Lost COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1599

BY: Committee

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

6 **SECTION 1.** Chapter 958, Local and Private Laws of 2003, is 7 amended as follows:

Section 1. The purpose of this act is to promote the 8 9 development of certain undeveloped rural areas in Marshall County, 10 Mississippi, described in Section 3 of this act, and to authorize 11 the Industrial Development Authority of Marshall County, 12 Mississippi, to develop public and private partnerships to facilitate the economic growth of the area by providing developed 13 14 sites for the location and construction of manufacturing plants, distribution facilities, research facilities, regional and 15 16 national offices with supportive services and facilities. 17 Section 2. Whenever used in this act, the following words and terms shall have the following respective meanings unless a 18 different meaning clearly appears from the context: 19 "Authority" means the Industrial Development 20 (a) 21 Authority of Marshall County, Mississippi, created pursuant to Chapter 869, Local and Private Laws of 1983, as amended. 22 23 (b) "Bonds" means either revenue bonds, bond 24 anticipation notes, or other types of debt instruments issued by

the authority unless the reference to bonds clearly indicates which type of bonds are being referred to, such as "revenue bonds," "general obligation bonds," "bond anticipation notes" or other specific forms of debt instruments.

29 (C) "Cost of project" means all costs of site 30 preparation and other start-up costs; all costs of construction; 31 all costs of real and personal property acquired for the purposes 32 of the development area and facilities related thereto, including land and any rights or undivided interest therein, easements, 33 34 franchises, fees, permits, approvals, licenses and certificates and the securing of such permits, approvals, licenses and 35 36 certificates; all machinery and equipment, including any cost associated with financing charges and interest before and during 37 38 construction and during such additional period as the authority reasonably may determine to be necessary for the placing of the 39 40 project in operation; costs of engineering, geotechnical, 41 architectural and legal services; costs of plans, testing, 42 development and specifications and all expenses necessary or 43 incident to determining the feasibility or practicability of the 44 project; administrative expenses; and all expenses as may be 45 necessary or incidental to the financing. The costs of the 46 project also may include funds for the creation of a debt service 47 reserve, a renewal and replacement reserve, and such other reserves as may be reasonably required by a specific bond issue 48 49 for the operation of its projects and as may be authorized by bond resolution or trust agreement or indenture under the provisions of 50 51 which the issuance of any such bonds may be authorized. Anv obligation or expense incurred for any of the foregoing purposes 52 shall be regarded as a part of the project and may be paid or 53 54 reimbursed out of the proceeds of user fees, of revenue bonds or 55 notes issued for such project, or from other revenues obtained by the authority. 56

57 (d) "County" means Marshall County, Mississippi.
58 (e) "Development area" means the Chickasaw Trail
59 Economic Development Area described in Section 3 of this act.

(f) "Enterprise" means any for profit or nonprofit
venture, business, service provided, industrial facility or
utility located within the development area under any agreement or
contract with the authority.

(g) "Facilities" means any plant, structure, building,
improvement, land or any other real or personal property of the
authority or used or useful in a project under this act.

(h) "Governing body" means the elected or duly
appointed officials constituting the governing body of a
municipality or county.

70 (i) "Municipality" means any incorporated city or town71 within the county.

(j) "Person" means any natural person, corporation,
association, partnership, receiver, trustee, guardian, executor,
administrator, fiduciary, governmental unit, public agency,
political subdivision or any other group acting as a unit, and the
plural as well as the singular.

77 "Project" means any industrial, commercial, (k) 78 research and development, warehousing, distribution, 79 transportation, processing, United States or state government or 80 tourism enterprise, facility or service, together with all real 81 property required for construction, maintenance and operation of the enterprise together with all buildings, and other supporting 82 83 land and facilities, structures or improvements of whatever kind required or useful for construction, maintenance and operation of 84 the enterprise, or any addition to or expansion of an existing 85 86 enterprise.

87 (1) "Property owner group" means those property owners88 who have sold, leased or allowed the use of their land or

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89 otherwise entered into an agreement for the development of a 90 project or facilities thereof as a part of the development area. 91 (m) "Public agency" means: 92 (i) Any department, board, commission, institution 93 or other agency or instrumentality of the state; 94 (ii) Any city, town, county, political subdivision, school district or other district created or existing 95 under the laws of the state or any public agency of any such city, 96 town, county, political subdivision or district; and 97 98 (iii) Any department, commission, agency or 99 instrumentality of the United States of America. 100 (n) "Related facility" means any facility related to a 101 project and includes any of the following, as the same may pertain 102 to the project of the authority within the development area: (i) Facilities to provide utilities, as defined 103 104 herein; 105 (ii) Airports, airfields and air terminals; 106 (iii) Rail lines; 107 (iv) Highways, streets and other roadways; 108 (v) Conference centers, classrooms and 109 instructional facilities, including any functionally related 110 facilities; 111 (vi) Parks and outdoor recreation facilities; 112 (vii) Auditoriums, pavilions, art centers, 113 cultural centers, office complex and other public facilities; and 114 (viii) Public or private health care facilities. 115 (0) "Revenues" means all rentals, receipts, income and other charges derived or received or to be derived or received by 116 the authority from any of the following: the operation by the 117 118 authority of a facility or facilities, or a part thereof; the sale, including installment sales or conditional sales, lease, 119 120 sublease or use or other disposition of any property or facility

or portion thereof; the sale, lease or other disposition of 121 122 recovered resources; contracts, agreements or franchises with 123 respect to a facility or portion thereof, with respect to 124 recovered resources, or with respect to a facility or portion 125 thereof and recovered resources, including, but not limited to, 126 charges with respect to the management of any project received with respect to a facility; income received as a result of the 127 sale or other disposition of recovered resources, services or 128 utilities; any gift or grant received with respect thereto; 129 130 proceeds of bonds to the extent of use thereof for payment of 131 principal of premium, if any, or interest on the bonds as authorized by the authority; proceeds from any insurance, 132 133 condemnation or guaranty pertaining to a facility or property mortgaged to secure bonds or pertaining to the financing of a 134 facility; income and profit from the investment of the proceeds of 135 bonds or of any revenues and the proceeds of any special tax to 136 137 which it may be entitled.

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(p) "State" means the State of Mississippi.

(q) "Unit of local government" means the county or amunicipality within the county.

141 (r) "Utility" or "utilities" means potable and 142 industrial water supply systems and sewage and water disposal 143 systems.

144 Section 3. The authority is authorized and empowered to 145 create the Chickasaw Trail Economic Development Area. Such area 146 shall be composed of the following described area in Marshall 147 County, Mississippi:

Beginning at a point at the intersection of Rabbit Ridge Road and Highway 178; thence in a Northerly direction to the Southwest Corner of Section 32, Township 2, Range 4 West; thence North following said section line and following <u>said</u> Section lines *** *** to the <u>Coldwater</u>

River; thence in a <u>Westerly direction following the</u> 153 Coldwater River to the Marshall-DeSoto County line; 154 thence North following the County line to the 155 156 Mississippi-Tennessee Stateline; thence * * * east 157 following said Stateline to the northeast corner of Section 15, Township 1, Range 3 West; thence south 158 159 following said section line and following successive section lines south to the Coldwater River; thence in a 160 161 Westerly direction following the Coldwater River to the 162 intersection of the Coldwater River and Red Banks Road; 163 thence in a Southerly direction following said Red Banks 164 Road to the intersection with Highway 178; thence in a 165 Westerly direction following Highway 178 to the point of 166 beginning.

167 Section 4. It shall be the duty of the authority in general 168 to promote, encourage and coordinate efforts to secure the 169 development of the Chickasaw Trail Economic Development Area. 170 Toward this end, the authority shall have power to hold hearings; 171 to conduct studies and surveys of all problems, benefits and any 172 other matter associated with the development of the Chickasaw Trail Economic Development Area, and to make reports thereon; to 173 174 acquire, by gift or otherwise, and hold and dispose of such money 175 and property as may be provided for the proper performance of 176 their function; to cooperate with other public or private groups, 177 whether local, state, regional or national having an interest in 178 economic development; to formulate and execute plans and policies for emphasizing the purpose of this act before appropriate 179 officers and agencies of the United States and of the State of 180 Mississippi; and to exercise such other powers as may be 181 182 appropriate to enable it to accomplish its functions and duties in 183 connection with the development of the Chickasaw Trail Economic 184 Development Area and to carry out the purposes of this act.

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185 Section 5. In addition to the powers conferred on the 186 authority by Chapter 869, Local and Private Laws of 1983, as 187 amended, the authority is conferred such powers as may be deemed 188 necessary to carry out the purposes of this act, including the 189 following:

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(a) To sue and be sued in its own name.

(b) To employ or contract with architects, engineers, attorneys, accountants, construction and financial experts and such other advisors, consultants and agents as may be necessary in its judgment and to fix and pay their compensation.

(c) To borrow money and to issue bonds, notes and other evidence of indebtedness, without the authority to levy ad valorem taxes, for any of its purposes and to provide for and secure the payment thereof and to provide for the rights of the holders thereof.

(d) To invest any monies of the authority, including proceeds from the sale of any bonds subject to any agreements with bondholders, on such terms and in such manner as the authority deems proper.

204 To exercise any one or more of the powers, rights (e) 205 and privileges under this act, either alone or jointly or in 206 common with one or more other public or private parties. In any 207 such exercise of such powers, rights and privileges jointly or in 208 common with others for the development, construction, operation 209 and maintenance of facilities within the development area, the 210 authority may own an undivided interest in such facilities with 211 any other party, public or private, with which it may jointly or 212 in common exercise the rights and privileges conferred by this act and may enter into an agreement or agreements with respect to any 213 214 such facility with the other party or parties, public or private, participating therein, including development agreements, joint 215 216 ventures and real estate investment trusts. An agreement may

contain such terms, conditions and provisions, consistent with 217 218 this paragraph, as the parties thereto shall deem to be in their best interest, including, but not limited to, provisions for the 219 220 construction, operation and maintenance of such facility by any 221 one or more parties to such agreement. The party or parties may 222 be designated in or under such agreement as agent or agents on behalf of itself and one or more of the other parties thereto, or 223 224 by such other means as may be determined by the parties thereto, 225 and including provisions for a method or methods of determining 226 and allocating, among or between the parties, costs of 227 construction, operation, maintenance, renewals, replacements and improvements related to such facility. In carrying out its 228 229 functions and activities as the agent with respect to 230 construction, operation and maintenance of such a facility, the agent shall be governed by the laws and regulations applicable to 231 232 the agent as a separate legal entity and not by any laws or 233 regulations which may be applicable to any of the other participating parties. The agent shall act for the benefit of the 234 235 public. Under any such agreement, the authority may delegate its 236 powers and duties related to the construction, operation and 237 maintenance of such facility to the party acting as agent and all 238 actions taken by such agent in accordance with the agreement may 239 be binding upon the authority without further action or approval 240 of the authority.

(f) To make such applications and enter into such contracts for financial assistance as may be appropriate under applicable federal or state law.

(g) To apply for, accept and utilize grants, gifts,
donations and other funds or aid from any source for any purpose
contemplated by this act, and to comply, subject to the provisions
of this act, with the terms and conditions thereof.

(h) To acquire by purchase, lease, gift, investment,
trade, exchange or in other manner, as may be authorized under
this act, or obtain options to acquire, and to own, maintain, use,
operate and convey any and all property of any kind, real,
personal or mixed or easement therein or any interest or estate
therein, within the development area, necessary for the project or
any facility related to the project.

(i) To make or cause to be made such examinations and
surveys as may be necessary to the planning, design, construction
and operation of the project.

(j) To enter into a development agreement with any public agency, private firm or person for the development of the development area, development area property, or any portion thereof upon such terms as the parties might agree to carry out the purposes of this act.

263 (k) To negotiate, with the proper governmental agency 264 or regulated utility or transportation provider, any necessary 265 relocation or rerouting of roads and highways, railroad, telephone 266 and telegraph lines and properties, electric power lines, 267 pipelines and related facilities, or to require the anchoring or 268 other protection of any of these, provided due compensation is 269 paid to the owners thereof or an agreement is made with such 270 owners regarding the payment of the cost of such relocation.

(1) To enter into joint agreements, development agreements or other agreements with any person or participant in a joint venture with any private firm, person or public agency to form and participate in real estate investment trusts and limited liability partnerships, joint ventures, joint ownerships and agreements for the construction and operation of any project of the authority with the development area.

(m) To construct, extend, improve, maintain and
reconstruct, to cause to be constructed, extended, improved,

280 maintained and reconstructed, and to use and operate any and all 281 components of the project or any facility related to a project, 282 subject to the concurrence and approval of the affected public 283 agency, within the development area, necessary to the project and 284 to the exercise of such powers, rights and privileges granted the 285 authority.

(n) To incur or defray any designated portion of the
cost of any component of the project or any facility related to
the project acquired or constructed by any public agency.

289 (o) To lease, sell, mortgage, pledge, trade, exchange 290 or otherwise convey any or all property acquired by the authority under the provisions of this act to the enterprise, its successors 291 292 or assigns, and in connection therewith to pay the costs of title 293 search, perfection of title, title insurance and recording fees as 294 may be required. The authority may provide in the instrument 295 conveying such property a provision that the property shall revert 296 to the authority if, as and when the property is declared by the 297 enterprise to be no longer needed.

(p) To enter into an agreement with the county and units of local government adjoining the development area to promote, develop, contract or operate projects which will contribute to the economic development of the area.

302 To enter into contracts with any private firm, (a) 303 person or public agency, including, but not limited to, in 304 furtherance of any of the purposes authorized by this act upon 305 such consideration as the authority and such person or public 306 agency may agree. Any such contract may extend over any period of 307 time, notwithstanding any rule of law to the contrary, may be upon such terms as the parties thereto shall agree, and may provide 308 309 that it shall continue in effect until bonds specified therein, refunding bonds issued in lieu of such bonds, and all other 310 311 obligations specified therein are paid or terminated. Any such

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312 contract shall be binding upon the parties thereto according to 313 its terms. Such contracts may include an agreement to reimburse 314 the enterprise, its successors and assigns for any assistance 315 provided by the enterprise in the acquisition of real property for 316 the project or any facility related to the project.

(r) To establish and maintain reasonable rates and charges for the use of any facility within the development area owned or operated by or under the authority, or services provided by the authority and, from time to time, to adjust such rates and to impose penalties for failure to pay such rates and charges when due.

(s) To adopt and enforce exclusively all necessary and 323 324 reasonable rules and regulations to carry out and effectuate the implementation of this act, the purpose of the authority and any 325 project and any land use plan classification adopted for the 326 327 development area, including, but not limited to, rules, 328 regulations, zoning and restrictions concerning mining, construction, excavation or any other activity the occurrence of 329 330 which may endanger the structure or operation of the authority or 331 any project. However, the exercise of this power shall not 332 conflict with the provisions of Section 6, subsection (2).

333 (t) To plan, design, coordinate and implement measures 334 and programs to mitigate impacts on the natural environment caused 335 by a project or any facility related to a project.

336 (u) To develop plans for technology transfer activities
337 to ensure private sector conduits for exchange of information,
338 technology and expertise related to a project to generate
339 opportunities for commercial development within the development
340 area.

341 (v) To consult with the State Department of Education342 and other public agencies for the purpose of improving public

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343 schools and curricula and training programs within the development 344 area.

345 (w) To consult with the State Board of Health and other
346 public agencies for the purpose of improving medical centers,
347 hospitals and public health centers in order to provide
348 appropriate health care facilities within the development area.

349 (x) To do any and all things necessary or proper for 350 the accomplishment of the objectives of this act and to exercise 351 any power usually possessed by private corporations performing similar functions which is not in conflict with the Constitution 352 353 and laws of this state, including the power to employ professional and administrative staff and personnel and to retain legal, 354 355 engineering, fiscal, accounting and other professional services; 356 the power to purchase all kinds of insurance, including without 357 limitations, insurance against tort liability and against risks of 358 damage to property; and the power to act as self-insurer with 359 respect to any loss or liability.

360 Section 6. (1) The authority may adopt and promulgate all 361 reasonable rules and regulations regarding the operation of the 362 development area, its projects, and the specifications and 363 standards relating to the construction, operation and maintenance 364 of any facility.

365 (2) The authority shall have the authority to comment upon 366 and review, prior to any approval by units of local government, 367 the development of any land use or planning or the promulgation of 368 land use restrictions, regulations or zoning ordinance which 369 applies to the land use within the development area.

370 Section 7. (1) The authority is empowered and authorized, 371 from time to time, to issue bonds in such principal amounts as 372 shall be necessary to provide sufficient funds for achieving any 373 of its purposes, including without limiting the generality of the 374 foregoing, the financing of the acquisition, construction,

improvement of facilities or any combination thereof, the payment of interest on bonds of the authority, establishment of reserves to secure such bonds, expenses incident to the issuance of such bonds, including bond insurance and to the implementation of programs or projects, and any other capital expenditures but not operating costs of the authority incident to or necessary or convenient to carry out its corporate purposes and powers.

382 (2) The authority may issue such types of bonds or notes, in 383 its discretion, subject only to any agreement with the holders of 384 particular bonds, including bonds as to which the principal and 385 interest are payable exclusively from all or a portion of the revenues derived from one or more facilities under the contracts 386 387 entered into by public agencies, and other persons, or any 388 combination of any of the foregoing, or which may be secured by a 389 pledge or any grant, subsidy or contribution from any public 390 agency or other person, or a pledge of an income or revenues, 391 funds or monies of the authority from any source whatsoever, 392 except that the authority may not issue bonds or notes that are 393 secured by ad valorem taxes.

394 (3) Bonds shall be authorized by a resolution or resolutions 395 of the authority. Such bonds shall bear such date or dates, 396 mature at such time or times (either serially, term or a 397 combination thereof), bear interest at such rate or rates, be in 398 such denomination or denominations, be in such registered form, 399 carry such conversion or registration privileges, have such rank 400 or priority, be executed in such manner and by such officers, be 401 payable from sources other than ad valorem taxes, in such medium 402 of payment at such place or places within or without the state, provided that one such place shall be within the state, be subject 403 404 to such terms of redemption before maturity, all as may be 405 provided by resolution or resolutions of the authority.

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406 (4) Any bonds of the authority may be sold at such price or 407 prices, at public or private sale, in such manner and at such 408 times as may be determined by the authority to be in the public 409 interest, and the authority may pay all expenses, premiums, fees 410 and commissions which it may deem necessary and advantageous in 411 connection with the issuance and sale thereof.

412 (5) Any pledge of earnings, revenues or other monies made by 413 the authority shall be valid and binding from the time the pledge 414 is made and the earnings, revenues or other monies so pledged and 415 thereafter received by the authority immediately shall be subject 416 to the lien of such pledge without any physical delivery thereof 417 or further act. The lien of any such pledge shall be valid and 418 binding as against all parties having claims of any kind in tort, 419 contract or otherwise against the authority regardless of whether 420 such parties have notice thereof. Neither the resolution nor any 421 other instrument by which a pledge is created need be recorded.

422 (6) Neither the board members of the authority nor any 423 person executing the bonds shall be personally liable on the bonds 424 or be subject to any personal liability or accountability by 425 reason of the issuance thereof.

426 (7) Whenever any bonds shall have been signed by the 427 officers of the authority designated by resolution of the 428 authority to sign the bonds who were in office at the time of such 429 signing but who may have ceased to be such officers prior to the 430 sale and delivery of such bonds, or who may not have been in 431 office on the date such bonds may bear, the manual or facsimile 432 signatures of such officers upon such bonds and the coupons 433 appertaining thereto, shall nevertheless be valid and sufficient for all purposes and have the same effect as if the person so 434 435 officially executing such bonds had remained in office until the 436 delivery of the same to the purchaser or had been in office on the 437 date such bonds may bear.

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(8) The bonds issued by the authority under this act shall 438 439 be limited obligations of the authority. The principal, interest and redemption premium, if any, shall be payable solely out of the 440 441 monies to be derived by the authority from the development area. 442 Revenue bonds and interest coupons issued under authority of this 443 act shall never constitute an indebtedness of the state or any 444 county or municipality within the meaning of any state 445 constitutional provision or statutory limitation and shall never 446 constitute nor give rise to a pecuniary liability of a county or 447 municipality or the state, or a charge against its general credit 448 or taxing powers, and such fact shall be plainly stated on the 449 face of each bond.

450 Section 8. (1) Pending the issuance of revenue bonds by the 451 authority, the authority may make temporary borrowings not to 452 exceed two (2) years in anticipation of the issue of bonds in 453 order to provide funds in such amounts as may, from time to time, 454 be deemed advisable prior to the issue of bonds. To provide for 455 such temporary borrowings, the authority may enter into any 456 purchase, loan or credit agreement, or agreements or other 457 agreement or agreements with any banks or trust companies or other 458 lending institutions, investment banking firms or persons in the 459 United States having power to enter into the same.

460 (2) All temporary borrowings made under this section shall 461 be evidenced by notes of the authority which shall be issued, from 462 time to time, for such amounts, in such form and in such 463 denominations and subject to terms and conditions of sale and 464 issue, prepayment or redemption and maturity, rate or rates of 465 interest and time of payment of interest as the authority shall authorize and direct. Such authorization and direction may 466 467 provide for the subsequent issuance of replacement notes to 468 refund, upon issuance thereof, such notes, and may specify such 469 other terms and conditions with respect to the notes and

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470 replacement notes thereby authorized for issuance as the authority 471 may determine and direct.

Section 9. The authority may issue refunding bonds for the 472 473 purpose of paying any of its bonds at or prior to maturity or upon 474 acceleration or redemption. Refunding bonds may be issued at such 475 time prior to the maturity or redemption of the refunded bonds as the authority deems to be in the public interest. The refunding 476 477 bonds may be issued in sufficient amounts to pay or provide the 478 principal of the bonds being refunded, together with any 479 redemption premium thereof, any interest accrued or to accrue to 480 the date of payment of such bonds, the expenses of issue of the refunding bonds, the expenses of redeeming the bonds being 481 482 refunded, and such reserves for debt service or other capital or 483 current expenses from the proceeds of such refunding bonds as may 484 be required by the resolution, trust indenture or other security 485 instruments.

486 Section 10. The authority shall have power in the issuance 487 of its bonds to:

488 (a) Covenant as to the use of any or all of its489 property, real or personal.

490 (b) Redeem the bonds, to covenant for their redemption491 and to provide the terms and conditions thereof.

(c) Covenant to charge rates, fees and charges sufficient to meet operating and maintenance expenses, renewals and replacements, principal and debt service on bonds, creation and maintenance of any reserves required by a bond resolution, trust indenture or other security instrument and to provide for any margins or coverages over and above debt service on the bonds deemed desirable for the marketability of the bonds.

(d) Covenant and prescribe as to events of default and
terms and conditions upon which any or all of its bonds shall
become or may be declared due before maturity, as to the terms and

502 conditions upon which such declaration and its consequences may be 503 waived and as to the consequences of default and the remedies of 504 bondholders.

(e) Covenant as to the mortgage or pledge of or the grant of a security interest in any real or personal property and all or any part of the revenues from any facilities or any revenue-producing contract or contracts made by the authority with any person to secure the payment of bonds, subject to such agreements with the holders of bonds as may then exist.

(f) Covenant as to the custody, collection, securing, investment and payment of any revenue assets, monies, funds or property with respect to which the authority may have any rights or interest.

(g) Covenant as to the purpose to which the proceeds from the sale of any bonds then or thereafter to be issued may be applied, and the pledge of such proceeds to secure the payment of the bonds.

519 (h) Covenant as to the limitations on the issuance of 520 any additional bonds, the terms upon which additional bonds may be 521 issued and secured, and the refunding of outstanding bonds.

522 (i) Covenant as to the rank or priority of any bonds523 with respect to any lien or security.

(j) Covenant as to the procedure by which the terms of any contract with or for the benefit of the holders of bonds may be amended or abrogated, the amount of bonds the holders of which must consent thereto, and the manner in which such consent may be given.

529 (k) Covenant as to the custody of any of its properties 530 or investments, the safekeeping thereof, the insurance to be 531 carried thereon, and the use and disposition of insurance 532 proceeds.

(1) Covenant as to the vesting in a trustee or
trustees, within or outside the state, of such properties, rights,
powers and duties in trust as the authority may determine.

536 (m) Covenant as to the appointing and providing for the 537 duties and obligations of a paying agent or paying agents or other 538 fiduciaries within or outside the state.

539 Make all other covenants and to do any and all such (n) 540 acts and things as may be necessary or convenient or desirable in 541 order to secure its bonds without a pledge of ad valorem taxes, or 542 in the absolute discretion of the authority tend to make the bonds 543 more marketable, notwithstanding that such covenants, acts or things may not be enumerated herein; it being the intention hereof 544 545 to give the authority power to do all things in the issuance of 546 bonds and in the provisions for security thereof which are not 547 inconsistent with the Constitution of the state.

(o) Execute all instruments necessary or convenient in the exercise of the powers herein granted or in the performance of covenants or duties, which may contain such covenants and provisions, as any purchaser of the bonds of the authority may reasonably require.

Section 11. The authority may, in any authorizing 553 554 resolution, trust indenture or other security instrument relating 555 to its bonds, provide for the appointment of a trustee who shall 556 have such powers as are provided therein to represent the 557 bondholders of any issue of bonds in the enforcement or protection 558 of their rights under any such resolution, trust indenture or 559 security instrument. The authority may also provide in such 560 resolution, trust indenture or other security instrument that the trustee, or if the trustee so appointed fails or declines to 561 562 protect and enforce such bondholders' rights then the percentage 563 of bondholders as shall be set forth in, and subject to the 564 provisions of, such resolution, trust indenture or other security

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instrument, may petition the court of proper jurisdiction for the 565 566 appointment of a receiver of the facilities, the revenues of which are pledged to the payment of the principal of and interest on the 567 568 bonds held by such bondholders. Such receiver may exercise any 569 power as may be granted in any such resolution, trust indenture or 570 security instrument to enter upon and take possession of, acquire, 571 construct or reconstruct, or operate and maintain such facilities, fix, charge, collect, enforce and receive all revenues derived 572 from such facilities, and perform the public duties and carry out 573 574 the contracts and obligations of the authority in the same manner 575 as the authority itself might do, all under the direction of such 576 a proper court.

577 Section 12. (1) The exercise of the powers granted by this 578 act will be in all respects for the benefit of the people of the 579 state for their well-being and prosperity and for the improvement 580 of their social and economic conditions, and the authority shall 581 not be required to pay any tax or assessment on any property owned 582 by the authority upon the income therefrom.

(2) Any bonds issued by the authority under this act, their transfer and the income therefrom shall at all times be free from taxation by the state or any unit of local government or other instrumentality of the state, except for inheritance and gift taxes.

588 Section 13. For the purpose of attaining the objectives of 589 this act, any county, municipality or other unit of local 590 government, public corporation, agency or instrumentality of the 591 state, a county or municipality or person may, upon terms and with 592 or without consideration, as it may determine, do any or all of 593 the following:

594 (a) Lend, contribute or donate money to the authority595 or perform services for the benefit thereof;

(b) Donate, sell, convey, transfer, lease, option or
grant upon such terms as the parties may agree, without the
necessity of authorization at any election of qualified voters,
any property of any kind; and

600 (c) Do any and all things, whether or not specifically 601 authorized in this section, not otherwise prohibited by law, that 602 are necessary or convenient to aid and cooperate with any 603 authority in attaining the objectives of this act.

604 section 14. Contracts for acquisition, purchase,
605 construction or installation of a project shall be effected in the
606 manner prescribed by law for public contracts, except when:

(a) The authority finds and records such finding on its
minutes, that because of availability or particular nature of a
project, it would not be in the public interest or would less
effectively achieve the purposes of this act to enter into such
contracts upon the basis of public bidding pursuant to
advertising;

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(b) The industry concurs in such finding; and

(c) Such finding is approved by the authority, public bidding pursuant to advertisement may be dispensed with and such contracts may be entered into based upon negotiation; and provided further, that the industry or enterprise locating within the development area, at its option, may negotiate such contracts in the name of the authority.

Section 15. For the purpose of aiding in the planning, design, undertaking and carrying out of a project or any facility related to a project, any public agency is authorized and empowered upon such terms, with or without consideration, as it may determine:

(a) To enter into agreements, which may extend over any
period, with the authority respecting action to be taken by such
public agency with respect to the acquisition, planning,

construction, improvement, operation, maintenance or funding of 628 629 the project or any such facility, and which agreements may include (i) the appropriation or payment of funds to the authority or to a 630 631 trustee in amounts which shall be sufficient to enable the 632 authority to defray any designated portion or percentage of the 633 expenses of administering, planning, designing, constructing, 634 acquiring, improving, operating and maintaining a project or any facility related to a project, and (ii) the furnishing of other 635 636 assistance in connection with a project or facility related to a 637 project;

(b) To dedicate, sell, donate, convey or lease any
property or interest in property to the authority or grant
easements, licenses or other rights or privileges therein to the
authority;

(c) To incur the expense of any public improvements
made or to be made by such public agency in exercising the powers
granted in this section;

645 (d) To lend, grant or contribute funds to the 646 authority;

(e) To cause public buildings and public facilities,
including parks, playgrounds, recreational areas, community
meeting facilities, water, sewer or drainage facilities, or any
other works which it is otherwise empowered to undertake, to be
furnished to or with respect to a project or any such facility;

(f) To furnish, dedicate, close, vacate, pave, install, upgrade or improve highways, streets, roads, sidewalks, airports, railroads or ports with the approval of the proper state, federal or local regulatory authority;

(g) To comment upon and review prior to any appraisal
by units of local government the development of any land use or
planning or the promulgation of land use restriction, regulations

659 or zoning ordinance which apply to the land within the development 660 area; and

To cause administrative and other services to be 661 (h) 662 furnished to the authority, including services pertaining to the 663 acquisition of real property and the furnishing of relocation 664 assistance. Any contract between a public agency entered into with the authority pursuant to any of the powers granted by this 665 666 act shall be binding upon the public agency according to its 667 terms, and the public agency shall have the power to enter into 668 such contracts as in the discretion of the governing authorities 669 thereof, would be to the best interest of the people of the public 670 agency. If at any time title to or possession of a project or any 671 such facility is held by any public body or governmental agency other than the authority, including any agency or instrumentality 672 673 of the United States of America, the agreements referred to in 674 this section shall inure to the benefit of and may be enforced by 675 such public body or governmental agency.

676 Section 16. The authority is empowered to establish and 677 create such nonprofit corporations, joint ventures, limited 678 liability companies as from time to time the authority may deem 679 necessary or desirable in the performance of any acts or other 680 things necessary to the exercise of the powers provided in this 681 act, and to delegate to such departments, boards or other agencies 682 such administrative duties and other powers as the authority deems necessary or desirable. 683

Section 17. The authority is authorized to acquire property, real, personal or mixed, within or without its territorial limits, in fee simple or any lesser interest or estate, by purchase, gift, devise or lease, on such terms and conditions as the authority may deem necessary or desirable; to acquire mineral rights and leases; to acquire title to submerged lands and riparian rights and easements or rights-of-way with or

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without restrictions within or without the limits of the 691 692 development area; to accept the dedication of streets and other 693 rights-of-way on such terms and conditions as the authority may 694 approve; to make purchase money mortgages and deed trusts and 695 other forms of encumbrance on any property acquired by the 696 authority and to purchase property subject to purchase money 697 mortgages, or other encumbrances; and to mortgage, hold, manage, 698 control, convey, lease, sell, grant or otherwise dispose of the 699 same, and of any of the assets and properties of the authority, 700 with or without consideration.

Section 18. Whenever deemed necessary or desirable by the authority, the authority may lease as lessor or lessee to or from any person, firm, corporation, association or body public or private, any projects of the type that the authority is authorized to undertake and facilities or property of any nature for the use of the authority and to carry out any of the purposes of this act.

Section 19. (1) The authority, in furtherance of its purposes and to facilitate or provide the necessary services for the development of the development area is authorized by agreement, ownership, contract, lease, joint venture or otherwise to do the following within the development area:

(a) To adopt a plan of reclamation, and own, acquire,
construct, reconstruct, equip, operate, maintain, extend and
improve canals, ditches, drains, dikes, levees, pumps, plants and
pumping systems and other works, machinery and plants.

(b) To facilitate the development or own, acquire, construct, reconstruct, equip, operate, maintain, extend and improve water systems and sewer systems or combined water and sewer systems; to cooperate with the proper public agency to regulate the use of sewers and the supply of water within the development area and cooperate with the proper public agency in prohibiting or regulating the use and maintenance of outhouses,

723 privies, septic tanks or other sanitary structures or appliances 724 within the development area; to coordinate with the proper public 725 agencies in prescribing methods of pretreatment of wastes not 726 amenable to treatment with domestic sewage before accepting such 727 wastes for treatment and to refuse to accept such wastes when not 728 sufficiently pretreated as may be prescribed by the proper public 729 agency; to sell or otherwise dispose of the effluent, sludge or 730 other by-products as a result of sewage treatment; and to 731 construct and operate connecting, intercepting or outlet sewers 732 and sewer mains and pipes and water mains, conduits or pipelines 733 in, along or under any street, alleys, highways or other public 734 places or ways within the development area, when deemed necessary 735 or desirable by the authority and the proper public agency in 736 accomplishing the purposes of this act.

(c) To own, acquire, construct, reconstruct, equip, operate, maintain, extend and improve a waste collection and disposal system, and to sell or otherwise dispose of any effluent, residue or other by-products of such systems, provided that such actions comply with existing state and federal laws and regulations.

(d) To provide, acquire, construct, equip, operate,
maintain, if necessary, extend and improve parks, playgrounds,
picnic grounds, golf courses, auditoriums, libraries, recreational
centers, convention halls and facilities, and cultural,
recreational and other appropriate projects.

(e) To own, acquire, construct, reconstruct, equip, operate, maintain, extend and improve parking facilities, to install or cause to be installed parking meters at or near the curbs of streets, roads and other public ways within the development area, and to adopt such regulations and impose such charges in connection with any parking facilities as the authority may deem necessary or desirable.

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755 (f) To provide for or own, acquire, construct, 756 reconstruct, equip, maintain, operate, extend and improve fire control facilities for the development area, including fire 757 758 stations, water mains and plugs, fire trucks and other vehicles 759 and equipment, and to undertake such works and construct such 760 facilities as may be determined necessary by the authority to 761 carry out a program of fire prevention and fire control within the 762 development area.

(g) To designate, set aside and maintain lands and areas within the development area as conservation areas; to promulgate and enforce rules and regulations with respect thereto and to protect and preserve the natural beauty thereof.

767 (2) The authority may contract with the county or a unit of 768 local government located within the county for any services 769 authorized by this section when doing so would result in lower or 770 comparable costs to the authority.

771 Section 20. The authority shall not have the power to 772 exercise eminent domain. The authority shall have the authority 773 to request and pursue eminent domain through the county for the 774 development area. However, before the exercise of this power, the 775 authority shall enter on its minutes the determination of the need 776 to pursue the power of eminent domain through the county for the 777 acquisition of the part of the development involved, and the 778 authority shall so specify in its minutes.

779 Section 21. The authority at any time may obtain loans, in 780 such amount and on such terms and conditions as the authority may 781 approve, for the purpose of paying any of the expenses of the 782 authority or any costs incurred or that may be incurred in 783 connection with any of the projects of the authority within the 784 development area, which loans shall have a term not exceeding two 785 (2) years from the date of issuance thereof, and may be renewable 786 for a like term or terms, and may be payable from and secured by a

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787 pledge of such funds, revenues and assessments, other than a levy 788 of ad valorem taxes, as the authority may determine.

789 Section 22. (1) The State of Mississippi and the county, 790 municipalities within the county and other political subdivisions 791 and public bodies and agencies thereof, or any of them, whether 792 now existing or hereafter created, are authorized to aid and 793 cooperate with the authority in carrying out any of the purposes 794 and projects of the authority to enter into cooperation agreements 795 with the authority, to provide in any such cooperation agreement 796 for the making of loans, gifts, grants or contributions to the 797 authority and the granting and conveyance to the authority of real 798 or personal property of any kind or nature, or any interest 799 therein, for the carrying out of the purposes and projects of the 800 authority, to covenant in any such cooperation agreement to pay 801 all or any part of the costs of acquisition, construction, 802 reconstruction, extension, improvement, operation and maintenance 803 of any of the projects of the authority, and to pay all or any 804 part of the principal and interest on any bonds of the authority 805 and all or any part of the deposits required to be made into any 806 reserve, renewal and replacement or other funds created and 807 established by the indenture, resolution, deed of trust or other 808 instrument securing such bonds.

(2) The authority is empowered to enter into a joint venture development agreement or other agreement to provide services, facilities or to invest such available funds of the authority in a project which contributes to the economic growth and development of Marshall County, Mississippi, as may be determined by the authority.

Section 23. The authority is authorized to cooperate and coordinate with economic development commissions, travel, and other similar commissions and boards, or other similar agencies of other states, the federal government, and with county, municipal,

and regional economic development, travel, and other similar commissions or boards, or other agencies thereof, for the purposes of securing economic development within the State of Mississippi, and to accomplish this purpose.

823 Section 24. It shall be the duty of the authority to 824 prepare and execute a program of publicity and advertising that 825 will bring into favorable notice the industrial, commercial, recreational, educational and social advantages, opportunities, 826 827 possibilities, resources and facilities of the development area, 828 and in the preparation and execution of such program the authority 829 may use any funds which may be appropriated or otherwise made 830 available.

831 Section 25. The authority is empowered, in its discretion, 832 to sell, lease or otherwise dispose of any industrial enterprise or other enterprises of the authority, in whole or in part, on 833 834 such terms and conditions and with such safeguards as will best 835 promote and protect the public interest. Further, the authority is authorized to transfer title or possession to such industry or 836 837 to any property utilized therein, by warranty deed, lease, bill of 838 sale, contract or other customary business instrument, in the same 839 manner and to the same extent that any private corporation, 840 association or person may contract, with reference to such 841 property of a similar nature. Such disposition shall not be made 842 except by the affirmative vote of at least two-thirds (2/3) of the 843 membership of the authority, and all votes shall be of record. 844 All income from any lease or contract for the operation or from 845 the disposition of an industrial enterprise may be used by the 846 authority for any authorized purpose, except that if bonds have been issued for the enterprise, the proceeds shall be paid into 847 848 the bond sinking funds provided for any bonds issued for the retirement of such bonds if any are outstanding for the sale year 849 850 and the interest thereon. Such income or proceeds related to a

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bond issue shall not be used by the authority for any other purpose except as to disposition of surplus income authorized above, and shall be subject to all of the provisions regarding the sinking fund.

Section 26. (1) Before the leasing of any project, enterprise or facilities for which bonds have been issued, the authority must determine and find the following:

(a) The amount necessary in each year to pay the
principal of and the interest on the bonds proposed to be issued
to finance such project;

(b) The amount necessary to be paid each year into any reserve funds, which amounts may include deposits in escrow or reserve amounts as advance sums for the payment of insurance, which the authority may deem it advisable to establish in connection with the retirement of the proposed bonds and the maintenance of the project; and

(c) Unless the terms under which the project is to be leased provide that the lessee shall maintain the project and carry all proper insurance with respect thereto, the estimated cost of maintaining the project in good repair and keeping it properly insured.

872 (2) The determinations and findings of the authority 873 required to be made in subsection (1) of this section shall be set 874 forth in the proceedings under which the proposed bonds are to be 875 issued; and before the issuance of such bonds, the authority shall 876 lease the project to a lessee under an agreement conditioned upon 877 completion of the project and providing for payment to the authority of such rentals as, upon the basis of such 878 determinations and findings, will be sufficient: 879

880 (a) To pay the principal of and interest on the bonds881 issued to finance the project;

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(b) To build up and maintain any reserve deemed by the authority to be advisable in connection therewith; and

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(c) Unless the agreement of the lease obligated the lessee to pay for the maintenance and insurance of the project, to pay the cost of maintaining the project in good repair and keeping it properly insured.

(3) Such lease shall be made upon such other terms and conditions and for the time which may be determined by the authority and may contain provisions authorizing the purchase of the entire project or any portion thereof by the industry or its assignee after all bonds issued thereunder have been paid in full, for such consideration and upon such terms and conditions as the authority may determine.

Section 27. The authority is authorized and empowered to formulate plans for industrial plant training, workplace skills or other educational activities to aid in recruitment for new and expanded industries, or both, and to enter into agreements for such training with a college, university or training institution.

900 Section 28. Any agreement made under this act may provide 901 that the project will be owned by the authority, and leased to the 902 industry; may provide the industry with an option to purchase the 903 project upon such terms and conditions as the authority and the 904 industry shall agree upon, at a price which represents the fair 905 market value at the time of purchase or may provide that the 906 project shall become the property of the industry upon the 907 acquisition thereof. Any such agreement may also, but is not 908 required to, include a guaranty agreement whereby a corporation, 909 foreign or domestic, other than the industry guarantees in whole or in part the obligations of the industry under the lease or sale 910 911 upon such terms and conditions as the authority may deem 912 appropriate.

913 Section 29. The authority conferred by this act shall not be 914 construed as an exemption from the provisions of Section 77-3-1 et seq., Mississippi Code of 1972, as to the requirements for 915 916 obtaining a certificate of public convenience and necessity, the 917 jurisdiction of the Mississippi Public Service Commission to 918 regulate rates or any other provisions of the laws of the state. 919 Furthermore, nothing in this act shall be construed to deprive, 920 prevent, or hinder an electric or other public utility from exclusively providing its services in those portions of the 921 922 development area that are now or hereafter included within a 923 certificate of public convenience and necessity issued to the public utility by the Mississippi Public Service Commission or 924 925 other appropriate regulatory agency. The authority conferred by 926 this act shall not be construed as a grant of authority to provide electric, telephone, telegraph, telecommunications services, cable 927 928 television, video transmission, video programming services or 929 other similar service, and this act shall be subject to all 930 federal, state and local laws, ordinances, rules and regulations 931 governing such services.

932 Section 30. This act shall take effect and be in force from 933 and after its passage.

934 SECTION 2. This act shall take effect and be in force from 935 and after its passage.

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

1 AN ACT TO AMEND CHAPTER 958, LOCAL AND PRIVATE LAWS OF 2003, 2 TO REVISE THE BOUNDARIES OF THE CHICKASAW TRAIL ECONOMIC 3 DEVELOPMENT AREA IN MARSHALL COUNTY, MISSISSIPPI; AND FOR RELATED 4 PURPOSES.