Senate Amendments to House Bill No. 1048

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

L9	SECTION 1. Section 7-5-1, Mississippi Code of 1972, is
20	amended as follows:
21	7-5-1. (1) The Attorney General provided for by Section 173
22	of the Mississippi Constitution shall be elected at the same time
23	and in the same manner as the Governor is elected. His term of
24	office shall be four (4) years and his compensation shall be fixed
25	by the Legislature. He shall be the chief legal officer and
26	advisor for the state, both civil and criminal, and is charged
27	with managing all litigation on behalf of the state. No arm or
28	agency of the state government shall bring or defend a suit
29	against another such arm or agency without prior written approval
30	of the Attorney General. He shall have the powers of the Attorney
31	General at common law and, subject to the notice requirements of
32	subsection (2) of this section, is given the sole power to bring
33	or defend a lawsuit on behalf of a state agency, the subject
34	matter of which is of statewide interest, and he shall intervene
35	and argue the constitutionality of any statute when notified of a
36	challenge thereto, pursuant to the Mississippi Rules of Civil
37	Procedure. His qualifications for office shall be as provided for
38	chancery and circuit judges in Section 154 of the Mississippi
39	Constitution.
10	(2) No legal action on behalf of any state agency, including
11	a suit to recoup funds expended by an agency, may be taken until
12	seven (7) working days' written notice of the proposed legal
13	action is given to the executive director of the agency unless
14	irreparable inquiry to the state would result by waiting for the

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    expiration of the seven-day period. Upon the expiration of the
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- 46 notice period, the Attorney General may institute suit with or
- without the consent of the executive director of the agency. In 47
- such instances where the executive director does not consent, the 48
- 49 agency may retain separate counsel pursuant to Section 4 of House
- Bill No. 1048, 2007 Regular Session. 50
- SECTION 2. Section 7-5-5, Mississippi Code of 1972, is 51
- amended as follows: 52
- 53 7-5-5. (1) The Attorney General shall appoint nine (9)
- competent attorneys, each of whom shall be designated as an 54
- assistant attorney general. The assistants shall each possess all 55
- of the qualifications required by law of the Attorney General and 56
- shall have power and authority under the direction and supervision 57
- of the Attorney General to perform all of the duties required by 58
- 59 law of that officer; and each shall be liable to the pains and
- penalties to which the Attorney General is liable. 60 The assistants
- 61 shall serve at the will and pleasure of the Attorney General, and
- they shall devote their entire time and attention to the duties 62
- pertaining to the Department of Justice as required by the general 63
- The compensation of the within enumerated assistant 64
- 65 attorneys general and all other regular assistants authorized by
- law shall be fixed by the Attorney General not to exceed the 66
- compensation fixed by law for such assistants. 67
- (2) (a) The Attorney General is hereby authorized, 68
- empowered and directed to designate three (3) of the * * * 69
- 70 assistant attorneys general to devote their time and attention
- primarily to defending and aiding in the defense in all courts of 71
- any suit, filed or threatened, against the State of Mississippi, 72
- against any subdivision thereof, or against any agency or 73
- 74 instrumentality of the state or subdivision, including all elected
- 75 officials and any other officer or employee thereof. When the
- circumstances permit, the assistants may perform any of the 76
- Attorney General's powers and duties, including, but not limited 77
- to, engaging in lawsuits outside the state when in his opinion 78
- 79 same would help bring about the equal application of federal laws

80 and court decisions in every state and guaranteeing equal 81 protection of the laws as guaranteed every citizen by the United States Constitution. 82 (b) To further prosecute and insure such purposes, 83 84 subject to the limitations in this paragraph, the Attorney General 85 is hereby further expressly authorized, empowered and directed to employ such additional counsel as special assistant attorneys 86 87 general as may be necessary or advisable, on a fee or contract 88 basis; and the Attorney General shall be the sole judge of the 89 compensation in such cases. 90 (i) Any contract for services of additional 91 counsel entered into by the Attorney General or any other agency 92 authorized by law where the anticipated fee is in excess of One Million Dollars (\$1,000,000.00) shall require that the contracting 93 94 attorney or law firm keep current and complete written time and expense records that describe in detail the time and money spent 95 96 each day in performance of the contract. 97 (ii) Any contract for legal services entered into 98 by the Attorney General or any other agency authorized by law 99 where the legal fee is reasonably expected to exceed One Million Dollars (\$1,000,000.00) shall be reviewed by the Personal Service 100 101 Contract Review Board pursuant to Section 25-9-120. 102 (iii) In those cases where the anticipated fee is 103 in excess of One Million Dollars (\$1,000,000.00), no contract for 104 services of additional counsel shall be entered into by the 105 Attorney General or any other agency authorized by law until 106 requests for proposals have been issued to at least three (3) 107 separate law firms or solo practitioners, and the Attorney General 108 or agency shall submit copies of all proposals to the Personal 109 Service Contract Review Board. 110 (iv) On conclusion of the matter for which the outside legal services were obtained, the contracting attorney or 111 law firm shall provide the Personal Service Contract Review Board 112

with a complete written statement showing the contracting

attorney's or law firm's computation of the amount of all fees and

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- 115 expenses, and the final complete time and expense records required
- 116 under subparagraph (i) of this paragraph.
- The Attorney General may discharge any assistant 117
- 118 attorney general or special assistant attorney general at his
- pleasure and appoint another in his stead. The assistant 119
- attorneys general shall devote their entire time and attention to 120
- the duties pertaining to the Department of Justice under the 121
- 122 control and supervision of the Attorney General.
- 123 **SECTION 3.** Section 7-5-21, Mississippi Code of 1972, is
- amended as follows: 124
- 125 7-5-21. The Attorney General shall keep a docket of all
- causes in which he is required to appear or is appearing, either 126
- through his office or through retained counsel, which must * * * 127
- be open to the inspection of the public and must show the county, 128
- 129 district, and court in which the causes have been instituted and
- tried, and whether they be civil or criminal. If civil, the 130
- 131 docket must show the nature of the demand, the stage of the
- 132 proceedings, the name and address of any retained or contract
- 133 counsel, a memorandum of the judgment when prosecuted to judgment,
- any process issued thereon, whether satisfied or not, and if not 134
- satisfied, the return of the sheriff. If criminal, the docket 135
- 136 must show the nature of the crime, the mode of prosecution, the
- 137 stage of the proceedings, a memorandum of the sentence when
- 138 prosecuted to a sentence, the execution thereof, if executed, and,
- 139 if not executed, the reasons of delay or prevention.
- 140 SECTION 4. The governing director or governing entity of any
- state agency, board, institution or commission is entitled to 141
- 142 retain special counsel on a fee or salary basis if a conflict of
- 143 interest exists between the positions of the agency, board,
- 144 institution or commission and the Office of the Attorney General
- 145 as to a legal or policy position with regard to which the agency,
- 146 board, institution or commission has standing. The compensation
- of any special counsel under this section shall not exceed 147
- 148 recognized bar rates for similar services; the attorney's
- 149 compensation shall be paid out of any funds appropriated or

- 150 otherwise available to the appointing or employing entity.
- 151 contract provides for a fee anticipated to exceed One Million
- Dollars (\$1,000,000.00), the agency, board, institution or 152
- 153 commission shall not enter into a contract for legal services
- 154 until requests for proposals have been issued to at least three
- 155 (3) separate law firms or solo practitioners; copies of all
- proposals shall be submitted to the Personal Service Contract 156
- 157 Review Board.
- 158 SECTION 5. Section 25-9-120, Mississippi Code of 1972, is
- 159 amended as follows:
- 160 25-9-120. (1) Contract personnel, whether classified as
- contract workers or independent contractors shall not be deemed 161
- 162 state service or nonstate service employees of the State of
- 163 Mississippi, and shall not be eligible to participate in the
- 164 Public Employees' Retirement System, or the state employee health
- plan, nor be allowed credit for personal and sick leave and other 165
- 166 leave benefits as employees of the State of Mississippi,
- notwithstanding Sections 25-3-91 through 25-3-101; 25-9-101 167
- through 25-9-151; 25-11-1 through 25-11-126; 25-11-128 through 168
- 25-11-131; 25-15-1 through 25-15-23 and for the purpose set forth 169
- 170 herein. Contract workers, i.e., contract personnel who do not
- 171 meet the criteria of independent contractors, shall be subject to
- 172 the provisions of Section 25-11-127.
- 173 There is hereby created the Personal Service Contract
- 174 Review Board, which shall be composed of the State Personnel
- Director, the Executive Director of the Department of Finance and 175
- 176 Administration, or his designee, the Commissioner of Corrections,
- 177 or his designee, the Executive Director of the Mississippi
- 178 Department of Wildlife and Fisheries, or his designee, and the
- 179 Executive Director of the Department of Environmental Quality, or
- 180 his designee. The State Personnel Director shall be chairman and
- shall preside over the meetings of the board. The board shall 181
- annually elect a vice chairman, who shall serve in the absence of 182
- 183 the chairman. No business shall be transacted, including adoption
- 184 of rules of procedure, without the presence of a quorum of the

- Three (3) members shall be a quorum. No action shall be 185 board.
- 186 valid unless approved by the chairman and two (2) other of those
- members present and voting, entered upon the minutes of the board 187
- 188 and signed by the chairman. Necessary clerical and administrative
- support for the board shall be provided by the State Personnel 189
- 190 Minutes shall be kept of the proceedings of each meeting,
- copies of which shall be filed on a monthly basis with the 191
- 192 Legislative Budget Office.
- 193 (3) The Personal Service Contract Review Board shall have
- 194 the following powers and responsibilities:
- 195 Promulgate rules and regulations governing the (a)
- solicitation and selection of contractual services personnel 196
- 197 including personal and professional services contracts for any
- form of consulting, policy analysis, public relations, marketing, 198
- 199 public affairs, legislative advocacy services or any other
- 200 contract that the board deems appropriate for oversight, with the
- 201 exception of any personal service contracts entered into for
- 202 computer or information technology-related services governed by
- the Mississippi Department of Information Technology Services, any 203
- 204 personal service contracts entered into by the Mississippi
- Department of Transportation, and any contract for attorney not 205
- 206 subject to paragraph (b)(ii) of this subsection, accountant,
- 207 auditor, physician, dentist, architect, engineer, veterinarian and
- 208 utility rate expert services. Any such rules and regulations
- 209 shall provide for maintaining continuous internal audit covering
- the activities of such agency affecting its revenue and 210
- 211 expenditures as required under Section 7-7-3(6)(d), Mississippi
- 212 Code of 1972;
- 213 (i) Approve all personal and professional services
- 214 contracts involving the expenditures of funds in excess of One
- Hundred Thousand Dollars (\$100,000.00). 215
- (ii) Review all contracts for legal services, 216
- whether on a set fee, contingent fee or hourly fee basis, in which 217
- 218 the anticipated fee is in excess of One Million Dollars
- 219 (\$1,000,000.00), and provide a recommendation to the Attorney

220 General or the retaining agency which the Attorney General or the

221 retaining agency may consider.

(c) Develop standards with respect to contractual

223 services personnel which require invitations for public bid,

224 requests for proposals, record keeping and financial

225 responsibility of contractors. The Personal Service Contract

226 Review Board may, in its discretion, require the agency involved

227 to advertise such contract for public bid, and may reserve the

228 right to reject any or all bids;

229 (d) Prescribe certain circumstances whereby agency

230 heads may enter into contracts for personal and professional

231 services without receiving prior approval from the Personal

232 Service Contract Review Board. The Personal Service Contract

233 Review Board may establish a preapproved list of providers of

234 various personal and professional services for set prices with

235 which state agencies may contract without bidding or prior

236 approval from the board;

237 (e) To provide standards for the issuance of requests

238 for proposals, the evaluation of proposals received, consideration

239 of costs and quality of services proposed, contract negotiations,

240 the administrative monitoring of contract performance by the

241 agency and successful steps in terminating a contract;

242 (f) To present recommendations for governmental

privatization and to evaluate privatization proposals submitted by

244 any state agency;

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245 (g) To authorize personal and professional service

246 contracts to be effective for more than one (1) year provided a

247 funding condition is included in any such multiple year contract,

248 except the State Board of Education, which shall have the

249 authority to enter into contractual agreements for student

250 assessment for a period up to ten (10) years. The State Board of

251 Education shall procure these services in accordance with the

252 Personal Service Contract Review Board procurement regulations;

253		(h)	То	rec	quest	the	Stat	e A	Auditor	to	cor	nduct	a
254	performanc	e aud	lit	on	any	perso	onal	or	profess	sion	nal	servi	ice
255	contract;												

- (i) Prepare an annual report to the Legislature

 concerning the issuance of personal service contracts during the

 previous year, collecting any necessary information from state

 agencies in making such report.
- 260 (4) No member of the Personal Service Contract Review Board
 261 shall use his official authority or influence to coerce, by threat
 262 of discharge from employment, or otherwise, the purchase of
 263 commodities or the contracting for personal or professional
 264 services under this section.
- 265 (5) The Personal Service Contract Review Board may retain

 266 outside counsel for the purpose of advising it in its review

 267 pursuant to subsection (3)(b)(ii) of contracts entered into by the

 268 Attorney General or an agency for outside legal counsel.
- 269 **SECTION 6.** This act shall take effect and be in force from 270 and after July 1, 2007.

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

1 AN ACT TO AMEND SECTION 7-5-1, MISSISSIPPI CODE OF 1972, TO 2 PROVIDE THAT NOTICE OF CERTAIN LITIGATION SHALL BE GIVEN TO AN 3 AGENCY HEAD AND THAT AGENCIES MAY RETAIN SEPARATE COUNSEL IN 4 CERTAIN SITUATIONS; TO AMEND SECTION 7-5-5, MISSISSIPPI CODE OF 5 1972, TO REVISE THE AUTHORITY OF THE ATTORNEY GENERAL TO ENTER 6 INTO CONTRACTS FOR OUTSIDE LEGAL SERVICES; TO AMEND SECTION 7 7-5-21, MISSISSIPPI CODE OF 1972, TO REVISE THE CASE DOCKET MAINTAINED BY THE ATTORNEY GENERAL; TO AUTHORIZE STATE AGENCIES 8 AND OTHER STATE ENTITIES TO DIRECTLY EMPLOY LEGAL COUNSEL, WHETHER 9 SALARIED OR ON A CASE-BY-CASE BASIS, WHEN CERTAIN CONFLICTS OF 10 11 INTEREST EXIST; TO PROVIDE THAT COMPENSATION OF SUCH LEGAL COUNSEL MAY BE PAID FROM ANY FUNDS APPROPRIATED OR OTHERWISE AVAILABLE TO 12 13 THE APPOINTING OR EMPLOYING ENTITY; TO AMEND SECTION 25-9-120, MISSISSIPPI CODE OF 1972, TO REVISE THE DUTIES OF THE PERSONAL 14 SERVICE CONTRACT REVIEW BOARD TO REVIEW CERTAIN FEE CONTRACTS FOR OUTSIDE LEGAL COUNSEL WHEN ENTERED INTO BY THE ATTORNEY GENERAL OR 15 16 STATE AGENCIES; AND FOR RELATED PURPOSES. 17

SS26\HB1048A.1J

John O. Gilbert Secretary of the Senate