1159	governmental entities at a price that is agreed to by both
1160	parties. This shall allow for purchases and/or sales at prices
1161	which may be determined to be below the market value if the
1162	selling entity determines that the sale at below market value is
1163	in the best interest of the taxpayers of the state. Governing
1164	authorities shall place the terms of the agreement and any
1165	justification on the minutes, and state agencies shall obtain
1166	approval from the Department of Finance and Administration, prior
1167	to releasing or taking possession of the commodities.
1168	(vii) Perishable supplies or food. Perishable
1169	supplies or food purchased for use in connection with hospitals,
1170	the school lunch programs, homemaking programs and for the feeding
1171	of county or municipal prisoners.
1172	(viii) Single source items. Noncompetitive items
1173	available from one (1) source only. In connection with the
1174	purchase of noncompetitive items only available from one (1)
1175	source, a certification of the conditions and circumstances
1176	requiring the purchase shall be filed by the agency with the
1177	Department of Finance and Administration and by the governing
1178	authority with the board of the governing authority. Upon receipt
1179	of that certification the Department of Finance and Administration

- or the board of the governing authority, as the case may be, may, in writing, authorize the purchase, which authority shall be noted on the minutes of the body at the next regular meeting thereafter.
- 1183 In those situations, a governing authority is not required to
- 1184 obtain the approval of the Department of Finance and
- 1185 Administration.
- 1186 (ix) Waste disposal facility construction
- 1187 contracts. Construction of incinerators and other facilities for
- 1188 disposal of solid wastes in which products either generated
- 1189 therein, such as steam, or recovered therefrom, such as materials
- 1190 for recycling, are to be sold or otherwise disposed of; however,
- 1191 in constructing such facilities, a governing authority or agency
- 1192 shall publicly issue requests for proposals, advertised for in the
- 1193 same manner as provided herein for seeking bids for public
- 1194 construction projects, concerning the design, construction,
- 1195 ownership, operation and/or maintenance of such facilities,
- 1196 wherein such requests for proposals when issued shall contain
- 1197 terms and conditions relating to price, financial responsibility,
- 1198 technology, environmental compatibility, legal responsibilities
- 1199 and such other matters as are determined by the governing
- 1200 authority or agency to be appropriate for inclusion; and after
- 1201 responses to the request for proposals have been duly received,
- 1202 the governing authority or agency may select the most qualified
- 1203 proposal or proposals on the basis of price, technology and other
- 1204 relevant factors and from such proposals, but not limited to the
- 1205 terms thereof, negotiate and enter contracts with one or more of
- 1206 the persons or firms submitting proposals.
- 1207 (x) Hospital group purchase contracts. Supplies,
- 1208 commodities and equipment purchased by hospitals through group
- 1209 purchase programs pursuant to Section 31-7-38.
- 1210 (xi) Information technology products. Purchases
- 1211 of information technology products made by governing authorities

- 1212 under the provisions of purchase schedules, or contracts executed
- 1213 or approved by the Mississippi Department of Information
- 1214 Technology Services and designated for use by governing
- 1215 authorities.
- 1216 (xii) Energy efficiency services and equipment.
- 1217 Energy efficiency services and equipment acquired by school
- 1218 districts, community and junior colleges, institutions of higher
- 1219 learning and state agencies or other applicable governmental
- 1220 entities on a shared-savings, lease or lease-purchase basis
- 1221 pursuant to Section 31-7-14.
- 1222 (xiii) Municipal electrical utility system fuel.
- 1223 Purchases of coal and/or natural gas by municipally-owned electric
- 1224 power generating systems that have the capacity to use both coal
- 1225 and natural gas for the generation of electric power.
- 1226 (xiv) Library books and other reference materials.
- 1227 Purchases by libraries or for libraries of books and periodicals;
- 1228 processed film, video cassette tapes, filmstrips and slides;
- 1229 recorded audio tapes, cassettes and diskettes; and any such items
- 1230 as would be used for teaching, research or other information
- 1231 distribution; however, equipment such as projectors, recorders,
- 1232 audio or video equipment, and monitor televisions are not exempt
- 1233 under this subparagraph.
- 1234 (xv) **Unmarked vehicles.** Purchases of unmarked
- 1235 vehicles when such purchases are made in accordance with
- 1236 purchasing regulations adopted by the Department of Finance and
- 1237 Administration pursuant to Section 31-7-9(2).
- 1238 (xvi) **Election ballots.** Purchases of ballots
- 1239 printed pursuant to Section 23-15-351.
- 1240 (xvii) Multichannel interactive video systems.
- 1241 From and after July 1, 1990, contracts by Mississippi Authority
- 1242 for Educational Television with any private educational
- 1243 institution or private nonprofit organization whose purposes are

educational in regard to the construction, purchase, lease or 1244 1245 lease-purchase of facilities and equipment and the employment of 1246 personnel for providing multichannel interactive video systems 1247 (ITSF) in the school districts of this state. 1248 (xviii) Purchases of prison industry products. 1249 From and after January 1, 1991, purchases made by state agencies 1250 or governing authorities involving any item that is manufactured, 1251 processed, grown or produced from the state's prison industries. 1252 (xix) Undercover operations equipment. 1253 of surveillance equipment or any other high-tech equipment to be used by law enforcement agents in undercover operations, provided 1254 1255 that any such purchase shall be in compliance with regulations 1256 established by the Department of Finance and Administration. 1257 (xx) Junior college books for rent. Purchases by community or junior colleges of textbooks which are obtained for 1258 1259 the purpose of renting such books to students as part of a book 1260 service system. (xxi) Certain school district purchases. 1261 1262 Purchases of commodities made by school districts from vendors 1263 with which any levying authority of the school district, as 1264 defined in Section 37-57-1, has contracted through competitive 1265 bidding procedures for purchases of the same commodities. 1266 (xxii) Garbage, solid waste and sewage contracts. 1267 Contracts for garbage collection or disposal, contracts for solid 1268 waste collection or disposal and contracts for sewage collection 1269 or disposal. 1270 (xxiii) Municipal water tank maintenance contracts. Professional maintenance program contracts for the 1271 1272 repair or maintenance of municipal water tanks, which provide

professional services needed to maintain municipal water storage

tanks for a fixed annual fee for a duration of two (2) or more

years.

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1276	(xxiv) Purchases of Mississippi Industries for the
1277	Blind products. Purchases made by state agencies or governing
1278	authorities involving any item that is manufactured, processed or
1279	produced by the Mississippi Industries for the Blind.
1280	(xxv) Purchases of state-adopted textbooks.
1281	Purchases of state-adopted textbooks by public school districts.
1282	(xxvi) Certain purchases under the Mississippi
1283	Major Economic Impact Act. Contracts entered into pursuant to the
1284	provisions of Section 57-75-9(2) and (3).
1285	(xxvii) Used heavy or specialized machinery or
1286	equipment for installation of soil and water conservation
1287	practices purchased at auction. Used heavy or specialized
1288	machinery or equipment used for the installation and
1289	implementation of soil and water conservation practices or
1290	measures purchased subject to the restrictions provided in
1291	Sections 69-27-331 through 69-27-341. Any purchase by the State
1292	Soil and Water Conservation Commission under the exemption
1293	authorized by this subparagraph shall require advance
1294	authorization spread upon the minutes of the commission to include
1295	the listing of the item or items authorized to be purchased and
1296	the maximum bid authorized to be paid for each item or items.
1297	(xxviii) Hospital lease of equipment or services.
1298	Leases by hospitals of equipment or services if the leases are in
1299	compliance with paragraph (1)(ii).
1300	(xxix) Purchases made pursuant to qualified
1301	cooperative purchasing agreements. Purchases made by certified
1302	purchasing offices of state agencies or governing authorities
1303	under cooperative purchasing agreements previously approved by the
1304	Office of Purchasing and Travel and established by or for any
1305	municipality, county, parish or state government or the federal
1306	government, provided that the notification to potential
1307	contractors includes a clause that sets forth the availability of

1308	the cooperative purchasing agreement to other governmental
1309	entities. Such purchases shall only be made if the use of the
1310	cooperative purchasing agreements is determined to be in the best
1311	interest of the governmental entity.
1312	(xxx) School yearbooks. Purchases of school
1313	yearbooks by state agencies or governing authorities; provided,
1314	however, that state agencies and governing authorities shall use
1315	for these purchases the RFP process as set forth in the
1316	Mississippi Procurement Manual adopted by the Office of Purchasing
1317	and Travel.
1318	(xxxi) Toll roads and bridge construction
1319	<b>projects</b> . Contracts entered into <u>under</u> the provisions of Section
1320	1 or 2 of Senate Bill No2375, 2007 Regular Session.
1321	(n) Term contract authorization. All contracts for the
1322	purchase of:
1323	(i) All contracts for the purchase of commodities,
1324	equipment and public construction (including, but not limited to,
1325	repair and maintenance), may be let for periods of not more than
1326	sixty (60) months in advance, subject to applicable statutory
1327	provisions prohibiting the letting of contracts during specified
1328	periods near the end of terms of office. Term contracts for a
1329	period exceeding twenty-four (24) months shall also be subject to
1330	ratification or cancellation by governing authority boards taking
1331	office subsequent to the governing authority board entering the
1332	contract.
1333	(ii) Bid proposals and contracts may include price
1334	adjustment clauses with relation to the cost to the contractor
1335	based upon a nationally published industry-wide or nationally
1336	published and recognized cost index. The cost index used in a
1337	price adjustment clause shall be determined by the Department of
1338	Finance and Administration for the state agencies and by the

governing board for governing authorities. The bid proposal and

1340 contract documents utilizing a price adjustment clause shall
1341 contain the basis and method of adjusting unit prices for the
1342 change in the cost of such commodities, equipment and public
1343 construction.

- (0) Purchase law violation prohibition and vendor penalty. No contract or purchase as herein authorized shall be made for the purpose of circumventing the provisions of this section requiring competitive bids, nor shall it be lawful for any person or concern to submit individual invoices for amounts within those authorized for a contract or purchase where the actual value of the contract or commodity purchased exceeds the authorized amount and the invoices therefor are split so as to appear to be authorized as purchases for which competitive bids are not Submission of such invoices shall constitute a required. misdemeanor punishable by a fine of not less than Five Hundred Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00), or by imprisonment for thirty (30) days in the county jail, or both such fine and imprisonment. In addition, the claim or claims submitted shall be forfeited.
- 1360 purchase procedure. When in response to a proper advertisement
  1361 therefor, no bid firm as to price is submitted to an electric
  1362 utility for power transformers, distribution transformers, power
  1363 breakers, reclosers or other articles containing a petroleum
  1364 product, the electric utility may accept the lowest and best bid
  1365 therefor although the price is not firm.
- 1366 (q) Fuel management system bidding procedure. Any
  1367 governing authority or agency of the state shall, before
  1368 contracting for the services and products of a fuel management or
  1369 fuel access system, enter into negotiations with not fewer than
  1370 two (2) sellers of fuel management or fuel access systems for
  1371 competitive written bids to provide the services and products for

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1372 the systems. In the event that the governing authority or agency 1373 cannot locate two (2) sellers of such systems or cannot obtain 1374 bids from two (2) sellers of such systems, it shall show proof 1375 that it made a diligent, good-faith effort to locate and negotiate 1376 with two (2) sellers of such systems. Such proof shall include, 1377 but not be limited to, publications of a request for proposals and 1378 letters soliciting negotiations and bids. For purposes of this 1379 paragraph (q), a fuel management or fuel access system is an automated system of acquiring fuel for vehicles as well as 1380 1381 management reports detailing fuel use by vehicles and drivers, and 1382 the term "competitive written bid" shall have the meaning as 1383 defined in paragraph (b) of this section. Governing authorities and agencies shall be exempt from this process when contracting 1384 1385 for the services and products of a fuel management or fuel access systems under the terms of a state contract established by the 1386 1387 Office of Purchasing and Travel.

Solid waste contract proposal procedure. entering into any contract for garbage collection or disposal, contract for solid waste collection or disposal or contract for sewage collection or disposal, which involves an expenditure of more than Fifty Thousand Dollars (\$50,000.00), a governing authority or agency shall issue publicly a request for proposals concerning the specifications for such services which shall be advertised for in the same manner as provided in this section for seeking bids for purchases which involve an expenditure of more than the amount provided in paragraph (c) of this section. Anv request for proposals when issued shall contain terms and conditions relating to price, financial responsibility, technology, legal responsibilities and other relevant factors as are determined by the governing authority or agency to be appropriate for inclusion; all factors determined relevant by the governing authority or agency or required by this paragraph (r)

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1404 shall be duly included in the advertisement to elicit proposals. 1405 After responses to the request for proposals have been duly 1406 received, the governing authority or agency shall select the most 1407 qualified proposal or proposals on the basis of price, technology 1408 and other relevant factors and from such proposals, but not 1409 limited to the terms thereof, negotiate and enter contracts with 1410 one or more of the persons or firms submitting proposals. governing authority or agency deems none of the proposals to be 1411 1412 qualified or otherwise acceptable, the request for proposals 1413 process may be reinitiated. Notwithstanding any other provisions 1414 of this paragraph, where a county with at least thirty-five thousand (35,000) nor more than forty thousand (40,000) 1415 population, according to the 1990 federal decennial census, owns 1416 1417 or operates a solid waste landfill, the governing authorities of any other county or municipality may contract with the governing 1418 1419 authorities of the county owning or operating the landfill, 1420 pursuant to a resolution duly adopted and spread upon the minutes 1421 of each governing authority involved, for garbage or solid waste 1422 collection or disposal services through contract negotiations. 1423 (s) Minority set-aside authorization. Notwithstanding 1424 any provision of this section to the contrary, any agency or 1425 governing authority, by order placed on its minutes, may, in its 1426 discretion, set aside not more than twenty percent (20%) of its 1427 anticipated annual expenditures for the purchase of commodities 1428 from minority businesses; however, all such set-aside purchases shall comply with all purchasing regulations promulgated by the 1429 1430 Department of Finance and Administration and shall be subject to bid requirements under this section. Set-aside purchases for 1431 1432 which competitive bids are required shall be made from the lowest 1433 and best minority business bidder. For the purposes of this paragraph, the term "minority business" means a business which is 1434 1435 owned by a majority of persons who are United States citizens or

- 1436 permanent resident aliens (as defined by the Immigration and
- 1437 Naturalization Service) of the United States, and who are Asian,
- 1438 Black, Hispanic or Native American, according to the following
- 1439 definitions:
- 1440 (i) "Asian" means persons having origins in any of
- 1441 the original people of the Far East, Southeast Asia, the Indian
- 1442 subcontinent, or the Pacific Islands.
- 1443 (ii) "Black" means persons having origins in any
- 1444 black racial group of Africa.
- 1445 (iii) "Hispanic" means persons of Spanish or
- 1446 Portuguese culture with origins in Mexico, South or Central
- 1447 America, or the Caribbean Islands, regardless of race.
- 1448 (iv) "Native American" means persons having
- 1449 origins in any of the original people of North America, including
- 1450 American Indians, Eskimos and Aleuts.
- 1451 (t) Construction punch list restriction. The
- 1452 architect, engineer or other representative designated by the
- 1453 agency or governing authority that is contracting for public
- 1454 construction or renovation may prepare and submit to the
- 1455 contractor only one (1) preliminary punch list of items that do
- 1456 not meet the contract requirements at the time of substantial
- 1457 completion and one (1) final list immediately before final
- 1458 completion and final payment.
- 1459 (u) Purchase authorization clarification. Nothing in
- 1460 this section shall be construed as authorizing any purchase not
- 1461 authorized by law.
- 1462 **SECTION 24.** Section 11-46-9, Mississippi Code of 1972, is
- 1463 amended as follows:
- 1464 11-46-9. (1) A governmental entity and its employees acting
- 1465 within the course and scope of their employment or duties shall
- 1466 not be liable for any claim:

- 1467 (a) Arising out of a legislative or judicial action or 1468 inaction, or administrative action or inaction of a legislative or 1469 judicial nature;
- 1470 (b) Arising out of any act or omission of an employee
- 1472 upon, or in the execution or performance of, or in the failure to

of a governmental entity exercising ordinary care in reliance

- 1473 execute or perform, a statute, ordinance or regulation, whether or
- 1474 not the statute, ordinance or regulation be valid;
- 1475 (c) Arising out of any act or omission of an employee
- 1476 of a governmental entity engaged in the performance or execution
- 1477 of duties or activities relating to police or fire protection
- 1478 unless the employee acted in reckless disregard of the safety and
- 1479 well-being of any person not engaged in criminal activity at the
- 1480 time of injury;

- 1481 (d) Based upon the exercise or performance or the
- 1482 failure to exercise or perform a discretionary function or duty on
- 1483 the part of a governmental entity or employee thereof, whether or
- 1484 not the discretion be abused;
- 1485 (e) Arising out of an injury caused by adopting or
- 1486 failing to adopt a statute, ordinance or regulation;
- 1487 (f) Which is limited or barred by the provisions of any
- 1488 other law;
- 1489 (g) Arising out of the exercise of discretion in
- 1490 determining whether or not to seek or provide the resources
- 1491 necessary for the purchase of equipment, the construction or
- 1492 maintenance of facilities, the hiring of personnel and, in
- 1493 general, the provision of adequate governmental services;
- 1494 (h) Arising out of the issuance, denial, suspension or
- 1495 revocation of, or the failure or refusal to issue, deny, suspend
- 1496 or revoke any privilege, ticket, pass, permit, license,
- 1497 certificate, approval, order or similar authorization where the
- 1498 governmental entity or its employee is authorized by law to

- 1499 determine whether or not such authorization should be issued,
- 1500 denied, suspended or revoked unless such issuance, denial,
- 1501 suspension or revocation, or failure or refusal thereof, is of a
- 1502 malicious or arbitrary and capricious nature;
- 1503 (i) Arising out of the assessment or collection of any
- 1504 tax or fee;
- 1505 (j) Arising out of the detention of any goods or
- 1506 merchandise by any law enforcement officer, unless such detention
- 1507 is of a malicious or arbitrary and capricious nature;
- 1508 (k) Arising out of the imposition or establishment of a
- 1509 quarantine, whether such quarantine relates to persons or
- 1510 property;
- 1511 (1) Of any claimant who is an employee of a
- 1512 governmental entity and whose injury is covered by the Workers'
- 1513 Compensation Law of this state by benefits furnished by the
- 1514 governmental entity by which he is employed;
- 1515 (m) Of any claimant who at the time the claim arises is
- 1516 an inmate of any detention center, jail, workhouse, penal farm,
- 1517 penitentiary or other such institution, regardless of whether such
- 1518 claimant is or is not an inmate of any detention center, jail,
- 1519 workhouse, penal farm, penitentiary or other such institution when
- 1520 the claim is filed;
- 1521 (n) Arising out of any work performed by a person
- 1522 convicted of a crime when the work is performed pursuant to any
- 1523 sentence or order of any court or pursuant to laws of the State of
- 1524 Mississippi authorizing or requiring such work;
- 1525 (o) Under circumstances where liability has been or is
- 1526 hereafter assumed by the United States, to the extent of such
- 1527 assumption of liability, including, but not limited to, any claim
- 1528 based on activities of the Mississippi National Guard when such
- 1529 claim is cognizable under the National Guard Tort Claims Act of
- 1530 the United States, 32 USCS 715 (32 USCS 715), or when such claim

- 1531 accrues as a result of active federal service or state service at
- 1532 the call of the Governor for quelling riots and civil
- 1533 disturbances;
- 1534 (p) Arising out of a plan or design for construction or
- 1535 improvements to public property, including, but not limited to,
- 1536 public buildings, highways, roads, streets, bridges, levees,
- 1537 dikes, dams, impoundments, drainage channels, diversion channels,
- 1538 harbors, ports, wharfs or docks, where such plan or design has
- 1539 been approved in advance of the construction or improvement by the
- 1540 legislative body or governing authority of a governmental entity
- 1541 or by some other body or administrative agency, exercising
- 1542 discretion by authority to give such approval, and where such plan
- 1543 or design is in conformity with engineering or design standards in
- 1544 effect at the time of preparation of the plan or design;
- 1545 (q) Arising out of an injury caused solely by the
- 1546 effect of weather conditions on the use of streets and highways;
- 1547 (r) Arising out of the lack of adequate personnel or
- 1548 facilities at a state hospital or state corrections facility if
- 1549 reasonable use of available appropriations has been made to
- 1550 provide such personnel or facilities;
- 1551 (s) Arising out of loss, damage or destruction of
- 1552 property of a patient or inmate of a state institution;
- 1553 (t) Arising out of any loss of benefits or compensation
- 1554 due under a program of public assistance or public welfare;
- 1555 (u) Arising out of or resulting from riots, unlawful
- 1556 assemblies, unlawful public demonstrations, mob violence or civil
- 1557 disturbances;
- 1558 (v) Arising out of an injury caused by a dangerous
- 1559 condition on property of the governmental entity that was not
- 1560 caused by the negligent or other wrongful conduct of an employee
- 1561 of the governmental entity or of which the governmental entity did
- 1562 not have notice, either actual or constructive, and adequate

L563	opportunity to protect or warn against; provided, however, that a
L564	governmental entity shall not be liable for the failure to warn of
L565	a dangerous condition which is obvious to one exercising due care;
L566	(w) Arising out of the absence, condition, malfunction
L567	or removal by third parties of any sign, signal, warning device,
L568	illumination device, guardrail or median barrier, unless the
L569	absence, condition, malfunction or removal is not corrected by the
L570	governmental entity responsible for its maintenance within a
L571	reasonable time after actual or constructive notice; * * *
L572	(x) Arising out of the administration of corporal
L573	punishment or the taking of any action to maintain control and
L574	discipline of students, as defined in Section 37-11-57, by a
L575	teacher, assistant teacher, principal or assistant principal of a
L576	public school district in the state unless the teacher, assistant
L577	teacher, principal or assistant principal acted in bad faith or
L578	with malicious purpose or in a manner exhibiting a wanton and
L579	willful disregard of human rights or safety; or
L580	(y) Arising out of the construction, maintenance or
L581	operation of any highway, bridge or roadway project entered into
L582	by the Mississippi Transportation Commission or other governmental
L583	entity and a company under the provisions of Section 1 or 2 of
L584	Senate Bill No. 2375, 2007 Regular Session, where the act or
L585	omission occurs during the term of any such contract.
L586	(2) A governmental entity shall also not be liable for any
L587	claim where the governmental entity:
L588	(a) Is inactive and dormant;
L589	(b) Receives no revenue;
L590	(c) Has no employees; and
L591	(d) Owns no property.
L592	(3) If a governmental entity exempt from liability by
1503	subsection (2) becomes active receives income hires employees or

acquires any property, such governmental entity shall no longer be

exempt from liability as provided in subsection (2) and shall be subject to the provisions of this chapter.

section 25. The Attorney General of the State of Mississippi shall submit this act, immediately upon approval by the Governor, or upon approval by the Legislature subsequent to a veto, to the Attorney General of the United States or to the United States

District Court for the District of Columbia in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended.

section 26. This act shall take effect and be in force from and after the date it is effectuated under Section 5 of the Voting Rights Act of 1965, as amended and extended.

## Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AUTHORIZE THE MISSISSIPPI TRANSPORTATION 2 COMMISSION, COUNTY BOARDS OF SUPERVISORS AND THE GOVERNING 3 AUTHORITIES OF MUNICIPALITIES TO CONSTRUCT, INDIVIDUALLY OR JOINTLY WITH OTHER GOVERNMENTAL ENTITIES, TOLL ROAD OR TOLL BRIDGE 5 PROJECTS WITHIN THE STATE; TO AUTHORIZE THE MISSISSIPPI 6 TRANSPORTATION COMMISSION, COUNTY BOARDS OF SUPERVISORS AND THE 7 GOVERNING AUTHORITIES OF MUNICIPALITIES TO CONTRACT WITH ANY 8 PERSON, CORPORATION OR OTHER BUSINESS LICENSED TO DO BUSINESS IN 9 THE STATE FOR THE PURPOSE OF CONSTRUCTING TOLL ROADS OR BRIDGES; 10 TO PRESCRIBE THE TERMS AND CONDITIONS FOR THE LETTING OF SUCH 11 CONTRACTS AND THE RIGHTS AND DUTIES OF THE PARTIES ENTERING INTO 12 SUCH CONTRACTS; TO AUTHORIZE COUNTIES, CITIES AND THE STATE TO 13 ISSUE REVENUE BONDS TO FINANCE TOLL ROAD AND TOLL BRIDGE PROJECTS; TO AMEND SECTIONS 65-3-1, 65-1-85, 31-7-13 AND 11-46-9, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS 14 15 16 ACT; AND FOR RELATED PURPOSES.