House Amendments to Senate Bill No. 2243

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

5 SECTION 1. Section 33-15-17, Mississippi Code of 1972, is 6 amended as follows:

7 (a) Each county and municipality, or counties and 33-15-17. 8 the municipalities therein acting jointly, or two (2) or more 9 counties acting jointly, of this state are hereby authorized and 10 directed to establish a local organization for emergency 11 management in accordance with the state emergency management plan 12 and program, if required and authorized so to do by such state emergency management plan. Each local organization for emergency 13 14 management shall have a director who shall be appointed by the 15 governing body of the political subdivision, or political 16 subdivisions acting jointly, and who shall have direct 17 responsibility for the organization, administration and operation 18 of such local organization for emergency management, subject to 19 the direction and control of such governing body. Each local 20 organization for emergency management shall perform emergency 21 management functions within the territorial limits of the S. B. 2243

22 political subdivision within which it is organized, and, in 23 addition, shall conduct such functions outside of such territorial 24 limits as may be required pursuant to the provisions of the state 25 emergency management plan. Each county shall develop an emergency 26 management plan and program that is coordinated and consistent 27 with the State Comprehensive Emergency Management Plan and Counties that are part of an interjurisdictional 28 program. 29 emergency management agreement entered into pursuant to this 30 section shall cooperatively develop an emergency management plan and program that is coordinated and consistent with the state 31 32 emergency management plan and program.

33 In carrying out the provisions of this article each (b) 34 county and municipality, or the two (2) acting jointly, or two (2) or more counties acting jointly, where there is joint 35 organization, in which any disaster as described in Section 36 37 33-15-5 occurs, shall have the power to enter into contracts and 38 incur obligations necessary to combat such disaster, protecting the health and safety of persons and property, and providing 39 40 emergency assistance to the victims of such disaster. Each county 41 and municipality is authorized to exercise the powers vested under 42 this section in the light of the exigencies of the extreme 43 emergency situation without regard to time-consuming procedures and formalities prescribed by law pertaining to the performance of 44 45 public work, entering into contracts, the incurring of obligations, the employment of temporary workers, the rental of 46

S. B. 2243 PAGE 2 47 equipment, the purchase of supplies and materials, the levying of 48 taxes and the appropriation and expenditure of public funds. 49 (c) Each county and each municipality, or two (2) or more 50 counties acting jointly, shall have the power and authority:

51 To appropriate and expend funds, make contracts, (1)52 obtain and distribute equipment, materials, and supplies for 53 emergency management purposes; provide for the health and safety of persons and property, including emergency assistance to the 54 55 victims of any enemy attack or man-made, technological or natural 56 disasters; and to direct and coordinate the development of 57 emergency management plans and programs in accordance with the 58 policies and plans set by the federal and state emergency 59 management agencies;

60 (2) To appoint, employ, remove, or provide, with or
61 without compensation, air raid wardens, rescue teams, auxiliary
62 fire and police personnel, and other emergency management workers;

(3) To establish, as necessary, a primary and one or
more secondary emergency operating centers to provide continuity
of government, and direction and control of emergency operation
during an emergency;

67 (4) To donate public funds, supplies, labor and
68 equipment to assist any governmental entity in a county or
69 municipality in which a disaster as described in Section 33-15-5
70 occurs;

(5) Subject to the order of the Governor, or the chief
executive of the political subdivision, to assign and make
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73 available for duty, the employees, property or equipment of the 74 subdivision relating to fire fighting, engineering, rescue, 75 health, medical and related services, police, transportation, 76 construction, and similar items or services for emergency 77 management purposes either within or outside of the limits of the 78 subdivision;

(6) Subject to the order of the chief executive of the county or municipality or the Governor to order the evacuation of any area subject to an impending or existing enemy attack or man-made, technological or natural disaster;

83 (7) Subject to the order of the chief executive of the 84 county or municipality or the Governor, to control or restrict 85 egress, ingress and movement within the disaster area to the 86 degree necessary to facilitate the protection of life and 87 property;

88 (8) To enter into mutual aid agreements in the manner89 authorized by Section 33-15-19.

90 A local emergency as defined in Section 33-15-5 may be (d) 91 proclaimed by the mayor or governing body of a municipality or the 92 president of the board of supervisors of a county or the governing 93 body of a county. In the event a local emergency is proclaimed by 94 the mayor of a municipality or the president of the board of supervisors of a county, the governing body of such municipality 95 96 or the governing body of such county shall review and approve or 97 disapprove the need for continuing the local emergency at its 98 first regular meeting following such proclamation or at a special S. B. 2243 PAGE 4

99 meeting legally called for such review. Thereafter, the governing 100 body of such municipality or the governing body of such county shall review the need for continuing the local emergency at least 101 every thirty (30) days until such local emergency is terminated, 102 103 and shall proclaim the termination of such local emergency at the 104 earliest possible date that conditions warrant. During a local emergency, the governing body of a political subdivision may 105 106 promulgate orders and regulations necessary to provide for the 107 protection of life and property, including orders or regulations 108 imposing a curfew within designated boundaries where necessary to preserve the public order and safety. Such orders and regulations 109 110 and amendments and rescissions thereof shall be in writing and 111 shall be given widespread notice and publicity. The authorization granted by this section to impose a curfew shall not be construed 112 as restricting in any manner the existing authority to impose a 113 114 curfew pursuant to police power for any other lawful purpose.

SECTION 2. This act shall take effect and be in force from and after July 1, 2019.

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

1 AN ACT TO AMEND SECTION 33-15-17, MISSISSIPPI CODE OF 1972, 2 TO ALLOW THE PRESIDENT OF A COUNTY BOARD OF SUPERVISORS TO 3 PROCLAIM A LOCAL EMERGENCY; AND FOR RELATED PURPOSES.

HR26\SB2243A.J

Andrew Ketchings Clerk of the House of Representatives