MISSISSIPPI LEGISLATURE

FIRST EXTRAORDINARY SESSION 2018

By: Representatives Gunn, Smith, To: Ways and Means Lamar, Busby, White, Baker, Scott, Sykes, Gibbs (36th), Mickens, Dixon, Gibbs (72nd), Holloway, Reynolds

HOUSE BILL NO. 1 (As Sent to Governor)

1 AN ACT TO CREATE THE MISSISSIPPI INFRASTRUCTURE MODERNIZATION 2 ACT OF 2018; TO AMEND SECTION 27-67-31, MISSISSIPPI CODE OF 1972, 3 TO PROVIDE THAT A PORTION OF STATE USE TAX REVENUE SHALL BE DEPOSITED INTO SPECIAL FUNDS IN THE STATE TREASURY AND USED TO 4 5 ASSIST MUNICIPALITIES AND COUNTIES IN PAYING COSTS ASSOCIATED WITH 6 REPAIR, MAINTENANCE AND RECONSTRUCTION OF ROADS, STREETS AND 7 BRIDGES; TO PROVIDE THAT A PORTION OF STATE USE TAX REVENUE SHALL BE DEPOSITED INTO THE LOCAL SYSTEM BRIDGE REPLACEMENT AND 8 9 REHABILITATION FUND; TO AMEND SECTION 65-37-15, MISSISSIPPI CODE 10 OF 1972, TO AUTHORIZE FUNDS IN THE LOCAL SYSTEM BRIDGE REPLACEMENT 11 AND REHABILITATION FUND TO BE USED FOR LOCAL BRIDGES IN CERTAIN 12 CIRCUMSTANCES; TO REQUIRE THE MISSISSIPPI DEPARTMENT OF 13 TRANSPORTATION TO DIRECT BY WRITTEN NOTICE ANY LOCAL GOVERNING BOARDS TO CLOSE ANY BRIDGE UNDER ITS JURISDICTION THAT MUST BE 14 15 CLOSED TO PREVENT THE REDUCTION IN FEDERAL TRANSPORTATION FUNDING 16 TO THE STATE; TO IMPOSE AN ANNUAL TAX ON ELECTRIC VEHICLES AND 17 HYBRID VEHICLES IN ADDITION TO ANY OTHER TAXES FOR WHICH THE 18 VEHICLES ARE LIABLE; TO PROVIDE THAT THE TAX ON ELECTRIC VEHICLES 19 AND HYBRID VEHICLES SHALL BE PAID TO THE COUNTY TAX COLLECTOR AT 20 THE SAME TIME AND IN THE SAME MANNER AS THE ANNUAL HIGHWAY 21 PRIVILEGE TAX IS PAID; TO PROVIDE THAT THE TAX COLLECTOR SHALL 22 REMIT THE PROCEEDS OF THE TAXES TO THE DEPARTMENT OF REVENUE AND 23 THAT THE DEPARTMENT SHALL APPORTION THE PROCEEDS OF THE TAXES 24 AMONG THE VARIOUS PURPOSES SPECIFIED FOR GASOLINE AND DIESEL FUEL 25 TAXES IN THE SAME PROPORTION THAT THOSE TAXES WERE APPORTIONED FOR 26 THOSE PURPOSES DURING THE PREVIOUS STATE FISCAL YEAR; TO AMEND 27 SECTION 1, CHAPTER 479, LAWS OF 2015, TO AUTHORIZE THE ISSUANCE OF 28 ADDITIONAL REVENUE BONDS UNDER SUCH LAW AND TO PROVIDE THAT THE 29 PROCEEDS OF THE ADDITIONAL BONDS SHALL BE DEPOSITED INTO THE 30 EMERGENCY ROAD AND BRIDGE REPAIR FUND AND THE 2018 TRANSPORTATION 31 AND INFRASTRUCTURE IMPROVEMENTS FUND CREATED IN THIS ACT; TO 32 CREATE IN THE STATE TREASURY A SPECIAL FUND TO BE KNOWN AS THE "EMERGENCY ROAD AND BRIDGE REPAIR FUND"; TO PROVIDE THAT MONEY IN 33 34 THE FUND SHALL BE UTILIZED BY THE MISSISSIPPI DEPARTMENT OF

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35 TRANSPORTATION, WITH THE ADVICE OF THE EMERGENCY ROAD AND BRIDGE 36 REPAIR FUND ADVISORY BOARD; TO PROVIDE FUNDING FOR EMERGENCY 37 REPAIRS TO ROADS, STREETS AND HIGHWAYS IN THIS STATE AND EMERGENCY 38 BRIDGE REPAIRS ON PUBLIC ROADS, STREETS AND HIGHWAYS IN THIS 39 STATE; TO CREATE THE EMERGENCY ROAD AND BRIDGE REPAIR FUND 40 ADVISORY BOARD AND PROVIDE FOR ITS MEMBERSHIP; TO PROVIDE THAT THE 41 EMERGENCY ROAD AND BRIDGE REPAIR FUND ADVISORY BOARD SHALL PROVIDE 42 NONBINDING ADVICE TO THE DEPARTMENT OF TRANSPORTATION REGARDING 43 THE EXPENDITURE OF MONEY IN THE EMERGENCY ROAD AND BRIDGE REPAIR 44 FUND; TO CREATE IN THE STATE TREASURY A SPECIAL FUND TO BE KNOWN 45 AS THE "2018 TRANSPORTATION AND INFRASTRUCTURE IMPROVEMENTS FUND"; 46 TO PROVIDE THAT MONIES IN THE FUND SHALL BE FOR INFRASTRUCTURE 47 PROJECTS AND/OR OTHER PROJECTS THAT ARE ECONOMICALLY BENEFICIAL 48 THAT ARE OTHERWISE PROVIDED BY LAW TO BE FUNDED BY MONIES IN THIS 49 FUND; TO AMEND SECTION 49-17-407, MISSISSIPPI CODE OF 1972, TO 50 DELETE THE PROVISION THAT PROVIDES FOR THE ABATEMENT OF THE 51 ENVIRONMENTAL PROTECTION FEE LEVIED ON BONDED DISTRIBUTORS OF 52 MOTOR FUEL WHEN THE UNOBLIGATED BALANCE IN THE MISSISSIPPI 53 GROUNDWATER PROTECTION TRUST FUND REACHES OR EXCEEDS 54 \$10,000,000.00; TO PROVIDE THAT WHEN THE UNOBLIGATED BALANCE IN 55 THE MISSISSIPPI GROUNDWATER PROTECTION TRUST FUND REACHES OR 56 EXCEEDS \$10,000,000.00, THE DEPARTMENT OF REVENUE SHALL DEPOSIT 57 THE REVENUE DERIVED FROM THE ENVIRONMENTAL PROTECTION FEE INTO THE 58 STATE HIGHWAY FUND; TO AMEND SECTION 75-76-129, MISSISSIPPI CODE 59 OF 1972, TO REQUIRE FEES COLLECTED THROUGH DECEMBER 31, 2028, 60 UNDER THE GAMING CONTROL ACT AS A RESULT OF WAGERS ON SPORTING 61 EVENTS SHALL BE DEPOSITED INTO THE STATE HIGHWAY FUND TO BE USED 62 SOLELY FOR THE REPAIR AND MAINTENANCE OF STATE HIGHWAYS; TO AMEND 63 SECTION 19-11-27, MISSISSIPPI CODE OF 1972, TO ALLOW COUNTY BOARDS 64 OF SUPERVISORS TO EXPEND MONIES DURING 2019 ON DEFICIENT BRIDGES 65 OF THE COUNTY IN THE STATE AID ROAD SYSTEM OR THE LOCAL SYSTEM ROAD PROGRAM THAT HAVE A SUFFICIENCY RATING OF LESS THAN FIFTY 66 67 DURING THE LAST TERM OF OFFICE OF SUCH BOARDS; TO REQUIRE THE 68 DEPARTMENT OF AUDIT TO AUDIT OR ENTER INTO CONTRACTS FOR A 69 PERFORMANCE AUDIT OF ANY PROJECTS UNDER THE MISSISSIPPI DEPARTMENT 70 OF TRANSPORTATION; AND FOR RELATED PURPOSES.

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

### 72

SECTION 1. Section 27-67-31, Mississippi Code of 1972, is

73 amended as follows:

74 27-67-31. All administrative provisions of the sales tax 75 law, and amendments thereto, including those which fix damages, 76 penalties and interest for failure to comply with the provisions

77 of said sales tax law, and all other requirements and duties

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imposed upon taxpayer, shall apply to all persons liable for use taxes under the provisions of this article. The commissioner shall exercise all power and authority and perform all duties with respect to taxpayers under this article as are provided in said sales tax law, except where there is conflict, then the provisions of this article shall control.

The commissioner may require transportation companies to permit the examination of waybills, freight bills, or other documents covering shipments of tangible personal property into this state.

On or before the fifteenth day of each month, the amount received from taxes, damages and interest under the provisions of this article during the preceding month shall be paid and distributed as follows:

On or before July 15, 1994, through July 15, 2000, 92 (a) 93 and each succeeding month thereafter, two and two hundred 94 sixty-six one-thousandths percent (2.266%) of the total use tax revenue collected during the preceding month under the provisions 95 96 of this article shall be deposited in the School Ad Valorem Tax 97 Reduction Fund created pursuant to Section 37-61-35. On or before 98 August 15, 2000, and each succeeding month thereafter, two and two 99 hundred sixty-six one-thousandths percent (2.266%) of the total 100 use tax revenue collected during the preceding month under the 101 provisions of this chapter shall be deposited into the School Ad Valorem Tax Reduction Fund created under Section 37-61-35 until 102

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 3 (BS\EW) 103 such time that the total amount deposited into the fund during a 104 fiscal year equals Four Million Dollars (\$4,000,000.00). 105 Thereafter, the amounts diverted under this paragraph (a) during 106 the fiscal year in excess of Four Million Dollars (\$4,000,000.00) 107 shall be deposited into the Education Enhancement Fund created 108 under Section 37-61-33 for appropriation by the Legislature as 109 other education needs and shall not be subject to the percentage 110 appropriation requirements set forth in Section 37-61-33.

(b) On or before July 15, 1994, and each succeeding month thereafter, nine and seventy-three one-thousandths percent (9.073%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the Education Enhancement Fund created pursuant to Section 37-61-33.

117 (c) On or before July 15, 1997, and on or before the 118 fifteenth day of each succeeding month thereafter, the revenue 119 collected under the provisions of this article imposed and levied 120 as a result of Section 27-65-17(2) and the corresponding levy in 121 Section 27-65-23 on the rental or lease of private carriers of 122 passengers and light carriers of property as defined in Section 123 27-51-101 shall be deposited into the Motor Vehicle Ad Valorem Tax 124 Reduction Fund created pursuant to Section 27-51-105.

(d) On or before July 15, 1997, and on or before the fifteenth day of each succeeding month thereafter and after the deposits required by paragraphs (a) and (b) of this section are

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 4 (BS\EW) made, the remaining revenue collected under the provisions of this article imposed and levied as a result of Section 27-65-17(1) and the corresponding levy in Section 27-65-23 on the rental or lease of private carriers of passengers and light carriers of property as defined in Section 27-51-101 shall be deposited into the Motor Vehicle Ad Valorem Tax Reduction Fund created pursuant to Section 27-51-105.

135 On or before August 15, 2019, and each succeeding (e) 136 month thereafter through July 15, 2020, three and three-fourths percent (3-3/4%) of the total use tax revenue collected during the 137 138 preceding month under the provisions of this article shall be 139 deposited into the special fund created in Section 2(1) of this 140 act. On or before August 15, 2020, and each succeeding month thereafter through July 15, 2021, seven and one-half percent 141 142 (7-1/2%) of the total use tax revenue collected during the 143 preceding month under the provisions of this article shall be 144 deposited into the special fund created in Section 2(1) of this act. On or before August 15, 2021, and each succeeding month 145 146 thereafter through July 15, 2022, eleven and one-fourth percent 147 (11-1/4%) of the total use tax revenue collected during the 148 preceding month under the provisions of this article shall be 149 deposited into the special fund created in Section 2(1) of this 150 act. On or before August 15, 2022, and each succeeding month 151 thereafter, fifteen percent (15%) of the total use tax revenue 152 collected during the preceding month under the provisions of this

153 article shall be deposited into the special fund created in

154 Section 2(1) of this act.

155 (f) On or before August 15, 2019, and each succeeding 156 month thereafter through July 15, 2020, three and three-fourths 157 percent (3-3/4%) of the total use tax revenue collected during the 158 preceding month under the provisions of this article shall be 159 deposited into the special fund created in Section 2(2) of this act. On or before August 15, 2020, and each succeeding month 160 161 thereafter through July 15, 2021, seven and one-half percent 162 (7-1/2%) of the total use tax revenue collected during the 163 preceding month under the provisions of this article shall be 164 deposited into the special fund created in Section 2(2) of this 165 act. On or before August 15, 2021, and each succeeding month 166 thereafter through July 15, 2022, eleven and one-fourth percent 167 (11-1/4%) of the total use tax revenue collected during the 168 preceding month under the provisions of this article shall be 169 deposited into the special fund created in Section 2(2) of this act. On or before August 15, 2022, and each succeeding month 170 171 thereafter, fifteen percent (15%) of the total use tax revenue 172 collected during the preceding month under the provisions of this 173 article shall be deposited into the special fund created in Section 2(2) of this act. 174 175 (g) On or before August 15, 2019, and each succeeding 176 month thereafter through July 15, 2020, Four Hundred Sixteen 177 Thousand Six Hundred Sixty-six Dollars and Sixty-seven Cents 

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178	(\$416,666.67) or one and one-fourth percent (1-1/4%) of the total
179	use tax revenue collected during the preceding month under the
180	provisions of this article, whichever is the greater amount, shall
181	be deposited into the Local System Bridge Replacement and
182	Rehabilitation Fund created in Section 65-37-13. On or before
183	August 15, 2020, and each succeeding month thereafter through July
184	15, 2021, Eight Hundred Thirty-three Thousand Three Hundred
185	Thirty-three Dollars and Thirty-four Cents (\$833,333.34) or two
186	and one-half percent (2-1/2%) of the total use tax revenue
187	collected during the preceding month under the provisions of this
188	article, whichever is the greater amount, shall be deposited into
189	the Local System Bridge Replacement and Rehabilitation Fund
190	created in Section 65-37-13. On or before August 15, 2021, and
191	each succeeding month thereafter through July 15, 2022, One
192	Million Two Hundred Fifty Thousand Dollars (\$1,250,000.00) or
193	three and three-fourths percent $(3-3/4\%)$ of the total use tax
194	revenue collected during the preceding month under the provisions
195	of this article, whichever is the greater amount, shall be
196	deposited into the Local System Bridge Replacement and
197	Rehabilitation Fund created in Section 65-37-13. On or before
198	August 15, 2022, and each succeeding month thereafter, One Million
199	Six Hundred Sixty-six Thousand Six Hundred Sixty-six Dollars and
200	Sixty-seven Cents (\$1,666,666.67) or five percent (5%) of the
201	total use tax revenue collected during the preceding month under
202	the provisions of this article, whichever is the greater amount,
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203 <u>shall be deposited into the Local System Bridge Replacement and</u> 204 Rehabilitation Fund created in Section 65-37-13.

205 ( \* \* \* (e)h) The remainder of the amount received from 206 taxes, damages and interest under the provisions of this article 207 shall be paid into the General Fund of the State Treasury by the 208 commissioner.

209 There is hereby created a special fund SECTION 2. (1) (a) 210 in the State Treasury. The fund shall be maintained by the State 211 Treasurer as a separate and special fund, separate and apart from the General Fund of the state. The fund shall consist of monies 212 213 deposited therein under Section 27-67-31(e) and monies from any 214 other source designated for deposit into such fund. Monies in the 215 fund shall be expended by the Department of Revenue to provide 216 funds to assist municipalities in this state in paying costs 217 associated with (i) repair, maintenance and/or reconstruction of 218 roads, streets and bridges in municipalities and (ii) repair, 219 maintenance and/or other improvements to water infrastructure and 220 sewer infrastructure. Unexpended amounts remaining in the fund at 221 the end of a fiscal year shall not lapse into the State General 222 Fund, and any interest earned or investment earnings on amounts in 223 the fund shall be deposited to the credit of the fund.

(b) (i) Subject to the provisions of this paragraph (b) and Section 4 of this act, funds provided to municipalities under this subsection (1) shall be allocated and distributed to municipalities as follows:

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 8 (BS\EW) 1. Three Million Dollars (\$3,000,000.00)
shall be allocated to all municipalities in equal shares, and
2. The remainder of the funds allocated as
231 follows:

232 One-half (1/2) shall be allocated to a. 233 municipalities based on the proportion that the population of a 234 municipality according to the most recent federal decennial census bears to the total population of all municipalities in the state 235 236 according to the most recent federal decennial census, and 237 One-half (1/2) shall be allocated to b. 238 municipalities based on the proportion that the amount of sales 239 tax revenue distributed to a municipality during the preceding 240 fiscal year under Section 27-65-75(1)(a) bears to the total amount 241 of sales tax revenue distributed to all municipalities during the preceding fiscal year under Section 27-65-75(1)(a). 242 243 The Department of Revenue shall distribute funds under this 244 subsection (1) on a semiannual basis with distributions being made

245 in the months of January and July.

(ii) In order to be eligible to receive the full amount of funds allocated for distribution to a municipality during a year under this subsection (1), the municipality must have expended an amount not less than the amount of base expenditures during the previous municipal fiscal year for the purposes described in paragraph (a) of this subsection (1). If a municipality fails to expend such required amount, then the amount

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 9 (BS\EW) 253 of funds allocated for distribution to the municipality shall be 254 reduced by the percentage by which the municipality failed to 255 expend the amount of base expenditures. For the purposes of this 256 subsection (1), "base expenditures" means the average annual 257 expenditures made by a municipality for purposes described in 258 paragraph (a) of this subsection (1) for the five-year period 259 beginning October 1, 2013, and ending September 30, 2018. 260 However, for the purposes of calculating the average annual 261 expenditures for such five-year period, the year within the period 262 with the highest annual expenditures for such purposes and the 263 year within the period with the lowest annual expenditures for 264 such purposes shall be excluded when calculating the average 265 annual expenditures for the five-year period. Expenditure of the 266 proceeds of bonds issued by a municipality for the purposes 267 described in paragraph (a) of this subsection (1) shall not be 268 considered when calculating the base period. Beginning July 1, 269 2020, and each succeeding July 1 thereafter, the amount of the 270 base expenditures shall be adjusted and compounded annually by 271 increasing or decreasing such amount by a percentage amount equal 272 to the United States inflation rate for the previous calendar year 273 ending on December 31 as certified by the Department of Revenue. 274 The United States inflation rate for a calendar year shall be the 275 Consumer Price Index for the calendar year for urban consumers as 276 calculated by the Bureau of Labor Statistics of the United States 277 Department of Labor.

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 10 (BS\EW) (c) The Department of Revenue and the Department of Audit shall have all powers necessary to ensure the proper implementation of this subsection (1).

281 (2)There is hereby created a special fund in the State (a) 282 Treasury. The fund shall be maintained by the State Treasurer as 283 a separate and special fund, separate and apart from the General 284 Fund of the state. The fund shall consist of monies deposited 285 therein under Section 27-67-31(f) and monies from any other source 286 designated for deposit into such fund. Monies in the fund shall 287 be expended by the Department of Revenue to provide funds to 288 assist counties in this state in paying costs associated with the 289 repair, maintenance and/or reconstruction of roads, streets and 290 bridges in counties. Unexpended amounts remaining in the fund at 291 the end of a fiscal year shall not lapse into the State General 292 Fund, and any interest earned or investment earnings on amounts in 293 the fund shall be deposited to the credit of the fund.

(b) (i) Subject to the provisions of this paragraph
(b) and Section 4 of this act, funds provided to counties under
this subsection (2) shall be allocated and distributed to counties
in the following proportions:

 298
 1. One-third (1/3) shall be allocated to all

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 counties in equal shares,

300 2. One-third (1/3) shall be allocated to301 counties based on the proportion that the total number of rural

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 11 (BS\EW) 302 road miles in a county bears to the total number of rural road 303 miles in all counties of the state, and

304 3. One-third (1/3) shall be allocated to 305 counties based on the proportion that the rural population of a 306 county bears to the total rural population in all counties of the 307 state, according to the latest federal decennial census. 308 The Department of Revenue shall distribute funds under this 309 subsection (2) on a semiannual basis with distributions being made 310 in the months of January and July. Rural road miles and rural road population in the counties shall be determined in the same 311 312 manner as they are determined for the purposes of the distribution formula in Section 65-9-3. 313

(ii) From and after July 1, 2020, of the funds 314 315 allocated for distribution to a county during a year under this 316 subsection (2), the maximum amount of such funds that may be 317 distributed to the county during that year shall not exceed the 318 amount of county funds expended by the county during the previous county fiscal year for purposes described in paragraph (a) of this 319 320 subsection (2). Expenditure of the proceeds of bonds issued by a 321 county to pay costs associated with the repair, maintenance and/or 322 reconstruction of roads, streets and bridges shall not be 323 considered when determining the amount of county funds expended by 324 the county during the previous county fiscal year.

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H. B. No. 1 181E/HR43/R1SG PAGE 12 (BS\EW) 325 (c) The Department of Revenue and the Department of 326 Audit shall have all powers necessary to ensure the proper 327 implementation of this subsection (2).

328 SECTION 3. Section 65-37-15, Mississippi Code of 1972, is 329 amended as follows:

330 65-37-15. Notwithstanding any other provisions of this 331 chapter, when all deficient bridges of a county which have a 332 sufficiency rating of less than fifty (50) have been replaced or 333 are under contract for replacement or rehabilitation, then monies 334 in the Local System Bridge Replacement and Rehabilitation Fund created under Section 65-37-13, that are allocated to a particular 335 336 county may be expended for (a) the purpose of paying the 337 principal, interest and debt service on any bonds, notes or 338 obligations issued or incurred by that county before the effective 339 date of this chapter for the purpose of replacing or 340 rehabilitating any bridge or drainage-related structure on any 341 highway, road or street under the jurisdiction of that county, (b) 342 on bridges in the State Aid Road System, or (c) if bridges in the 343 State Aid Road System of that county are in sufficient repair, 344 such monies may be utilized for the repair of roads on the State 345 Aid Road System or local system roads, upon presentation to the 346 State Aid Engineer of a resolution duly adopted and entered on the 347 minutes of the board of supervisors of such county requesting such 348 expenditure and reciting in the resolution such information as may be necessary for the State Aid Engineer to determine that the 349

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 13 (BS\EW) 350 county is eligible for expenditure of funds under the provisions 351 of this section.

352 **SECTION 4.** When any governing board of a political 353 subdivision of the state or the governing board of a municipality 354 must physically close a bridge or bridges under its jurisdiction 355 in order for the state, a political subdivision of the state 356 and/or a municipality of the state to receive or continue to 357 receive federal transportation funding, the Mississippi Department 358 of Transportation shall direct by written notice such governing board to physically close the bridge or bridges within sixty (60) 359 360 days of the receipt of such notice. The governing board shall 361 retain jurisdiction of such bridge or bridges and is responsible 362 for all costs associated with the closed bridge or bridges, 363 including closure and maintenance costs. Any such bridge or 364 bridges shall remain closed until the bridge is able to be 365 reopened in a condition that does not reduce the amount that the 366 state, a political subdivision of the state and/or a municipality 367 of the state shall receive or continue to receive in federal 368 transportation funding. Any political subdivision of the state or 369 municipality of the state whose governing board fails to comply 370 with the directive provided under this section shall not be 371 eligible for funding provided under Section 2 of this act and 372 shall remain ineligible until the governing board is in compliance 373 with such directive.

H. B. No. 1 181E/HR43/R1SG PAGE 14 (BS\EW) 374 SECTION 5. (1) For the purposes of this section, the term 375 "electric vehicle" means a vehicle that is powered solely by an 376 electric motor drawing current from rechargeable batteries, fuel 377 cells, or other portable sources of electrical current, is 378 manufactured primarily for use on public streets, roads and 379 highways, and is required to have a license tag under Section 380 27-19-1 et seq., for operation on public streets, roads and 381 highways.

(2) (a) There is imposed an annual tax on each electric vehicle, which shall be in addition to any other taxes for which the vehicle is liable. The tax shall be paid to the county tax collector at the same time and in the same manner as the annual highway privilege tax is paid. The amount of the tax shall be One Hundred Fifty Dollars (\$150.00).

388 Beginning July 1, 2021, and each succeeding July 1 (b) 389 thereafter, the rate of the tax imposed under this section and in 390 effect at the end of the preceding state fiscal year shall be adjusted by increasing the tax by a percentage amount equal to the 391 392 United States inflation rate for the previous calendar year ending 393 on December 31 as certified by the Department of Finance and 394 Administration. The United States inflation rate for a calendar 395 year shall be the Consumer Price Index for the calendar year for 396 urban consumers as calculated by the Bureau of Labor Statistics of 397 the United States Department of Labor. In adjusting the amount of

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398 the tax, amounts equal to or greater than Fifty Cents (50¢) shall399 be rounded to the next highest whole dollar.

400 (3) The tax collector shall have a special designation for 401 electric vehicles in the vehicle records of the tax collector's 402 office so that the owners of electric vehicles will be provided 403 with the proper forms for paying the tax imposed by this section.

404 The tax collector shall remit the proceeds of the tax (4) 405 collected under this section to the Department of Revenue, and the 406 department shall apportion the proceeds of the tax among the 407 various purposes specified in Section 27-5-101 for gasoline and 408 diesel fuel taxes in the same proportion that those taxes were 409 apportioned for those purposes during the previous state fiscal 410 year and such funds shall be used solely for the repair and 411 maintenance of roads, streets and bridges.

(5) The Department of Revenue shall have all of the power and authority that it has for enforcement of the motor vehicle privilege tax laws (Section 27-19-1 et seq.) to enforce the provisions of this section. The Commissioner of Revenue may adopt any rules or regulations that he deems necessary for the proper administration of this section.

418 <u>SECTION 6.</u> (1) For the purposes of this section, the term 419 "hybrid vehicle" means a vehicle that utilizes more than one (1) 420 form of onboard energy to achieve propulsion, is manufactured 421 primarily for use on public streets, roads and highways, and is

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 16 (BS\EW) 422 required to have a license tag under Section 27-19-1 et seq., for 423 operation on public streets, roads and highways.

(2) (a) There is imposed an annual tax on each hybrid vehicle, which shall be in addition to any other taxes for which the vehicle is liable. The tax shall be paid to the county tax collector at the same time and in the same manner as the annual highway privilege tax is paid. The amount of the tax shall be Seventy-five Dollars (\$75.00).

430 Beginning July 1, 2021, and each succeeding July 1 (b) thereafter, the rate of the tax imposed under this section and in 431 432 effect at the end of the preceding state fiscal year shall be 433 adjusted by increasing the tax by a percentage amount equal to the 434 United States inflation rate for the previous calendar year ending 435 on December 31 as certified by the Department of Finance and 436 Administration. The United States inflation rate for a calendar 437 year shall be the Consumer Price Index for the calendar year for 438 urban consumers as calculated by the Bureau of Labor Statistics of 439 the United States Department of Labor. In adjusting the amount of 440 the tax, amounts equal to or greater than Fifty Cents (50¢) shall 441 be rounded to the next highest whole dollar.

(3) The tax collector shall have a special designation for hybrid vehicles in the vehicle records of the tax collector's office so that the owners of hybrid vehicles will be provided with the proper forms for paying the tax imposed by this section.

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 17 (BS\EW) 446 (4) The tax collector shall remit the proceeds of the tax 447 collected under this section to the Department of Revenue, and the department shall apportion the proceeds of the tax among the 448 various purposes specified in Section 27-5-101 for gasoline and 449 450 diesel fuel taxes in the same proportion that those taxes were 451 apportioned for those purposes during the previous state fiscal 452 year and such funds shall be used solely for the repair and 453 maintenance of roads, streets and bridges.

(5) The Department of Revenue shall have all of the power and authority that it has for enforcement of the motor vehicle privilege tax laws (Section 27-19-1 et seq.) to enforce the provisions of this section. The Commissioner of Revenue may adopt any rules or regulations that he deems necessary for the proper administration of this section.

460 **SECTION 7.** Section 1, Chapter 479, Laws of 2015, is amended 461 as follows:

462 Section 1. (1) As used in this section, the following words 463 shall have the meanings ascribed herein unless the context clearly 464 requires otherwise:

(a) "Accreted value" of any bond means, as of any date
of computation, an amount equal to the sum of (i) the stated
initial value of such bond, plus (ii) the interest accrued thereon
from the issue date to the date of computation at the rate,
compounded semiannually, that is necessary to produce the

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 18 (BS\EW) 470 approximate yield to maturity shown for bonds of the same 471 maturity.

"State" means the State of Mississippi. 472 (b) 473 "Commission" means the State Bond Commission. (C)A special fund, to be designated the "2015 474 (2)(a) (i) 475 Mississippi Deficient Bridge and State Aid Road Supplemental Fund" 476 is created within the State Treasury. The fund shall be 477 maintained by the State Treasurer as a separate and special fund, 478 separate and apart from the General Fund of the state. Unexpended amounts remaining in the fund at the end of a fiscal year shall 479 not lapse into the State General Fund, and any interest earned or 480 481 investment earnings on amounts in the fund shall be deposited into 482 such fund.

483 (ii) Monies deposited into the fund shall be 484 disbursed as follows:

485 1. Eighteen Million Dollars (\$18,000,000.00) 486 shall be utilized by the Department of Transportation to construct 487 a bridge extending the I-20 South Frontage Road, running parallel 488 to Old Highway 27, over the railroad in Vicksburg, Mississippi. 489 2. Twenty Million Dollars (\$20,000,000.00) 490 shall be deposited into the State Aid Road Fund. 491 3. The remainder shall be utilized, in the

492 discretion of the Mississippi Transportation Commission, to pay 493 the costs of repair, rehabilitation, replacement, construction 494 and/or reconstruction of the bridges on state maintained highways

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 19 (BS\EW) 495 that are on a list of deficient bridges compiled by the 496 Mississippi Department of Transportation as of July 1, 2015. 497 Bridges on the list will be determined based on National Bridge 498 Inspection Standards set by the Federal Highway Administration. In expending the funds authorized in this item 3, the Mississippi 499 500 Transportation Commission should give preference to bridges within 501 and approaching those counties in this state where legal gaming is 502 being conducted or is authorized.

503 Amounts deposited into such special fund shall be (b) 504 disbursed to pay the costs of the projects described in paragraph 505 (a) of this subsection. Promptly after the commission has 506 certified, by resolution duly adopted, that the projects described 507 in paragraph (a) of this subsection shall have been completed, 508 abandoned, or cannot be completed in a timely fashion, any amounts 509 remaining in such special fund shall be applied to pay debt service on the bonds issued under this section, in accordance with 510 511 the proceedings authorizing the issuance of such bonds and as 512 directed by the commission.

(c) The Mississippi Transportation Commission is expressly authorized and empowered to receive and expend any local or other source funds in connection with the expenditure of funds provided for in this subsection. The expenditure of monies deposited into the special fund shall be under the direction of the Mississippi Transportation Commission, and such funds shall be paid by the State Treasurer upon warrants issued by the Department

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 20 (BS\EW) 520 of Finance and Administration, which warrants shall be issued upon 521 requisitions signed by the Executive Director of the Mississippi 522 Department of Transportation, or his designee.

523 For the purpose of providing for the payment of the (3)524 principal of and interest upon bonds issued under this section, 525 there is created a special bond sinking fund in the State 526 Treasury. The special bond sinking fund shall consist of the monies deposited into the fund under Section 75-76-129, 527 528 Mississippi Code of 1972, and such other amounts as may be paid 529 into such fund by appropriation or other authorization by the 530 Legislature. Except as otherwise provided in this section, monies 531 in the special bond sinking fund shall be used to pay the debt 532 service requirements of the bonds issued under this section. Ιf 533 the special bond sinking fund has a balance in excess of the 534 amount needed to pay the next maximum annual debt service 535 requirement of the bonds issued under this section, the excess 536 monies may be transferred into the Gaming Counties State Assisted 537 Infrastructure Fund created in Section 65-39-17, Mississippi Code 538 of 1972. Unexpended amounts remaining in the special bond sinking 539 fund at the end of a fiscal year shall not lapse into the State 540 General Fund, and any interest earned or investment earnings on 541 amounts in the special bond sinking fund shall be deposited into 542 such sinking fund.

543 (4) (a) The commission, at one time, or from time to time, 544 may declare by resolution the necessity for issuance of revenue

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 21 (BS\EW) 545 bonds of the State of Mississippi to provide funds for all costs 546 incurred or to be incurred for the purposes described in subsection (2) of this section, to provide funds for the Emergency 547 548 Road and Bridge Repair Fund created in Section 8 of this act 549 and/or to provide funds for the 2018 Transportation and 550 Infrastructure Improvements Fund created in Section 9 of this act. 551 Upon the adoption of a resolution by the Mississippi 552 Transportation Commission, declaring the necessity for the 553 issuance of any part or all of the revenue bonds authorized by 554 this subsection, the Mississippi Transportation Commission shall 555 deliver a certified copy of its resolution or resolutions to the 556 commission. Upon receipt of such resolution, the commission, in 557 its discretion, may act as the issuing agent, prescribe the form 558 of the bonds, determine the appropriate method for sale of the 559 bonds, advertise for and accept bids or negotiate the sale of the 560 bonds, issue and sell the bonds so authorized to be sold, and do 561 any and all other things necessary and advisable in connection 562 with the issuance and sale of such bonds. The total amount of 563 bonds issued under this section shall not exceed \* \* \* Two Hundred 564 Million Dollars (\$200,000,000.00) Five Hundred Million Dollars 565 (\$500,000,000.00); however, of the additional bonds authorized 566 under this section, as amended by this act, not more than Two 567 Hundred Fifty Million Dollars (\$250,000,000.00) of such bonds may 568 be issued for the purpose of providing funds for the Emergency 569 Road and Bridge Repair Fund created in Section 8 of this act, and

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## 570 not more than Fifty Million Dollars (\$50,000,000.00) of such bonds 571 may be issued for the purpose of providing funds for the 2018 572 Transportation and Infrastructure Improvements Fund created in 573 Section 9 of this act.

(b) Any investment earnings on amounts deposited into the special fund created in subsection (2) of this section shall be used to pay debt service on bonds issued under this section, in accordance with the proceedings authorizing issuance of such bonds.

The principal of and interest on the bonds authorized 579 (5) 580 under this section shall be payable in the manner provided in this 581 subsection. Such bonds shall bear such date or dates, be in such 582 denomination or denominations, bear interest at such rate or rates 583 (not to exceed the limits set forth in Section 75-17-101, 584 Mississippi Code of 1972), be payable at such place or places 585 within or without the State of Mississippi, shall mature 586 absolutely at such time or times not to exceed twenty (20) years 587 from date of issue, be redeemable before maturity at such time or 588 times and upon such terms, with or without premium, shall bear 589 such registration privileges, and shall be substantially in such form, all as shall be determined by resolution of the commission. 590 591 The bonds authorized by this section shall be signed by (6) 592 the chairman of the commission, or by his facsimile signature, and 593 the official seal of the commission shall be affixed thereto, attested by the secretary of the commission. The interest 594

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595 coupons, if any, to be attached to such bonds may be executed by 596 the facsimile signatures of such officers. Whenever any such 597 bonds shall have been signed by the officials designated to sign 598 the bonds who were in office at the time of such signing but who may have ceased to be such officers before the sale and delivery 599 600 of such bonds, or who may not have been in office on the date such 601 bonds may bear, the signatures of such officers upon such bonds 602 and coupons shall nevertheless be valid and sufficient for all 603 purposes and have the same effect as if the person so officially signing such bonds had remained in office until their delivery to 604 605 the purchaser, or had been in office on the date such bonds may 606 bear. However, notwithstanding anything herein to the contrary, 607 such bonds may be issued as provided in the Registered Bond Act of 608 the State of Mississippi.

(7) All bonds and interest coupons issued under the provisions of this section have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code, and in exercising the powers granted by this section, the commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.

(8) The commission shall act as issuing agent for the bonds authorized under this section, prescribe the form of the bonds, determine the appropriate method for sale of the bonds, advertise for and accept bids or negotiate the sale of the bonds, issue and sell the bonds so authorized to be sold, pay all fees and costs

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 24 (BS\EW) 620 incurred in such issuance and sale, and do any and all other 621 things necessary and advisable in connection with the issuance and 622 sale of such bonds. The commission is authorized and empowered to 623 pay the costs that are incident to the sale, issuance and delivery 624 of the bonds authorized under this section from the proceeds 625 derived from the sale of such bonds. The commission may sell such 626 bonds on sealed bids at public sale or may negotiate the sale of 627 the bonds for such price as it may determine to be for the best 628 interest of the State of Mississippi. All interest accruing on such bonds so issued shall be payable semiannually or annually. 629

If such bonds are sold by sealed bids at public sale, notice of the sale shall be published at least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, selected by the commission.

The commission, when issuing any bonds under the authority of this section, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.

(9) The bonds issued under the provisions of this section shall be revenue bonds of the state, the principal of and interest on which shall be payable solely from and shall be secured by the special bond sinking fund created in subsection (3) of this

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 25 (BS\EW) 645 section. The bonds shall never constitute an indebtedness of the 646 state within the meaning of any state constitutional provision or statutory limitation, and shall never constitute or give rise to a 647 pecuniary liability of the state, or a charge against its general 648 649 credit or taxing powers, and such fact shall be plainly stated on 650 the face of each such bond. The bonds shall not be considered 651 when computing any limitation of indebtedness of the state. All 652 bonds issued under the authority of this section and all interest 653 coupons applicable thereto shall be construed to be negotiable 654 instruments, despite the fact that they are payable solely from a 655 specified source.

656 (10)Except as otherwise provided in this section, upon the 657 issuance and sale of bonds under the provisions of this section, 658 the commission shall transfer the proceeds of any such sale or 659 sales to the special fund created in subsection (2) of this 660 section. The proceeds of such bonds shall be disbursed solely 661 upon the order of the Mississippi Transportation Commission under 662 such restrictions, if any, as may be contained in the resolution 663 providing for the issuance of the bonds. Upon the issuance and 664 sale of the additional bonds authorized under this section, as 665 amended by this act, the commission shall transfer not more than 666 Fifty Million Dollars (\$50,000,000.00) of the proceeds of any such 667 sale to the 2018 Transportation and Infrastructure Improvements 668 Fund created in Section 9 of this act and shall transfer not more 669 than Two Hundred Fifty Million Dollars (\$250,000,000.00) of the

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# 670 proceeds of any such sale to the Emergency Road and Bridge Repair671 Fund created in Section 8 of this act.

672 The bonds authorized under this section may be issued (11)without any other proceedings or the happening of any other 673 674 conditions or things other than those proceedings, conditions and 675 things which are specified or required by this section. Any 676 resolution providing for the issuance of bonds under the provisions of this section shall become effective immediately upon 677 678 its adoption by the commission, and any such resolution may be 679 adopted at any regular or special meeting of the commission by a 680 majority of its members.

681 The bonds authorized under the authority of this (12)682 section may be validated in the Chancery Court of the First 683 Judicial District of Hinds County, Mississippi, in the manner and 684 with the force and effect provided by Chapter 13, Title 31, 685 Mississippi Code of 1972, for the validation of county, municipal, 686 school district and other bonds. The notice to taxpayers required 687 by such statutes shall be published in a newspaper published or 688 having a general circulation in the City of Jackson, Mississippi.

(13) Any holder of bonds issued under the provisions of this section or of any of the interest coupons pertaining thereto may, either at law or in equity, by suit, action, mandamus or other proceeding, protect and enforce any and all rights granted under this section, or under such resolution, and may enforce and compel performance of all duties required by this section to be

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 27 (BS\EW) 695 performed, in order to provide for the payment of bonds and 696 interest thereon.

697 (14) All bonds issued under the provisions of this section 698 shall be legal investments for trustees and other fiduciaries, and 699 for savings banks, trust companies and insurance companies 700 organized under the laws of the State of Mississippi, and such 701 bonds shall be legal securities which may be deposited with and 702 shall be received by all public officers and bodies of this state 703 and all municipalities and political subdivisions for the purpose 704 of securing the deposit of public funds.

705 (15) Bonds issued under the provisions of this section and 706 income therefrom shall be exempt from all taxation in the State of 707 Mississippi.

(16) The proceeds of the bonds issued under this section shall be used solely for the purposes herein provided, including the costs incident to the issuance and sale of such bonds.

711 The State Treasurer is authorized, without further (17)process of law, to certify to the Department of Finance and 712 713 Administration the necessity for warrants, and the Department of 714 Finance and Administration is authorized and directed to issue 715 such warrants, in such amounts as may be necessary to pay when due 716 the principal of, premium, if any, and interest on, or the 717 accreted value of, all bonds issued under this section; and the 718 State Treasurer shall forward the necessary amount to the 719 designated place or places of payment of such bonds in ample time

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 28 (BS\EW) 720 to discharge such bonds, or the interest thereon, on the due dates 721 thereof.

(18) This section shall be deemed to be full and complete authority for the exercise of the powers herein granted, but this section shall not be deemed to repeal or to be in derogation of any existing law of this state.

726 There is created in the State Treasury a SECTION 8. (1)727 special fund to be known as the "Emergency Road and Bridge Repair 728 Fund, " into which shall be deposited money appropriated by the Legislature or otherwise made available in any manner, and funds 729 730 from any other source designated for deposit into such fund. 731 Unexpended amounts remaining in the fund at the end of a fiscal 732 year shall not lapse into the State General Fund and any interest 733 earned or investment earnings on amounts in the fund shall be 734 deposited into the fund. The expenditure of money deposited into 735 the fund shall be under the direction of the Mississippi 736 Department of Transportation, and such funds shall be paid by the 737 Mississippi Department of Transportation upon warrants issued by 738 the Department of Finance and Administration.

(2) Money in the fund shall be utilized by the Mississippi Department of Transportation, with the advice of the Emergency Road and Bridge Repair Fund Advisory Board, to provide funding for emergency repairs to roads, streets and highways in this state and emergency bridge repairs on public roads, streets and highways in this state, as determined by a unanimous vote of the Mississippi

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 29 (BS\EW) 745 Transportation Commission. However, before the expenditure of 746 money in the fund, the department shall promulgate rules and 747 regulations as authorized in subsection (3) of this section. 748 (3)(a) There is created the Emergency Road and Bridge 749 Repair Fund Advisory Board which shall consist of the following 750 members: 751 (i) The President and Chief Executive Officer of 752 the Mississippi Economic Council; 753 (ii) The President and Chief Executive Officer of 754 the Mississippi Manufacturers Association; 755 (iii) The President of the Mississippi Farm Bureau 756 Federation; 757 (iv) The President of the Mississippi Poultry 758 Association; 759 The President of the Mississippi Trucking (V) 760 Association; 761 (vi) The Executive Director of the Mississippi 762 Association of Supervisors; 763 The Executive Director of the Mississippi (vii) 764 Municipal League; 765 (viii) The Executive Vice President of the 766 Mississippi Cattlemen's Association; 767 (ix) The Executive Director of the Mississippi 768 Loggers Association; and

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 30 (BS\EW) 769 (x) The Executive Director of the American Council770 of Engineering Companies-Mississippi.

(b) The Governor shall appoint the chairman of the board and the board shall elect such other officers as it considers necessary from among its members.

(c) A majority of the members of the board shall
constitute a quorum for the conduct of meetings and all actions of
the board shall be by a majority vote. No compensation, per diem
or mileage expense shall be provided board members.

(d) The Governor's office shall provide any necessaryadministrative support to the board.

780 (e) The board shall meet at least quarterly to conduct781 business.

(f) The board shall provide nonbinding advice to the
Department of Transportation regarding the expenditure of money in
the Emergency Road and Bridge Repair Fund.

(4) The Mississippi Department of Transportation shall have
all powers necessary to implement and administer the program
established under this section, and the department shall
promulgate rules and regulations, in accordance with the
Mississippi Administrative Procedures Law, necessary for the
implementation of this section.

791 <u>SECTION 9.</u> A special fund, to be designated the "2018 792 Transportation and Infrastructure Improvements Fund," is created 793 within the State Treasury, which shall consist of funds made

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 31 (BS\EW) 794 available by the Legislature in any manner and funds from any 795 other source designated for deposit into such fund. The fund 796 shall be maintained by the State Treasurer as a separate and 797 special fund, separate and apart from the General Fund of the 798 state. Unexpended amounts remaining in the fund at the end of a 799 fiscal year shall not lapse into the State General Fund, and any 800 interest earned or investment earnings on amounts in the fund 801 shall be deposited into such fund. Monies deposited into the fund 802 shall be expended, upon appropriation by the Legislature, for infrastructure projects and/or other projects that are 803 804 economically beneficial that are otherwise provided by law to be 805 funded by monies in this fund.

806 SECTION 10. Section 49-17-407, Mississippi Code of 1972, is 807 amended as follows:

808 49-17-407. (1) (a) An environmental protection fee of 809 Four-tenths of One Cent (4/10 of 1¢) per gallon is hereby levied 810 upon any bonded distributor, as defined by Sections 49-17-401 811 through 49-17-433, who sells or delivers motor fuels to a retailer 812 or user in this state.

(b) Every person, other than a bonded distributor, who shall purchase or acquire motor fuels within this state on which the environmental protection fee has not accrued, shall be liable for the environmental protection fee.

817 (c) The environmental protection fee shall be imposed 818 only one (1) time on motor fuels sold in the state.

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 32 (BS\EW) 819 (d) The environmental protection fee shall be collected
820 by the \* \* State Tax Commission Department of Revenue and shall
821 be designated separately from the excise taxes on fuels.

(e) Any person liable for the environmental protection
fee shall be subject to the same requirements and penalties as
distributors under the provisions of the Mississippi Special Fuel
Tax Law.

(f) Any person liable for the environmental protection
fee shall file a report and remit any fees due at the same time
provided for filing reports under Section 27-55-523, on forms
prescribed by the \* \* \*State Tax Commission Department of Revenue.

830 (g) The \* \* \*State Tax Commission Department of Revenue 831 is hereby authorized and empowered to promulgate all rules and 832 regulations necessary for the administration of the environmental 833 protection fee.

834 (2)(a) On or before the fifteenth day of each month the 835 environmental protection fees collected during the previous month 836 shall be deposited into the Mississippi Groundwater Protection 837 Trust Fund established in Section 49-17-405. When the unobligated 838 balance in the fund reaches or exceeds Ten Million Dollars 839 (\$10,000,000.00), the administrator of the fund shall notify in writing the \* \* \*State Tax Commission Department of Revenue no 840 later than the twenty-fifth day of the month \* \* \* to abate the 841 842 environmental protection fee. The abatement to revise the 843 distribution of the environmental protection fee and the

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 33 (BS\EW) 844 <u>Department of Revenue shall deposit the fee into the State Highway</u> 845 <u>Fund. Such distribution</u> shall become effective on the last day of 846 the month succeeding the month in which such notice was given. 847 All environmental protection fees accrued shall be reported and 848 paid.

849 (b) When the fund balance is reduced below Six Million 850 Dollars (\$6,000,000.00), the fee shall again be \* \* \* imposed at 851 the rate of Four-tenths of One Cent (4/10 of 1¢) per gallon 852 deposited into the Mississippi Groundwater Protection Trust Fund 853 until such time as the fund shall reach or exceed Ten Million 854 Dollars (\$10,000,000.00). The administrator of the fund shall 855 notify, no later than the twenty-fifth day of the month, 856 the \* \* \*State Tax Commission Department of Revenue 857 to \* \* \*reimpose deposit the environmental protection 858 fee \* \* \*. The imposition of the fee into the Mississippi 859 Groundwater Protection Trust Fund and such distribution shall 860 become effective on the first day of the second month succeeding 861 the month in which the notice to \* \* \* reimpose deposit the fee 862 into the fund was given.

(3) This fund shall be used for the purposes set forth in Sections 49-17-401 through 49-17-435 and for no other governmental purposes, nor shall any portion hereof ever be available to borrow from by any branch of government; it being the intent of the Legislature that this fund and its increments shall remain intact

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 34 (BS\EW) 868 and inviolate. Any interest earned on monies in this fund shall 869 remain in this fund.

(4) Monies held in the fund established under Sections
49-17-401 through 49-17-435 shall be used only at an active site
and shall be disbursed in accordance with the commission
requirements and as follows:

874 Payments shall be made to any third party who (a) 875 brings a third-party claim against any owner of an underground 876 storage tank and the commission as trustee of the Mississippi 877 Groundwater Protection Trust Fund and who obtains a final judgment 878 in such action which is valid and enforceable in this state 879 against such parties. Payment shall be paid to the third party 880 upon filing by such party an application with the department 881 attaching the original or a certified copy of the final judgment.

(b) Payments shall be made in reasonable amounts to approved response action contractors and other parties involved in the site study and cleanup. Payment shall be made to the party incurring the costs by filing of a sworn application with the department indicating the fair and reasonable value of the costs of site rehabilitation, subject to the regulations and limitations as set by the department.

889 (5) Payments from the fund are limited as follows:
890 (a) For cleanup purposes, a maximum of One Million Five
891 Hundred Thousand Dollars (\$1,500,000.00) may be disbursed from the
892 fund for any one (1) site, per confirmed release occurrence.

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 35 (BS\EW) (b) For third-party judgments, a maximum of One Million
Dollars (\$1,000,000.00) may be disbursed from the fund for any one
(1) site, per confirmed release occurrence.

(c) Nothing in Sections 49-17-401 through 49-17-435
shall establish or create any liability or responsibility on the
part of the department or the State of Mississippi to pay any
cleanup costs or third-party claims if the fund created herein is
insufficient to do so.

901 (6) Monies held in the fund established under Sections 902 49-17-401 through 49-17-435 shall not be used for purchases of 903 equipment needed to assist in cleanup operations.

904 (7) Nothing in Sections 49-17-401 through 49-17-435 shall 905 serve to limit any recovery against an owner of an underground 906 storage tank in excess of the fund payment limits established 907 under this section.

908 (8) Substantial compliance shall in no way be construed to 909 be an absolute defense to civil liability.

910 **SECTION 11.** Section 75-76-129, Mississippi Code of 1972, is 911 amended as follows:

#### 912 [Through June 30, 2028, this section shall read as follows:]

913 75-76-129. (1) On or before the last day of each month all 914 taxes, fees, interest, penalties, damages, fines or other monies 915 collected by the Department of Revenue during that month under the 916 provisions of this chapter, with the exception of (a) the local 917 government fees imposed under Section 75-76-195, and (b) an amount

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 36 (BS\EW) 918 equal to Three Million Dollars (\$3,000,000.00) of the revenue 919 collected pursuant to the fee imposed under Section 920 75-76-177(1)(c), and (c) the revenue collected pursuant to the fee 921 imposed under Section 75-76-177(1)(c) as a result of wagers on 922 sporting events shall be paid by the Department of Revenue to the 923 State Treasurer to be deposited in the State General Fund. The 924 local government fees shall be distributed by the Department of 925 Revenue pursuant to Section 75-76-197.

926 (2) An amount equal to Three Million Dollars (\$3,000,000.00) 927 of the revenue collected during that month pursuant to the fee 928 imposed under Section 75-76-177(1)(c) shall be deposited by the 929 Department of Revenue into the bond sinking fund created in 930 Section 1(3) of Chapter 479, Laws of 2015.

931 (3) Revenue collected pursuant to the fee imposed under 932 Section 75-76-177(1)(c) as a result of wagers on sporting events 933 shall be deposited into the State Highway Fund to be used solely 934 for the repair and maintenance of highways and bridges of the 935 State of Mississippi. This revenue shall be used first for 936 matching funds made available to the state for such purposes 937 pursuant to any federal highway infrastructure program implemented 938 after September 1, 2018.

### 939 [From and after July 1, 2028, this section shall read as 940 follows:]

941 75-76-129. On or before the last day of each month all942 taxes, fees, interest, penalties, damages, fines or other monies

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 37 (BS\EW) 943 collected by the Department of Revenue during that month under the 944 provisions of this chapter, with the exception of (a) the local 945 government fees imposed under Section 75-76-195, and (b) an amount 946 equal to Three Million Dollars (\$3,000,000.00) of the revenue 947 collected pursuant to the fee imposed under Section 948 75-76-177(1)(c) shall be paid by the Department of Revenue to the 949 State Treasurer to be deposited in the State General Fund. The 950 local government fees shall be distributed by the Department of 951 Revenue pursuant to Section 75-76-197. An amount equal to Three 952 Million Dollars (\$3,000,000.00) of the revenue collected during 953 that month pursuant to the fee imposed under Section 954 75-76-177(1)(c) shall be deposited by the Department of Revenue 955 into the bond sinking fund created in Section 1(3) of Chapter 479, 956 Laws of 2015.

957 SECTION 12. Section 19-11-27, Mississippi Code of 1972, is 958 amended as follows:

959 19-11-27. No board of supervisors of any county shall expend from, or contract an obligation against, the budget estimates for 960 961 road and bridge construction, maintenance and equipment, made and 962 published by it during the last year of the term of office of such 963 board, between the first day of October and the first day of the 964 following January, a sum exceeding one-fourth (1/4) of such item 965 of the budget made and published by it, except in cases of 966 emergency. The clerk of any county is prohibited from issuing any warrant contrary to the provisions of this section. No board of 967

H. B. No. 1 # deleted text version # 181E/HR43/R1SG PAGE 38 (BS\EW) 968 supervisors nor any member thereof shall buy any machinery or 969 equipment in the last six (6) months of their or his term unless 970 or until he has been elected at the general election of that year. 971 The provisions of this section shall not apply to expenditures 972 during calendar year 2019 on deficient bridges in the State Aid 973 Road System or the Local System Road Program that have a 974 sufficiency rating of less than fifty (50) or to a contract, lease 975 or lease-purchase contract executed pursuant to the bidding 976 requirements in Section 31-7-13 and approved by a unanimous vote 977 of the board. Such unanimous vote shall include a statement 978 indicating the board's proclamation that the award of the contract 979 is essential to the efficiency and economy of the operation of the 980 county government.

981 The Department of Audit shall conduct and/or SECTION 13. 982 enter into contracts for a performance audit of any projects under 983 the Mississippi Department of Transportation. In addition to 984 other factors, the audit shall assess the effect of engineering 985 fees on projects and whether the fees are excessive. The 986 performance audit shall be completed by not later than December 987 31, 2019. The Department of Audit shall be reimbursed for all 988 expenses of the audit by the Mississippi Department of 989 Transportation. If the Department of Audit enters into a contract 990 with a private entity for the audit required under this section, 991 the department shall ensure that such entity is adequately

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992 experienced with auditing other state departments of

993 transportation or similar departments or agencies.

994 **SECTION 14.** This act shall be known and may be cited as the 995 Mississippi Infrastructure Modernization Act of 2018.

996 SECTION 15. <u>Sections 5 and 6 of this act shall take effect</u> 997 <u>and be in force from and after October 1, 2018, the remainder of</u> 998 <u>this</u> act shall take effect and be in force from and after its 999 passage.