MISSISSIPPI LEGISLATURE

By: Representatives Eubanks, Hopkins, To: Ways and Means Criswell, Foster, Hale, Henley

HOUSE BILL NO. 1693

1 AN ACT TO CREATE THE LOCAL TAXATION AND TAX EXTENSION 2 AUTHORITY ACT; TO AUTHORIZE THE GOVERNING AUTHORITIES OF CERTAIN 3 COUNTIES AND MUNICIPALITIES TO IMPOSE A SPECIAL SALES TAX OF NOT 4 MORE THAN 1% ON THE GROSS PROCEEDS OF ALL SALES OR THE GROSS 5 INCOME OF BUSINESSES IN THE COUNTY OR MUNICIPALITY DERIVED FROM 6 ACTIVITIES TAXED AT THE RATE OF 7% OR MORE UNDER THE MISSISSIPPI 7 SALES TAX LAW; TO PROVIDE CERTAIN EXEMPTIONS FROM THE SPECIAL SALES TAX AUTHORIZED BY THIS ACT; TO PROVIDE THAT THE SPECIAL 8 9 SALES TAX SHALL NOT BE LEVIED UNLESS AUTHORIZED BY AT LEAST 3/5 OF 10 THE VOTES CAST AT AN ELECTION CALLED AND HELD FOR SUCH PURPOSE; 11 TO PROVIDE THAT THE ELECTION MUST BE HELD DURING A REGULAR OR 12 GENERAL ELECTION; TO PROVIDE THAT THE SPECIAL SALES TAX SHALL NOT 13 BE EXTENDED UNLESS AUTHORIZED BY AT LEAST 3/5 OF THE VOTES CAST AT AN ELECTION CALLED AND HELD FOR SUCH PURPOSE; TO PROVIDE THE 14 15 PURPOSES FOR WHICH THE REVENUE COLLECTED FROM THE SPECIAL SALES 16 TAX MAY BE USED AND EXPENDED; TO PROVIDE FOR THE DISCONTINUANCE OF 17 THE SPECIAL SALES TAX UPON COMPLETION OF THE FUNDING OF THE PROJECTS FOR WHICH THE TAX WAS LEVIED; TO AMEND SECTIONS 21-33-303 18 19 AND 19-9-5, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND 20 FOR RELATED PURPOSES.

21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

22 SECTION 1. This act shall be known and may be cited as the

"Local Taxation and Tax Extension Authority Act." 23

24 SECTION 2. (1) As used in this section, the following terms 25 shall have the meanings ascribed to them in this section unless 26 otherwise clearly indicated by the context in which they are used:

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27 (a) "County" means any county in the State of28 Mississippi.

(b) "Hotel" or "motel" means and includes a place of
lodging that at any one time will accommodate transient guests on
a daily or weekly basis and that is known to the trade as such.
Such terms shall not include a place of lodging with ten (10) or
less rental units.

34 (c) "Governing authorities" means the board of
35 supervisors of any county or the governing authorities of any
36 municipality, as the case may be.

37 (d) "Municipality" means any municipality in the State
38 of Mississippi. The term "municipality" shall not include a
39 municipality as defined in Section 27-65-241.

40 "Restaurant" means and includes all places where (e) prepared food is sold and whose annual gross proceeds of sales or 41 42 gross income for the preceding calendar year equals or exceeds One 43 Hundred Thousand Dollars (\$100,000.00). The term "restaurant" shall not include any nonprofit organization that is exempt from 44 45 federal income taxation under Section 501(c)(3) of the Internal 46 Revenue Code. For the purpose of calculating gross proceeds of 47 sales or gross income, the sales or income of all establishments owned, operated or controlled by the same person, persons or 48 49 corporation shall be aggregated.

50 (2) (a) Subject to the provisions of this section, the 51 governing authorities of a county or municipality, as the case may

H. B. No. 1693 **~ OFFICIAL ~** 17/HR31/R424 PAGE 2 (OM\JAB) 52 be, may impose upon all persons as a privilege for engaging or 53 continuing in business or doing business within such county or 54 municipality, a special sales tax at the rate of not more than one 55 percent (1%) of the gross proceeds of sales or gross income of the 56 business, as the case may be, derived from any of the activities 57 taxed at the rate of seven percent (7%) or more under the 58 Mississippi Sales Tax Law, Section 27-65-1 et seq.

(b) The tax levied under this section shall apply to
every person making sales, delivery or installations of tangible
personal property or services within the county or municipality
but shall not apply to:

63 (i) Sales exempted by Sections 27-65-19,
64 27-65-101, 27-65-103, 27-65-105, 27-65-107, 27-65-109 and
65 27-65-111 of the Mississippi Sales Tax Law;

66 (ii) Gross proceeds of sales or gross income of
67 restaurants derived from the sale of food and beverages;

68 (iii) Gross proceeds of sales or gross income of 69 hotels and motels derived from the sale of hotel rooms and motel 70 rooms for lodging purposes;

(iv) Retail sales of food for human consumption not purchased with food stamps issued by the United States Department of Agriculture, or other federal agency, but which would be exempt under Section 27-65-111(o) from the taxes imposed by this chapter if the food items were purchased with food stamps; and

H. B. No. 1693 **~ OFFICIAL ~** 17/HR31/R424 PAGE 3 (OM\JAB) 77 (V) Gross income of businesses engaging or 78 continuing in the business of TV cable systems, subscription TV 79 services, and other similar activities, including, but not limited 80 to, cable Internet services.

81 (3) Before any tax authorized under this section may be (a) 82 imposed, the governing authorities of the county or municipality 83 shall adopt a resolution declaring its intention to levy the tax, 84 setting forth the amount of the tax to be imposed, the purposes 85 for which the revenue collected pursuant to the tax levy may be 86 used and expended, the date upon which the tax shall become 87 effective, the date upon which the tax shall be repealed, and calling for an election to be held on the question. The date of 88 89 the election shall be set in the resolution and such election must 90 be held on the same date as any regular or general election for 91 municipal, county, state or federal officers. Notice of the 92 election shall be published once each week for at least three (3) 93 consecutive weeks in a newspaper published or having a general circulation in the county or municipality, as the case may be, 94 95 with the first publication of the notice to be made not less than 96 twenty-one (21) days before the date fixed in the resolution for 97 the election and the last publication to be made not more than 98 seven (7) days before the election. Notice of the election shall 99 also be published on the county or municipality website, as the case may be, during the same time as the newspaper publication. 100 101 At the election, all qualified electors of the county or

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102 municipality may vote. The ballots used at the election shall 103 have printed thereon a brief description of the sales tax, the 104 amount of the sales tax levy, a description of the purposes for 105 which the tax revenue may be used and expended and the words "FOR 106 THE LOCAL SALES TAX" and "AGAINST THE LOCAL SALES TAX" and the 107 voter shall vote by placing a cross (X) or check mark  $(\sqrt{)}$  opposite 108 his choice on the proposition. When the results of the election 109 have been canvassed by the election commissioners of the county or 110 municipality and certified by them to the governing authorities, it shall be the duty of such governing authorities to determine 111 and adjudicate whether at least three-fifths (3/5) of the 112 113 qualified electors who voted in the election voted in favor of the 114 tax. If at least three-fifths (3/5) of the qualified electors who voted in the election voted in favor of the tax, the governing 115 authorities of the county or municipality shall adopt a resolution 116 117 declaring the levy and collection of the tax provided in this 118 section and shall set the first day of the second month following the date of such adoption as the effective date of the tax levy. 119 120 A certified copy of this resolution, together with the result of 121 the election, shall be furnished to the Department of Revenue not 122 less than thirty (30) days before the effective date of the levy. 123 Before any tax authorized under this section may be (b)

extended, the governing authorities of the county or municipality shall adopt a resolution declaring its intention to extend the tax, setting forth the amount of the tax to be extended, the

H. B. No. 1693 **~ OFFICIAL ~** 17/HR31/R424 PAGE 5 (OM\JAB) 127 purposes for which the revenue collected pursuant to the tax 128 extension may be used and expended, the date upon which the tax 129 extension shall become effective, the date upon which the tax 130 extension shall be repealed, and calling for an election to be 131 held on the question of the extension. The date of the election 132 for the extension shall be set in the resolution and such election 133 must be held on the same date as any regular or general election 134 for municipal, county, state or federal officers. Notice of the 135 election shall be published once each week for at least three (3) 136 consecutive weeks in a newspaper published or having a general 137 circulation in the county or municipality, as the case may be, 138 with the first publication of the notice to be made not less than 139 twenty-one (21) days before the date fixed in the resolution for 140 the election and the last publication to be made not more than seven (7) days before the election. Notice of the election shall 141 142 also be published on the county or municipality website, as the 143 case may be, during the same time as the newspaper publication. 144 At the election, all qualified electors of the county or 145 municipality may vote. The ballots used at the election shall 146 have printed thereon a brief description of the sales tax 147 extension, the amount of the sales tax extension, a description of 148 the purposes for which the tax revenue from the extension may be 149 used and expended and the words "FOR THE EXTENSION OF LOCAL SALES 150 TAX" and "AGAINST THE EXTENSION OF THE LOCAL SALES TAX" and the 151 voter shall vote by placing a cross (X) or check mark  $(\sqrt{)}$  opposite

his choice on the proposition. When the results of the election 152 153 have been canvassed by the election commissioners of the county or 154 municipality and certified by them to the governing authorities, 155 it shall be the duty of such governing authorities to determine 156 and adjudicate whether at least three-fifths (3/5) of the 157 qualified electors who voted in the election voted in favor of the tax extension. If at least three-fifths (3/5) of the qualified 158 159 electors who voted in the election voted in favor of the tax 160 extension, the governing authorities shall adopt a resolution declaring the extension of the tax and collection of the tax 161 162 provided in this section and shall set the first day of the second month following the date of such adoption as the effective date of 163 164 the tax extension. A certified copy of this resolution, together 165 with the result of the election, shall be furnished to the Department of Revenue not less than thirty (30) days before the 166 167 effective date of the extension.

168 Upon approval of the expenditure by the Mississippi (4) Development Authority pursuant to subsection (6) of this section, 169 170 the revenue collected pursuant to the tax levy imposed under this 171 section may be expended to pay the costs reasonably related to (a) 172 road and street repair, reconstruction and resurfacing projects 173 based on traffic patterns, need and usage, as well as costs for easement acquisition, right-of-way acquisition, planning and 174 design and professional services related to such projects and (b) 175 176 construction, repair and reconstruction of water, sewer and

drainage projects as well as costs for easement acquisition, right-of-way acquisition, planning and design and professional services related to such projects. The initial construction of any project for which revenue collected pursuant to the special tax is expended shall not exceed four (4) years, and the revenue may not be used for the future maintenance of any such projects for which the revenue was expended for the initial construction.

184 (5) The special sales tax authorized by this section (a) 185 shall be collected by the Department of Revenue, shall be accounted for separately from the amount of sales tax collected 186 187 for the state in the county or municipality and shall be paid to 188 the county or municipality. The Department of Revenue may retain 189 one percent (1%) of the proceeds of such tax for the purpose of 190 defraying the costs incurred by the department in the collection 191 of the tax. Payments to the county or municipality shall be made 192 by the Department of Revenue on or before the fifteenth day of the 193 month following the month in which the tax was collected.

194 The proceeds of the special sales tax shall be (b) 195 placed into a special county fund or special municipal fund apart 196 from the county or municipal general fund, as the case may be, and 197 any other funds of the county or municipality, and shall be 198 expended by the county or municipality solely for the purposes 199 authorized in subsection (4) of this section. The records 200 reflecting the receipts and expenditures of the revenue from the 201 special sales tax shall be audited annually by an independent

202 certified public accountant. The accountant shall make a report 203 of his findings to the governing authorities of the county or 204 municipality and file a copy of his report with the Secretary of 205 the Senate and the Clerk of the House of Representatives. The 206 audit shall be made and completed as soon as practical after the 207 close of the fiscal year of the county or municipality, and 208 expenses of the audit shall be paid from the funds derived by the 209 county or municipality pursuant to this section.

210 All provisions of the Mississippi Sales Tax Law (C) 211 applicable to filing of returns, discounts to the taxpayer, 212 remittances to the Department of Revenue, enforced collection, 213 rights of taxpayers, recovery of improper taxes, refunds of 214 overpaid taxes or other provisions of law providing for imposition 215 and collection of the state sales tax shall apply to the special sales tax authorized by this section, except where there is a 216 217 conflict, in which case the provisions of this section shall 218 control. Any damages, penalties or interest collected for the nonpayment of taxes imposed under this section, or for 219 220 noncompliance with the provisions of this section, shall be paid 221 to the county or municipality on the same basis and in the same 222 manner as the tax proceeds. Any overpayment of tax for any reason 223 that has been disbursed to a county or municipality or any payment 224 of the tax to a county or municipality in error may be adjusted by 225 the Department of Revenue on any subsequent payment to the county 226 or municipality pursuant to the provisions of the Mississippi

227 Sales Tax Law. The Department of Revenue may, from time to time, 228 make such rules and regulations not inconsistent with this section 229 as may be deemed necessary to carry out the provisions of this 230 section, and such rules and regulations shall have the full force 231 and effect of law.

(6) (a) Any county or municipality that levies the special
sales tax authorized under this act shall establish a plan for the
project or projects for which the revenue collected from the
special tax may be expended and for the expenditure of revenue.
The plan shall include at least the following:

(i) A description of the project or projects for
which the revenue will be expended, including the projected cost
of the project or projects;

(ii) The projected starting date and completiondate for the project or projects;

(iii) A description of any funds from other sources that may be available to the county or municipality to assist with paying the costs of the project or projects; and

245 (iv) Any other information required by the246 Mississippi Development Authority.

(b) The county or municipality shall submit a copy of the plan to the Mississippi Development Authority. No expenditure of revenue collected from the special tax authorized by this act may be made by the county or municipality without the approval of the MDA as being consistent with the provisions of this section.

H. B. No. 1693 **~ OFFICIAL ~** 17/HR31/R424 PAGE 10 (OM\JAB) (c) The Mississippi Development Authority shall have all powers necessary to implement and administer the provisions of this section, and the Mississippi Development Authority shall promulgate rules and regulations, in accordance with the Mississippi Administrative Procedures Law, necessary for the implementation of this section.

258 Any special tax levied by a county or municipality under (7) 259 this section shall be discontinued by the governing authorities of 260 the county or municipality on the first day of the month immediately succeeding the date of the completion of the project 261 262 or projects for which the tax was authorized and the retirement 263 and payment in full of any indebtedness or other obligations if 264 incurred by the county or municipality for the project or 265 projects, as determined by the Mississippi Development Authority. 266 Until the repeal of a special sales tax authorized (8)

267 under the authority of a local and private law of the State of 268 Mississippi, the governing authorities of a county or municipality 269 may not impose a special sales tax under this section on sales 270 that are subject to any tax levied and collected (before the date 271 a resolution is adopted under subsection (2) of this section) 272 under the authority of a local and private law, which tax is 273 collected and paid to the Department of Revenue in the same or 274 similar manner that state sales taxes are collected and paid.

(9) If a municipality imposing a special sales tax underthis section contracts its corporate boundaries, the special sales

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280 The governing authorities of any county or municipality (10)281 that levies a special sales tax pursuant to this section may incur 282 indebtedness of the county or municipality in an aggregate 283 principal amount that is not in excess of an amount for which debt 284 service is capable of being funded by the proceeds of the special 285 sales tax levied pursuant to this section. The indebtedness authorized by this subsection shall not be considered when 286 computing any limitation of indebtedness of the county or 287 288 municipality established by law.

(11) It is the intent of the Legislature that the amount of state general funds appropriated to the Department of Revenue shall not be reduced because of funds collected by the department under this act.

293 SECTION 3. Section 21-33-303, Mississippi Code of 1972, is 294 amended as follows:

295 21-33-303. No municipality shall hereafter issue bonds 296 secured by a pledge of its full faith and credit for the purposes 297 authorized by law in an amount which, when added to the then 298 outstanding bonded indebtedness of such municipality, shall exceed 299 either (a) fifteen percent (15%) of the assessed value of the 300 taxable property within such municipality, according to the last 301 completed assessment for taxation, or (b) ten percent (10%) of the

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327 57-1-51, or to any special assessment improvement bonds issued by 328 any municipality under the provisions of Sections 21-41-1 through 329 21-41-53, or to any indebtedness incurred under Section 55-23-8, 330 or to any indebtedness incurred under Section 1 of this act.

331 All bonds issued prior to July 1, 1990, pursuant to this 332 chapter by any municipality for the purpose of the constructing, 333 replacing, renovating or improving wastewater collection and 334 treatment facilities in order to comply with an administrative 335 order of the Mississippi Department of Natural Resources issued pursuant to the Federal Water Pollution Control Act and amendments 336 337 thereto, are hereby exempt from the limitation imposed by this 338 section if the governing body of the municipality adopts an order, 339 resolution or ordinance to the effect that the rates paid by the 340 users of such facilities shall be increased to the extent necessary to provide sufficient funds for the payment of the 341 342 principal of and interest on such bonds as each respectively 343 becomes due and payable as well as the necessary expenses in 344 connection with the operation and maintenance of such facilities.

345 **SECTION 4.** Section 19-9-5, Mississippi Code of 1972, is 346 amended as follows:

347 19-9-5. No county shall hereafter issue bonds secured by a 348 pledge of its full faith and credit for the purposes authorized by 349 law in an amount which, when added to the then outstanding bonds 350 of such county, shall exceed either (a) fifteen percent (15%) of 351 the assessed value of the taxable property within such county

H. B. No. 1693 **~ OFFICIAL ~** 17/HR31/R424 PAGE 14 (OM\JAB) 352 according to the last completed assessment for taxation, or (b) 353 fifteen percent (15%) of the assessment upon which taxes were 354 levied for its fiscal year ending September 30, 1984, whichever is 355 greater.

356 However, any county in the state which shall have experienced 357 washed-out or collapsed bridges on the public roads of the county 358 for any cause or reason may hereafter issue bonds for bridge 359 purposes as now authorized by law in an amount which, when added 360 to the then outstanding general obligation bonds of such county, 361 shall not exceed either (a) twenty percent (20%) of the assessed 362 value of the taxable property within such county according to the 363 last completed assessment for taxation or (b) fifteen percent 364 (15%) of the assessment upon which taxes were levied for its 365 fiscal year ending September 30, 1984, whichever is greater.

366 Provided further, in computing such indebtedness, there may 367 be deducted all bonds or other evidences of indebtedness 368 heretofore or hereafter issued, for the construction of hospitals, ports or other capital improvements which are payable primarily 369 370 from the net revenue to be generated from such hospital, port or 371 other capital improvement, which revenue shall be pledged to the 372 retirement of such bonds or other evidences of indebtedness, 373 together with the full faith and credit of the county. However, 374 in no case shall any county contract any indebtedness payable, in whole or in part, from proceeds of ad valorem taxes which, when 375 376 added to all of the outstanding general obligation indebtedness,

H. B. No. 1693 **~ OFFICIAL ~** 17/HR31/R424 PAGE 15 (OM\JAB) 377 both bonded and floating, shall exceed either (a) twenty percent 378 (20%) of the assessed value of all taxable property within such 379 county according to the last completed assessment for taxation, or 380 (b) fifteen percent (15%) of the assessment upon which taxes were 381 levied for its fiscal year ending September 30, 1984, whichever is 382 greater. Nothing herein contained shall be construed to apply to 383 contract obligations in any form heretofore or hereafter incurred 384 by any county which are subject to annual appropriations therefor, 385 or to bonds heretofore or hereafter issued by any county for school purposes, or to bonds issued by any county under the 386 provisions of Sections 57-1-1 through 57-1-51, or to any 387 388 indebtedness incurred under Section 55-23-8, or to bonds issued 389 under Section 57-75-37 or to any other indebtedness incurred under 390 57-75-37(4) or to any indebtedness incurred under Section 1 of 391 this act.

392 **SECTION 5.** This act shall take effect and be in force from 393 and after July 1, 2017.