Senate Amendments to House Bill No. 1330

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:

10 SECTION 1. Section 31-11-30, Mississippi Code of 1972, is
11 amended as follows:

31-11-30. (1) Every capital improvements project for new 12 facilities, costing Two Million Dollars (\$2,000,000.00) or more, 13 which is developed to repair, renovate, construct, remodel, add to 14 or improve a state-owned public building shall be funded by the 15 16 Legislature in two (2) phases. The two-phase funding requirement 17 shall not apply to capital improvements projects for a state-owned port or where the Legislature finds that an emergency or critical 18 19 need must be met or a court order complied with. The two (2) phases shall not be funded in the same regular session of the 20 21 Legislature. Each phase shall be funded in a separate session of the Legislature. Phase 1 shall be a preplanned capital 22 23 improvements project budget projection for the project and shall 24 be funded first. Phase 2 shall be the actual repair, renovation, construction, remodeling, addition to or improvement of the 25 state-owned public building and the acquisition of furniture and 26 27 equipment for the capital improvements project and shall be funded 28 second.

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(2) For the purposes of this section:

30 (a) "Preplanned" or "preplanning" means the preliminary
31 planning that establishes the program, scope, design and budget
32 for a capital improvements project.

33 (b) "Emergency" has the meaning as defined in Section 34 <u>31-7-1.</u> (c) "Critical need" means necessary to meet

36 <u>accreditation standards or necessary to respond to failures in</u> 37 planning.

(3) Every state agency that plans to repair, renovate, 38 construct, remodel, add to or improve a state-owned public 39 40 building shall submit a preplanned capital improvements project budget projection to the Bureau of Building, Grounds and Real 41 42 Property Management for evaluation. The bureau shall assess the need for all preplanned projects submitted and shall compile a 43 44 report on its findings. Any capital improvements project for new facilities costing less than Two Million Dollars (\$2,000,000.00) 45 shall not be required to be preplanned. 46

47 (4) Upon the completion of any preplanning for a capital
48 improvements project, if such preplanning is funded with
49 self-generated funds by a state agency, the plan shall be
50 submitted to the bureau for evaluation.

51 (5) This section shall not apply to capital improvements 52 projects authorized by the Legislature before the 2001 Regular 53 Session of the Legislature.

54 (6) This section shall apply to any community or junior
55 college project funded in whole or in part by either state bonds
56 or funds appropriated for that construction by the Legislature.

57 **SECTION 2.** This act shall take effect and be in force from 58 and after July 1, 2007.

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

AN ACT TO AMEND SECTION 31-11-30, MISSISSIPPI CODE OF 1972, TO DEFINE THE TERMS "EMERGENCY" AND "CRITICAL NEED" FOR THE PURPOSES OF EXEMPTION FROM THE REQUIREMENT OF FUNDING CAPITAL IMPROVEMENTS PROJECTS INVOLVING STATE BUILDINGS IN TWO PHASES; TO REQUIRE THAT CONSTRUCTION PROJECTS FUNDED WITH STATE BOND FUNDS OR OTHER STATE FUNDS AUTHORIZED FOR COMMUNITY AND JUNIOR COLLEGES BE ADMINISTERED THROUGH THE TWO-PHASE PLANNING PROCESS; AND FOR RELATED PURPOSES.

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John O. Gilbert Secretary of the Senate

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