Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2385

BY: Committee

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

16	SECTION 1. Section 21-17-1, Mississippi Code of 1972, is
17	amended as follows:
18	21-17-1. (1) Every municipality of this state shall be a
19	municipal corporation and shall have power to sue and be sued; to
20	purchase and hold real estate, either within or without the
21	corporate limits, for all proper municipal purposes, including
22	parks, cemeteries, hospitals, schoolhouses, houses of correction,
23	waterworks, electric lights, sewers and other proper municipal
24	purposes; to purchase and hold personal property for all proper
25	municipal purposes; to acquire equipment and machinery by
26	lease-purchase agreement and to pay interest thereon, if
27	contracted, when needed for proper municipal purposes; to sell and
28	convey any real and personal property owned by it, and make such
29	order respecting the same as may be deemed conducive to the best
30	interest of the municipality, and exercise jurisdiction over the
31	same.
32	(2) (a) In case any of the real property belonging to a
33	municipality shall cease to be used for municipal purposes, the

governing authority of the municipality may sell, convey or lease

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the same on such terms as the municipal authority may elect.
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    case of a sale on a credit, the municipality shall charge
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    appropriate interest as contracted and shall have a lien on the
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    same for the purchase money, as against all persons, until paid
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    and may enforce the lien as in such cases provided by law.
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    deed of conveyance in such cases shall be executed in the name of
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    the municipality by the governing authority of the municipality
    pursuant to an order entered on the minutes. In any sale or
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    conveyance of real property, the municipality shall retain all
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    mineral rights that it owns, together with the right of ingress
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    and egress to remove same. Except as otherwise provided in this
    section, before any such lease, deed or conveyance is executed,
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    the governing authority of the municipality shall publish at least
    once each week for three (3) consecutive weeks, in a public
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    newspaper of the municipality in which the real property is
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    located, or if no newspaper be published as such, then in a
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    newspaper having general circulation therein, the intention to
    lease or sell, as the case may be, the municipally owned real
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    property and to accept sealed competitive bids for the leasing or
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    sale. The governing authority of the municipality shall
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    thereafter accept bids for the lease or sale and shall award the
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    lease or sale to the highest bidder in the manner provided by law.
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    However, whenever the governing authority of the municipality
    shall find and determine, by resolution duly and lawfully adopted
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    and spread upon its minutes (i) that any municipally owned real
    property is no longer needed for municipal or related purposes and
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    is not to be used in the operation of the municipality, (ii) that
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    the sale of such property in the manner otherwise provided by law
    is not necessary or desirable for the financial welfare of the
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    municipality, and (iii) that the use of such property for the
    purpose for which it is to be sold, conveyed or leased will
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    promote and foster the development and improvement of the
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- 67 community in which it is located and the civic, social,
- 68 educational, cultural, moral, economic or industrial welfare
- 69 thereof, the governing authority of the municipality shall be
- 70 authorized and empowered, in its discretion, to sell, convey or
- 71 lease same for any of the purposes set forth herein without having
- 72 to advertise for and accept competitive bids.
- 73 (b) In any case in which a municipality proposes to
- 74 sell, convey or lease real property under the provisions of this
- 75 subsection (2) without advertising for and accepting competitive
- 76 bids, the governing authority may sell, convey or lease the
- 77 property as follows:
- 78 (i) Consideration for the purchase, conveyance or
- 79 lease of the property shall be not less than the average of the
- 80 fair market price for such property as determined by three (3)
- 81 professional property appraisers selected by the municipality and
- 82 approved by the purchaser or lessee. Appraisal fees shall be
- 83 shared equally by the municipality and the purchaser or lessee; or
- 84 (ii) The governing authority of a municipality may
- 85 contract for the professional services of a Mississippi licensed
- 86 real estate broker to assist the municipality in the marketing and
- 87 sale or lease of the property, and may provide the broker
- 88 reasonable compensation for services rendered to be paid from the
- 89 sale or lease proceeds. The reasonable compensation shall not
- 90 exceed the usual and customary compensation for similar services
- 91 within the municipality.
- 92 (3) Whenever the governing authority of the municipality
- 93 shall find and determine by resolution duly and lawfully adopted
- 94 and spread upon the minutes that municipally owned real property
- 95 is not used for municipal purposes and therefore surplus as set
- 96 forth in subsection (2) of this section:
- 97 (a) The governing authority may donate such lands to a
- 98 bona fide not-for-profit civic or eleemosynary corporation

organized and existing under the laws of the State of Mississippi 99 100 and granted tax exempt status by the Internal Revenue Service and may donate such lands and necessary funds related thereto to the 101 102 public school district in which the land is situated for the 103 purposes set forth herein. Any deed or conveyance executed 104 pursuant hereto shall contain a clause of reverter providing that 105 the bona fide not-for-profit corporation or public school district may hold title to such lands only so long as they are continued to 106 107 be used for the civic, social, educational, cultural, moral, 108 economic or industrial welfare of the community, and that title 109 shall revert to the municipality in the event of the cessation of such use for a period of two (2) years. In any such deed or 110 111 conveyance, the municipality shall retain all mineral rights that it owns, together with the right of ingress and egress to remove 112 113 same; The governing authority may donate such lands to a 114 115

bona fide not-for-profit corporation (such as Habitat for Humanity) which is primarily engaged in the construction of housing for persons who otherwise can afford to live only in substandard housing. In any such deed or conveyance, the municipality shall retain all mineral rights that it owns, together with the right of ingress and egress to remove same;

(c) In the event the governing authority does not wish to donate title to such lands to the bona fide not-for-profit civic or eleemosynary corporation, but wishes to retain title to the lands, the governing authority may lease the lands to a bona fide not-for-profit corporation described in paragraph (a) or (b) for less than fair market value;

(d) Nothing contained in this subsection (3) shall be construed to prohibit, restrict or to prescribe conditions with regard to the authority granted under Section 17-25-3.

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(4) Every municipality shall also be authorized and 130 131 empowered to loan to private persons or entities, whether organized for profit or nonprofit, funds received from the United 132 133 States Department of Housing and Urban Development (HUD) under an 134 urban development action grant or a community development block 135 grant under the Housing and Community Development Act of 1974 136 (Public Law 93-383), as amended, and to charge interest thereon if contracted, provided that no such loan shall include any funds 137 138 from any revenues other than the funds from the United States 139 Department of Housing and Urban Development; to make all contracts 140 and do all other acts in relation to the property and affairs of the municipality necessary to the exercise of its governmental, 141 142 corporate and administrative powers; and to exercise such other or

further powers as are otherwise conferred by law.

- establish an employer-assisted housing program to provide funds to eligible employees to be used toward the purchase of a home. This assistance may be applied toward the down payment, closing costs or any other fees or costs associated with the purchase of a home. The housing assistance may be in the form of a grant, forgivable loan or repayable loan. The governing authority of a municipality may contract with one or more public or private entities to provide assistance in implementing and administering the program and shall adopt rules and regulations regarding the eligibility of a municipality for the program and for the implementation and administration of the program. However, no general funds of a municipality may be used for a grant or loan under the program.
- (b) Participation in the program established under this subsection (5) shall be available to any eligible municipal employee as determined by the governing authority of the municipality. Any person who receives financial assistance under the program must purchase a house and reside within certain

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- 162 geographic boundaries as determined by the governing authority of 163 the municipality.
- 164 (c) If the assistance authorized under this subsection
- 165 (5) is structured as a forgivable loan, the participating employee
- 166 must remain as an employee of the municipality for an agreed upon
- 167 period of time, as determined by the rules and regulations adopted
- 168 by the governing authority of the municipality, in order to have
- 169 the loan forgiven. The forgiveness structure, amount of
- 170 assistance and repayment terms shall be determined by the
- 171 governing authority of the municipality.
- 172 (6) The governing authority of any municipality may contract
- 173 with a private attorney or private collection agent or agency to
- 174 collect any type of delinquent payment owed to the municipality,
- 175 including, but not limited to, past due fees and fines. Any such
- 176 contract debt may provide for payment contingent upon successful
- 177 collection efforts or payment based upon a percentage of the
- 178 delinquent amount collected; however, the entire amount of all
- 179 delinquent payments collected shall be remitted to the
- 180 municipality and shall not be reduced by any collection costs or
- 181 fees. Any private attorney or private collection agent or agency
- 182 contracting with the municipality under the provisions of this
- 183 subsection shall give bond or other surety payable to the
- 184 municipality in such amount as the governing authority of the
- 185 municipality deems sufficient. Any private attorney with whom the
- 186 municipality contracts under the provisions of this subsection
- 187 must be a member in good standing of The Mississippi Bar. Any
- 188 private collection agent or agency with whom the municipality
- 189 contracts under the provisions of this subsection must meet all
- 190 licensing requirements for doing business in the State of
- 191 Mississippi. Neither the municipality nor any officer or employee
- 192 of the municipality shall be liable, civilly or criminally, for
- 193 any wrongful or unlawful act or omission of any person or business

with whom the municipality has contracted under the provisions of 194 195 this subsection. The Mississippi Department of Audit shall 196 establish rules and regulations for use by municipalities in 197 contracting with persons or businesses under the provisions of 198 this subsection. If a municipality uses its own employees to 199 collect any type of delinquent payment owed to the municipality, 200 then from and after July 1, 2000, the municipality may charge an 201 additional fee for collection of the delinquent payment provided 202 the payment has been delinquent for ninety (90) days. 203 collection fee may not exceed fifteen percent (15%) of the 204 delinquent payment if the collection is made within this state and may not exceed twenty-five percent (25%) of the delinquent payment 205 206 if the collection is made outside this state. In conducting collection of delinquent payments, the municipality may utilize 207 208 credit cards or electronic fund transfers. The municipality may 209 pay any service fees for the use of such methods of collection 210 from the collection fee, but not from the delinquent payment. 211 There shall be due to the municipality from any person whose 212 delinquent payment is collected under a contract executed as 213 provided in this subsection an amount, in addition to the 214 delinquent payment, of not to exceed twenty-five percent (25%) of 215 the delinquent payment for collections made within this state, and 216 not to exceed fifty percent (50%) of the delinquent payment for 217 collections made outside of this state.

- 218 (7) In addition to such authority as is otherwise granted
 219 under this section, the governing authority of any municipality
 220 may expend funds necessary to maintain and repair, and to purchase
 221 liability insurance, tags and decals for, any personal property
 222 acquired under the Federal Excess Personal Property Program that
 223 is used by the local volunteer fire department.
- 224 (8) The governing authority of any municipality may, in its 225 discretion, donate personal property or funds to the public school

- district or districts located in the municipality for the
 promotion of educational programs of the district or districts
 within the municipality.
- 230 Under Section 21-19-65, the governing authority of any
 231 municipality, in its discretion, may expend municipal funds to
 232 match any state, federal or private funding for any program
 233 administered by the State of Mississippi, the United States
 234 government or any nonprofit organization that is exempt under 26
 235 USCS Section 501(c)(3) from paying federal income tax.
- 236 (10) The governing authority of any municipality that owns
 237 and operates a gas distribution system, as defined in Section
 238 21-27-11(b), and the governing authority of any public natural gas
 239 district are authorized to contract for the purchase of the supply
 240 of natural gas for a term of up to ten (10) years with any public
 241 nonprofit corporation which is organized under the laws of this
 242 state or any other state.
- (11) In addition to such authority as is otherwise granted 243 under this section, whenever the governing authorities of any 244 245 municipality find and determine, by resolution duly and lawfully 246 adopted and spread upon their official minutes that any 247 municipally owned real property which was acquired by the 248 municipality by reason of a tax sale or by reason of the property 249 having been abandoned or blighted (a) is not needed for municipal 250 or related purposes and is not to be used in the operation of the 251 municipality, (b) that the sale of such property in the manner otherwise provided by law is not necessary or desirable for the 252 253 financial welfare of the municipality, and (c) that the use of such property for the purpose for which it is to be conveyed will 254 255 promote and foster the development and improvement of the 256 community in which it is located or the civic, social,

educational, cultural, moral, economic or industrial welfare

258	thereof, the governing authorities of the municipality, in their
259	discretion, may sell, lease, donate or otherwise convey such
260	property to any person or legal entity without public notice,
261	without having to advertise for and accept competitive bids,
262	without appraisal, with or without consideration and on such terms
263	and conditions as the parties may agree. All costs associated
264	with the conveyance shall be paid by the person or entity to whom
265	the conveyance is made. Any deed or instrument of conveyance
266	executed pursuant to the authority granted under this subsection
267	shall contain a clause of reverter providing that the person or
268	entity to whom the property is conveyed may hold title to such
269	lands only so long as the property is used for the purposes for
270	which it was conveyed, and that title shall revert to the
271	municipality in the event of the cessation of such use for a
272	period of two (2) years. In any such deed or instrument of
273	conveyance, the municipality shall retain all mineral rights that
274	it owns, together with the right of ingress and egress to remove
275	same.
276	(12) In addition to the findings in subsection (11), the
277	municipality may divide in half twenty-five (25) or less foot lots
278	in residential areas and give each one-half (1/2) to adjoining
279	property owners provided both properties are owned by the
280	residents and none of the property is rented.
281	(13) The powers conferred by this section shall be in
282	addition and supplemental to the powers conferred by any other
283	law, and nothing contained in this section shall be construed to
284	prohibit, or to prescribe conditions concerning, any practice or
285	practices authorized under any other law.
286	SECTION 2. This act shall take effect and be in force from

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

and after July 1, 2007.

AN ACT TO AMEND SECTION 21-17-1, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE GOVERNING AUTHORITIES OF ANY MUNICIPALITY TO CONVEY 2 MUNICIPALLY OWNED REAL PROPERTY TO ANY PERSON OR LEGAL ENTITY, WITHOUT PUBLIC NOTICE, WITHOUT HAVING TO ADVERTISE FOR AND ACCEPT COMPETITIVE BIDS, WITHOUT APPRAISAL AND WITH OR WITHOUT CONSIDERATION IF THE GOVERNING AUTHORITIES DETERMINE THAT SUCH 5 6 PROPERTY THAT WAS ACQUIRED BY A TAX SALE OR BY REASON OF THE 7 8 PROPERTY HAVING BEEN ABANDONED OR BLIGHTED IS NO LONGER NEEDED FOR 9 MUNICIPAL OR RELATED PURPOSES AND THAT THE CONVEYANCE THEREOF WILL PROMOTE AND FOSTER THE DEVELOPMENT AND IMPROVEMENT OF THE COMMUNITY IN WHICH IT IS LOCATED; TO AUTHORIZE MUNICIPALITIES TO 10 11 DIVIDE AND GIVE AWAY LOTS THAT ARE 25 FEET OR LESS TO ADJOINING 12 13 PROPERTY OWNERS IF CERTAIN CONDITIONS ARE MET; AND FOR RELATED 14 PURPOSES.