Adopted AMENDMENT NO 1 PROPOSED TO

Cmte Sub for House Bill No. 1512

BY: Representative Busby

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

46 **SECTION 1.** (1) There are created in the State Treasury 47 eleven (11) special funds as follows: one (1) special fund for 48 the geographical area of each of the ten (10) planning and 49 development districts excluding Hancock, Harrison and Jackson 50 Counties, and one (1) special fund for Hancock, Harrison and 51 Jackson Counties to be designated as the "Gulf Coast Restoration Fund." Each of the special funds shall consist of funds required 52 53 to be deposited into those funds by Section 27-103-302, funds 54 appropriated or otherwise made available by the Legislature in any 55 manner and funds from any other source designated for deposit into

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56 those funds. One-half (1/2) of any funds under Section 27-103-302 57 that are not required to be deposited into the Gulf Coast Restoration Fund shall be deposited into the other ten (10) 58 special funds in equal amounts, and the remaining one-half (1/2)59 60 of those funds shall be deposited into the other ten (10) special 61 funds based on the proportion that the population in the geographical area of the planning and development district 62 63 corresponding to the fund bears to the population of the entire 64 state excluding the population of Hancock, Harrison and Jackson 65 Counties.

(2) Unexpended amounts remaining in any of the special funds
at the end of a fiscal year shall not lapse into the State General
Fund, and any investment earnings or interest earned on amounts in
the special funds shall be deposited to the credit of each
respective fund.

(3) Monies in the each of the special funds shall be administered by the Mississippi Development Authority (MDA) and shall be used by MDA, upon appropriation by the Legislature, to provide assistance to applicants for projects authorized by this act.

76 <u>SECTION 2.</u> (1) Applicants who are eligible for assistance 77 from MDA under this act include local units of government, 78 institutions of higher learning, community colleges, local ports 79 and airports, nongovernmental organizations, public-private 80 partnerships, and planning and development districts.

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81 (2)MDA shall establish criteria, rules and procedures for 82 accepting, reviewing and granting or denying applications for 83 assistance under this act. Applications must be submitted to MDA not later than October 31 of each year, and MDA shall review, 84 85 evaluate and score all timely received applications not later than 86 December 31 of the year. MDA then shall present the applications 87 to the appropriate legislative advisory committee not later than December 31 of the year for its evaluation and recommendations. 88

89 Applications for assistance under this act will be (3) 90 received through a web portal set up by MDA. The application 91 packet shall be available on the web portal for download, 92 completion and submittal. Each applicant must include in the 93 application the "soft costs" and professional fees associated with 94 the proposed project, such as planning, design, internal project 95 management, financing, and legal, engineering and other 96 professional fees.

97 (4) The administration expenses of MDA in carrying out its
98 duties under this act shall not exceed one percent (1%) of the
99 amount of the funds administered by the MDA under this act.

100 <u>SECTION 3.</u> (1) For the geographical area of each of the ten 101 (10) planning and development districts, there is established a 102 legislative advisory committee comprised of the members of the 103 House of Representatives and the members of the Senate who 104 represent any part of the counties that are included within the 105 geographic area of the planning and development district, except

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106 as follows: For the Southern Mississippi Planning and Development 107 District, the legislative advisory committee shall be comprised of 108 the members of the House of Representatives and the members of the 109 Senate who represent any part of the counties that are included 110 within the geographic area of the planning and development 111 district other than Hancock, Harrison and Jackson Counties. The 112 legislative advisory committees established in this subsection 113 shall serve only in an advisory capacity in reviewing and 114 evaluating applications for assistance from MDA under this act in 115 the geographical areas of the planning and development districts 116 and may not take any action to approve or disapprove a decision of 117 MDA regarding the providing or denying of assistance.

118 (2)For the Gulf Coast Restoration Fund, there is 119 established a legislative advisory committee comprised of the 120 members of the House of Representatives and the members of the 121 Senate who represent any part of Hancock, Harrison and Jackson 122 The legislative advisory committee established in this Counties. 123 subsection shall serve only in an advisory capacity in reviewing 124 and evaluating applications for assistance from MDA under this act 125 from the Gulf Coast Restoration Fund and may not take any action 126 to approve or disapprove a decision of MDA regarding the providing 127 or denying of assistance.

(3) The legislative advisory committees shall meet annually
to review and evaluate the projects being considered for funding
by MDA, after receiving applications from MDA as provided in

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131 Section 2(2) of this act. MDA shall call the meetings of the 132 legislative advisory committee, which shall be held not earlier 133 than February 1 of the year, shall notify the committee members of 134 the date, time and place of the meeting at least seven (7) days 135 before the meeting, and shall chair the meeting. After reviewing 136 and evaluating applications for assistance from MDA under this 137 act, the legislative advisory committee shall return the 138 application for assistance with its recommendations to MDA not 139 later than ten (10) days after the meeting, and MDA shall have the 140 final decision regarding the application for assistance. MDA 141 shall not approve any application for assistance or fund any 142 project under this act until after the legislative advisory 143 committee has reviewed and evaluated the application and returned the application with its recommendations to MDA, as provided in 144 145 this section.

146 SECTION 4. (1) MDA is empowered, on such terms and 147 conditions as it may determine, to make loans, loan guarantees, grants and any other financial assistance under this act to 148 149 applicants whose projects are approved for assistance by MDA. For 150 providing assistance to projects under this section, MDA shall 151 establish criteria, rules and procedures for accepting, reviewing 152 and granting or denying applications, and for terms and conditions 153 of financial assistance under this act.

154 (2) MDA shall provide assistance in the Southern Mississippi
 155 Planning and Development District only for projects that are

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156 primarily located in the counties that are included in the 157 planning and development district other than Hancock, Harrison and 158 Jackson Counties. MDA shall provide assistance from the Gulf 159 Coast Restoration Fund only for projects that are primarily 160 located in Hancock, Harrison or Jackson County.

161 (3) MDA shall establish a scoring process for the selection 162 of projects that have the potential to generate increased economic 163 activity in the counties involved, giving priority to:

164 (a) Projects that will have a significant positive 165 impact on the tax base, private sector job creation and private 166 sector investment;

(b) Projects that support workforce development and training programs that result in both private and public sector job readiness;

(c) Projects that enhance the quality of life/place and business environment of a community or region, including tourism and recreational opportunities;

(d) Projects that expand high growth industries orestablish new high growth industries in the region;

(e) Projects that leverage or further enhance key regional assets, including educational institutions, research facilities, and military bases;

178 (f) Infrastructure projects in existing industrial 179 parks;

180 (g) Infrastructure projects for business retention and 181 development; and

(h) Local match requirements for federal and state
funded projects that enhance the economic competitiveness of a
community.

185 (4) Assistance provided under this act may not be used to186 finance one hundred percent (100%) of any project.

187 Contracts executed by MDA with recipients of assistance (5) 188 under this act must include provisions requiring a performance report on the contracted activities, must account for the proper 189 190 use of funds provided under the contract, and must include 191 provisions for recovery of assistance if the assistance was based 192 upon fraudulent information or the recipient of the assistance is 193 not meeting the performance requirements of the assistance. 194 Recipients of assistance under this act must regularly report to 195 MDA the status of the project on a schedule determined by MDA.

196 <u>SECTION 5.</u> (1) The scope of a financial audit of recipients 197 of assistance under this act shall include funds related to any 198 year in which the recipient receives assistance under this act. 199 The scope of review for these funds shall include, but is not 200 limited to, compliance with state and federal laws related to the 201 receipt and expenditure of those funds.

(2) Once every two (2) years, the State Auditor shall
 conduct an operational audit of the recipients of assistance under
 this act to evaluate the performance of the recipient in

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205 administering laws, policies and procedures governing the 206 expenditure of the assistance in an efficient and effective 207 The scope of review shall include, but is not limited to, manner. 208 evaluating internal controls, internal audit functions, reporting 209 and performance requirements required for use of the assistance, 210 and compliance with state and federal law. The audit shall 211 include any funds that the recipient received from assistance 212 under this act.

(3) In addition to the rules of the State Auditor, the State Auditor shall adopt rules for the form and conduct all financial audits performed by independent certified public accountants and for audits of recipients of assistance under this act.

(4) The State Auditor may report findings to the Secretary of the Treasury of the United States in addition to the reporting requirements under state law.

(5) The cost of the audits performed as provided in this section may be paid from the special funds created in Section 1 of this act, and those expenditures are not subject to the percentage cap on administrative expenses set in Section 2(4) of this act.

224 <u>SECTION 6.</u> MDA shall file an annual report with the 225 Governor, the Secretary of the Senate and the Clerk of the House 226 of Representatives not later than December 1 of each year, 227 including detailed information regarding at least the following 228 specific areas:

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(a) Receipts and expenditures of the funds received andprovided as assistance under this act;

(b) Overview of applications reviewed and a detailed description of applications approved for assistance for the current year; and

(c) Schedule of all applications for which assistance
 was provided under this act detailing status of progress, start
 date, anticipated completion date, benchmark achievements, and any
 modifications to the original application after receipt of
 assistance.

239 **SECTION 7.** This act shall take effect and be in force from 240 and after July 1, 2018.

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

1 AN ACT TO CREATE ELEVEN SPECIAL FUNDS IN THE STATE TREASURY 2 WITH ONE FUND FOR THE GEOGRAPHICAL AREA OF EACH OF THE TEN 3 PLANNING AND DEVELOPMENT DISTRICTS EXCLUDING HANCOCK, HARRISON AND 4 JACKSON COUNTIES, AND ONE FUND FOR HANCOCK, HARRISON AND JACKSON 5 COUNTIES TO BE DESIGNATED AS THE "GULF COAST RESTORATION FUND"; TO 6 PROVIDE THAT THE MONIES IN EACH OF THE SPECIAL FUNDS SHALL BE 7 ADMINISTERED BY THE MISSISSIPPI DEVELOPMENT AUTHORITY (MDA) AND 8 SHALL BE USED BY MDA, UPON APPROPRIATION BY THE LEGISLATURE, TO 9 PROVIDE ASSISTANCE TO APPLICANTS FOR PROJECTS AUTHORIZED BY THIS 10 ACT; TO SPECIFY THE APPLICANTS WHO ARE ELIGIBLE FOR ASSISTANCE 11 UNDER THIS ACT; TO PROVIDE THAT MDA SHALL ESTABLISH CRITERIA, 12 RULES AND PROCEDURES FOR ACCEPTING, REVIEWING AND GRANTING OR 13 DENYING APPLICATIONS FOR ASSISTANCE UNDER THIS ACT; TO PROVIDE A 14 TIMELINE FOR SUBMISSIONS OF APPLICATIONS TO MDA, FOR REVIEW, 15 EVALUATION AND SCORING OF APPLICATIONS BY MDA, AND FOR PRESENTATION OF THE APPLICATIONS TO THE APPROPRIATE LEGISLATIVE 16 17 ADVISORY COMMITTEE FOR ITS EVALUATION AND RECOMMENDATIONS; TO 18 PROVIDE THAT APPLICATIONS FOR ASSISTANCE UNDER THIS ACT WILL BE 19 RECEIVED THROUGH A WEB PORTAL SET UP BY MDA; TO ESTABLISH 20 LEGISLATIVE ADVISORY COMMITTEES FOR THE GEOGRAPHIC AREA OF EACH OF

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THE TEN PLANNING AND DEVELOPMENT DISTRICTS AND FOR THE GULF COAST 21 RESTORATION FUND, WHICH WILL SERVE ONLY IN AN ADVISORY CAPACITY IN 22 23 REVIEWING AND EVALUATING APPLICATIONS FOR ASSISTANCE UNDER THIS 24 ACT; TO PROVIDE THAT THE LEGISLATIVE ADVISORY COMMITTEES WILL MEET 25 ANNUALLY TO REVIEW AND EVALUATE THE PROJECTS BEING CONSIDERED FOR 26 FUNDING BY MDA; TO PROVIDE THAT MDA WILL CALL THE MEETINGS OF THE 27 LEGISLATIVE ADVISORY COMMITTEE, NOTIFY THE COMMITTEE MEMBERS OF 28 THE MEETING AND CHAIR THE MEETING; TO PROVIDE THAT MDA WILL HAVE 29 THE FINAL DECISION REGARDING THE APPLICATION FOR ASSISTANCE; TO 30 PROHIBIT MDA FROM APPROVING ANY APPLICATION FOR ASSISTANCE OR 31 FUNDING ANY PROJECT UNTIL AFTER THE LEGISLATIVE ADVISORY COMMITTEE 32 HAS REVIEWED AND EVALUATED THE APPLICATION; TO AUTHORIZE MDA TO 33 MAKE LOANS, LOAN GUARANTEES, GRANTS AND ANY OTHER FINANCIAL 34 ASSISTANCE UNDER THIS ACT TO APPLICANTS WHOSE PROJECTS ARE 35 APPROVED FOR ASSISTANCE BY MDA; TO DIRECT MDA TO ESTABLISH A 36 SCORING PROCESS FOR THE SELECTION OF PROJECTS THAT HAVE THE 37 POTENTIAL TO GENERATE INCREASED ECONOMIC ACTIVITY IN THE COUNTIES 38 INVOLVED, AND TO SPECIFY THE TYPES OF PROJECTS FOR WHICH 39 ASSISTANCE MAY BE MADE; TO PROVIDE FOR FINANCIAL AUDITS AND OPERATIONAL AUDITS OF RECIPIENTS OF ASSISTANCE UNDER THIS ACT; TO 40 41 DIRECT MDA TO FILE AN ANNUAL REPORT WITH THE GOVERNOR AND THE 42 LEGISLATURE THAT INCLUDES DETAILED INFORMATION REGARDING RECEIPTS 43 AND EXPENDITURES OF THE FUNDS RECEIVED AND PROVIDED AS ASSISTANCE 44 UNDER THIS ACT; AND FOR RELATED PURPOSES.