Senate Amendments to House Bill No. 379

TO THE CLERK OF THE HOUSE:

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

AMENDMENT NO. 1

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

- 29 **SECTION 1.** Section 27-65-7, Mississippi Code of 1972, is
- 30 amended as follows:
- 31 27-65-7. "Retailer" shall apply to a person making retail
- 32 sales through vending machines, by maintaining a store, or
- 33 operating as a transient vendor, or renting or leasing tangible
- 34 personal property. Retailer also includes persons who facilitate
- 35 the sale of services or tangible personal property that belongs to a
- 36 third party.
- 37 "Retail sales" shall mean and include all sales of tangible
- 38 personal property except those defined herein as wholesale and
- 39 those made to a wholesaler, jobber, manufacturer or custom
- 40 processor for resale or for further processing.
- 41 "Retail sale" shall include the value of any tangible
- 42 personal property manufactured or purchased at wholesale which is
- 43 withdrawn from the business or stock in trade and is used or
- 44 consumed within this state in the business or by the owner or by

- 45 any other person, whether or not in the regular course of business
- 46 or trade.
- 47 "Retail sale" shall also include a sale invoiced to a
- 48 retailer but delivered to another person who pays for the
- 49 merchandise upon taking possession.
- "Retail sale" shall also include a sale made or facilitated
- 51 by a person regularly engaged in the sale or facilitation of sales
- 52 of services or tangible personal property. "Retail sale" does not
- 53 include a sale by a third-party food delivery service that
- 54 delivers food from an unrelated restaurant to a customer,
- 55 regardless of whether the customer orders and pays for the food
- 56 through the delivery service or whether the delivery service adds
- 57 fees or upcharges to the price of the food.
- 58 **SECTION 2.** Section 27-65-9, Mississippi Code of 1972, is
- 59 amended as follows:
- 60 27-65-9. (1) "Business" shall mean and include all
- 61 activities or acts engaged in (personal or corporate), for benefit
- 62 or advantage, either direct or indirect, and not exempting
- 63 subactivities in connection therewith. Each of such subactivities
- 64 shall be considered business engaged in, taxable in the class in
- 65 which it falls.
- 66 (2) "Business" shall include activities engaged in by exempt
- 67 organizations or political entities in competition with privately
- 68 owned business subject to the provisions of this chapter; however,
- 69 the term "business" shall not include the following activities:

- 70 (a) Sales of prepaid student meal plans by public or
- 71 private universities, colleges and community or junior colleges;
- 72 (b) Sales of prepared meals by any public or private
- 73 school to students in kindergarten through Grade 12; and
- 74 (c) Retail sales of prepared meals when:
- 75 (i) Sold on the campus of a public or private
- 76 university, college or community or junior college in this state
- 77 to a student enrolled at such university, college or community or
- 78 junior college; and
- 79 (ii) Payment for the sale is made through the use
- 80 of a prepaid declining balance account or similar instrument or
- 81 account issued to such student by the university, college or
- 82 community or junior college that may be used only to purchase
- 83 prepared meals.
- 84 (3) "Business" shall include the activity or activities of a
- 85 person in this state performing a service under contract or
- 86 agreement with another person when the service performed is
- 87 taxable under the provisions of this chapter.
- 88 (4) "Doing business" shall include any person owning
- 89 personal property located in this state under lease or rental
- 90 agreement or any person installing personal property within this
- 91 state.
- 92 (5) "Doing business" shall include any person represented in
- 93 this state by salesmen taking or soliciting orders to be filled
- 94 from points outside this state for subsequent delivery of the

- 95 merchandise in equipment owned or leased by the seller to
- 96 customers located in this state.
- 97 (6) "Doing business" shall include any person selling or
- 98 facilitating the sale of services or tangible personal property.
- 99 **SECTION 3.** Section 27-67-3, Mississippi Code of 1972, is
- 100 amended as follows:
- 101 27-67-3. Whenever used in this article, the words, phrases
- 102 and terms shall have the meaning ascribed to them as follows:
- 103 (a) "Tax Commission" or "department" means the
- 104 Department of Revenue of the State of Mississippi.
- 105 (b) "Commissioner" means the Commissioner of Revenue of
- 106 the Department of Revenue.
- 107 (c) "Person" means any individual, firm, partnership,
- 108 joint venture, association, corporation, estate, trust, receiver,
- 109 syndicate or any other group or combination acting as a unit and
- 110 includes the plural as well as the singular in number. "Person"
- 111 shall also include husband or wife, or both, where joint benefits
- 112 are derived from the operation of a business taxed hereunder or
- 113 where joint benefits are derived from the use of property taxed
- 114 hereunder.
- 115 (d) "Taxpayer" means any person liable for the payment
- 116 of any tax hereunder, or liable for the collection and payment of
- 117 the tax.
- (e) "Sale" or "purchase" means the exchange of
- 119 properties for money or other consideration, and the barter of
- 120 properties or products. Every closed transaction by which title

- 121 to, or possession of, tangible personal property or specified
- 122 digital products passes shall constitute a taxable event. A
- 123 transaction whereby the possession of property or products is
- 124 transferred but the seller retains title as security for payment
- 125 of the selling price shall be deemed a sale.
- (f) "Purchase price" or "sales price" means the total
- 127 amount for which tangible personal property or specified digital
- 128 product is purchased or sold, valued in money, including
- 129 installation and service charges, and freight charges to the point
- 130 of use within this state, without any deduction for cost of
- 131 property or products sold, expenses or losses, or taxes of any
- 132 kind except those exempt by the sales tax law. "Purchase price"
- 133 or "sales price" shall not include cash discounts allowed and
- 134 taken or merchandise returned by customers when the total sales
- 135 price is refunded either in cash or by credit, and shall not
- 136 include amounts allowed for a trade-in of similar property or
- 137 products. "Purchase price" or "sales price" does not include
- 138 finance charges, carrying charges or any other addition to the
- 139 selling price as a result of deferred payments by the purchaser.
- 140 (g) "Lease" or "rent" means any agreement entered into
- 141 for a consideration that transfers possession or control of
- 142 tangible personal property or specified digital products to a
- 143 person for use within this state.
- (h) "Value" means the estimated or assessed monetary
- 145 worth of a thing or property. The value of property or products
- 146 transferred into this state for sales promotion or advertising

147 shall be an amount not less than the cost paid by the transferor

148 or donor. The value of property or products which have been used

149 in another state shall be determined by its cost less straight

150 line depreciation provided that value shall never be less than

151 twenty percent (20%) of the cost or other method acceptable to the

152 commissioner. On property or products imported by the

153 manufacturer thereof for rental or lease within this state, value

154 shall be the manufactured cost of the property and freight to the

155 place of use in Mississippi.

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(i) "Tangible personal property" means personal property perceptible to the human senses or by chemical analysis, as opposed to real property or intangibles. "Tangible personal property" shall include printed, mimeographed, multigraphed matter, or material reproduced in any other manner, and books, catalogs, manuals, publications or similar documents covering the services of collecting, compiling or analyzing information of any kind or nature. However, reports representing the work of persons such as lawyers, accountants, engineers and similar professionals shall not be included. "Tangible personal property" shall also include tangible advertising or sales promotion materials such as, but not limited to, displays, brochures, signs, catalogs, price

lists, point of sale advertising materials and technical manuals.

Tangible personal property shall also include computer software programs.

171 (j) "Person doing business in this state," "person

172 maintaining a place of business within this state," or any similar

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173 term means any person having within this state an office, a

174 distribution house, a salesroom or house, a warehouse, or any

175 other place of business, or owning personal property located in

176 this state used by another person, or installing personal property

177 in this state. This definition also includes any person selling

178 or taking orders for any tangible personal property, either

179 personally, by mail or through an employee representative,

180 salesman, commission agent, canvasser, solicitor or independent

181 contractor or by any other means from within the state. "Person

182 doing business in this state" also includes any marketplace

183 facilitator, marketplace seller, or remote seller with sales that

184 exceed Two Hundred Fifty Thousand Dollars (\$250,000.00) in any

185 consecutive twelve-month period. A sale made through a

186 marketplace facilitator is a sale of the marketplace facilitator

187 and not the sale of a marketplace seller for purposes of

188 determining whether a person exceeds Two Hundred Fifty Thousand

189 Dollars (\$250,000.00) in sales.

Any person doing business under the terms of this article by

191 reason of coming under any one or more of the qualifying

192 provisions listed above shall be considered as doing business on

193 all transactions involving sales to persons within this state.

194 (k) "Use" or "consumption" means the first use or

195 intended use within this state of tangible personal property or

196 specified digital product and shall include rental or loan by

197 owners or use by lessees or other persons receiving benefits from

198 use of the property or product. "Use" or "consumption" shall

- 199 include the benefit realized or to be realized by persons
- 200 importing or causing to be imported into this state tangible
- 201 advertising or sales promotion materials.
- 202 (1) "Storage" means keeping tangible personal property
- 203 or specified digital product in this state for subsequent use or
- 204 consumption in this state.
- 205 (m) "Specified digital products" shall have the meaning
- 206 ascribed to such term in Section 27-65-26.
- 207 (n) "Marketplace facilitator" means any person who
- 208 facilitates a retail sale by a seller by:
- 209 (i) Listing or advertising for sale by the
- 210 retailer in any forum, tangible personal property, services or
- 211 digital goods that are subject to tax under this chapter; and
- 212 (ii) Either directly or indirectly through
- 213 agreements or arrangements with third parties collecting payment
- 214 from the customer and transmitting that payment to the retailer
- 215 regardless of whether the marketplace provider receives
- 216 compensation or other consideration in exchange for its service.
- 217 (o) "Marketplace seller" means a seller that makes
- 218 sales through any physical or electronic marketplace owned,
- 219 operated, or controlled by a marketplace facilitator, even if such
- 220 seller would not have been required to collect and remit sales tax
- 221 had the sale not been made through such marketplace.
- 222 (p) "Remote seller" means a person, other than a
- 223 marketplace facilitator, that does not maintain a place of
- 224 business in this state and that through a forum sells tangible

- 225 personal property, taxable services or specified digital products,
- 226 the sale or use of which is subject to the tax imposed by this
- 227 chapter.
- 228 **SECTION 4.** Section 27-67-11, Mississippi Code of 1972, is
- 229 amended as follows:
- 230 27-67-11. (1) Every person maintaining a place of business,
- 231 or doing business, in this state, shall collect the tax imposed by
- 232 this article from the purchaser and remit the tax to the
- 233 commissioner as hereinafter provided. Failure to collect the tax
- 234 from the purchaser shall not relieve the seller of liability for
- 235 payment of the tax.
- 236 (2) This section does not affect or impair the:
- 237 (a) Obligation of a purchaser in this state to remit
- 238 use tax on any applicable transaction in which the seller does not
- 239 collect and remit sales or use tax;
- 240 (b) Obligation of a seller, when the seller is
- 241 transacting business in the state and tax is collected on the
- 242 transaction, to remit all state and local taxes on any applicable
- 243 transaction in which the seller provides goods or furnishes
- 244 services within the state.
- 245 (c) Ability of a state entity to immediately collect
- 246 the taxes described in this section.
- 247 (3) The department shall audit a marketplace facilitator
- 248 solely for sales made by marketplace sellers and facilitated by
- 249 the marketplace facilitator. The department shall not audit
- 250 marketplace sellers for sales facilitated by a marketplace

- 251 <u>facilitator except to the extent the marketplace facilitator seeks</u>
- 252 relief from liability under subsection (5) of this section.
- 253 (4) A marketplace facilitator that collects and remits the
- 254 taxes imposed by this chapter shall collect taxes on sales through
- 255 its marketplace based upon the address where the tangible personal
- 256 property or specified digital products taxable under this chapter
- 257 are shipped or delivered; provided, however, that taxes on
- 258 services sold through its marketplace shall be collected as
- 259 otherwise provided.
- 260 (5) A marketplace facilitator is relieved of liability under
- 261 this section for failure to collect and remit the correct amount
- 262 of tax under this section to the extent that the failure was due
- 263 to incorrect or insufficient information given to the marketplace
- 264 facilitator by the marketplace seller, provided that the
- 265 marketplace facilitator can demonstrate it made a reasonable
- 266 effort to obtain correct and sufficient information from the
- 267 marketplace seller. This subsection does not apply if the
- 268 marketplace facilitator and the marketplace seller are related.
- 269 (6) Nothing herein shall prohibit the marketplace
- 270 facilitator and the marketplace seller from contractually agreeing
- 271 to have the marketplace seller collect and remit all applicable
- 272 taxes and fees where the marketplace seller:
- (a) Has annual United States gross sales over One
- 274 Billion Dollars (\$1,000,000,000.00), including the gross sales of
- 275 any related entities, and in the case of franchised entities,

276 including the combined sales of all franchisees of a single

277 franchisor;

- (b) Provides evidence to the marketplace facilitator
- 279 that it is registered under Section 27-65-27 or Section 27-67-9 in
- 280 this state; and
- (c) Notifies the department in a manner prescribed by
- 282 the department that the marketplace seller will collect and remit
- 283 all applicable taxes on its sales through the marketplace and is
- 284 liable for failure to collect or remit applicable taxes on its
- 285 sales.
- 286 (* * *7) Any person selling tangible personal property or
- 287 specified digital products that does not maintain a place of
- 288 business in this state may be authorized by the commissioner to
- 289 collect the tax from customers in Mississippi who are liable for
- 290 its payment, and such person shall remit the tax to the
- 291 commissioner in the same manner and subject to the same
- 292 requirements as a person maintaining a place of business or doing
- 293 business within this state. Such authority may be cancelled at
- 294 any time when, in the judgment of the commissioner, the tax can be
- 295 collected more effectively from the purchaser in this state. When
- 296 the tax has been collected from the purchaser, the seller shall be
- 297 liable for payment of the tax to the commissioner.
- 298 (* * *8) Every person required or authorized to collect the
- 299 tax shall add to the sales price of tangible personal property,
- 300 services or specified digital products the amount of the tax
- 301 imposed on purchaser for the use, storage, or consumption thereof,

302 and, when so added, the tax shall be a debt from the purchaser to the seller until paid, and shall be collectible at law in the same 303 304 manner as other debts. It shall be unlawful for any person to 305 advertise, hold out, or state to the public or to any customer 306 that the tax herein imposed will be assumed or absorbed by the 307 seller or that any part thereof will be refunded. Said tax shall 308 be stated separately from the sales price on the sales invoice and 309 shown separately on the seller's records. The purchaser shall pay

311 **SECTION 5.** Section 27-67-31, Mississippi Code of 1972, is amended as follows:

the tax to the seller as trustee for and on account of the state.

27-67-31. All administrative provisions of the sales tax law, and amendments thereto, including those which fix damages, penalties and interest for failure to comply with the provisions of said sales tax law, and all other requirements and duties 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.

323 The commissioner may require transportation companies to 324 permit the examination of waybills, freight bills, or other 325 documents covering shipments of tangible personal property into 326 this state.

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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, 331 332 and each succeeding month thereafter, two and two hundred 333 sixty-six one-thousandths percent (2.266%) of the total use tax revenue collected during the preceding month under the provisions 334 335 of this article shall be deposited in the School Ad Valorem Tax Reduction Fund created pursuant to Section 37-61-35. On or before 336 337 August 15, 2000, and each succeeding month thereafter, two and two 338 hundred sixty-six one-thousandths percent (2.266%) of the total 339 use tax revenue collected during the preceding month under the provisions of this chapter shall be deposited into the School Ad 340

fiscal year equals Four Million Dollars (\$4,000,000.00).

Thereafter, the amounts diverted under this paragraph (a) during the fiscal year in excess of Four Million Dollars (\$4,000,000.00) shall be deposited into the Education Enhancement Fund created under Section 37-61-33 for appropriation by the Legislature as other education needs and shall not be subject to the percentage appropriation requirements set forth in Section 37-61-33.

Valorem Tax Reduction Fund created under Section 37-61-35 until

such time that the total amount deposited into the fund during a

(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

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- preceding month under the provisions of this article shall be deposited into the Education Enhancement Fund created pursuant to Section 37-61-33.
- 356 (c) On or before July 15, 1997, and on or before the 357 fifteenth day of each succeeding month thereafter, the revenue 358 collected under the provisions of this article imposed and levied 359 as a result of Section 27-65-17(2) and the corresponding levy in 360 Section 27-65-23 on the rental or lease of private carriers of 361 passengers and light carriers of property as defined in Section 27-51-101 shall be deposited into the Motor Vehicle Ad Valorem Tax 362 363 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 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.
- (e) On or before August 15, 2019, and each succeeding
 month thereafter through July 15, 2020, three and three-fourths
 percent (3-3/4%) of the total use tax revenue collected during the
 preceding month under the provisions of this article shall be
 deposited into the special fund created in Section 27-67-35(1).

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On or before August 15, 2020, and each succeeding month thereafter through July 15, 2021, seven and one-half percent (7-1/2%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(1). On or before August 15, 2021, and each succeeding month thereafter through July 15, 2022, eleven and one-fourth percent (11-1/4%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(1). On or before August 15, 2022, and each succeeding month thereafter, fifteen percent (15%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(1).

(f) On or before August 15, 2019, and each succeeding month thereafter through July 15, 2020, three and three-fourths percent (3-3/4%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(2). On or before August 15, 2020, and each succeeding month thereafter through July 15, 2021, seven and one-half percent (7-1/2%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(2). On or before August 15, 2021, and each succeeding month thereafter through July 15, 2022, eleven and one-fourth percent (11-1/4%) of the total use tax

revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(2). On or before August 15, 2022, and each succeeding month thereafter, fifteen percent (15%) of the total use tax revenue collected during the preceding month under the provisions of this article shall be deposited into the special fund created in Section 27-67-35(2).

412 (g) On or before August 15, 2019, and each succeeding 413 month thereafter through July 15, 2020, Four Hundred Sixteen Thousand Six Hundred Sixty-six Dollars and Sixty-seven Cents 414 415 (\$416,666.67) or one and one-fourth percent (1-1/4%) of the total 416 use tax revenue collected during the preceding month under the provisions of this article, whichever is the greater amount, shall 417 be deposited into the Local System Bridge Replacement and 418 419 Rehabilitation Fund created in Section 65-37-13. On or before 420 August 15, 2020, and each succeeding month thereafter through July 15, 2021, Eight Hundred Thirty-three Thousand Three Hundred 421 422 Thirty-three Dollars and Thirty-four Cents (\$833,333.34) or two 423 and one-half percent (2-1/2%) of the total use tax revenue collected during the preceding month under the provisions of this 424 425 article, whichever is the greater amount, shall be deposited into 426 the Local System Bridge Replacement and Rehabilitation Fund 427 created in Section 65-37-13. On or before August 15, 2021, and each succeeding month thereafter through July 15, 2022, One 428 Million Two Hundred Fifty Thousand Dollars (\$1,250,000.00) or 429 430 three and three-fourths percent (3-3/4%) of the total use tax

431 revenue collected during the preceding month under the provisions

432 of this article, whichever is the greater amount, shall be

433 deposited into the Local System Bridge Replacement and

434 Rehabilitation Fund created in Section 65-37-13. On or before

435 August 15, 2022, and each succeeding month thereafter, One Million

436 Six Hundred Sixty-six Thousand Six Hundred Sixty-six Dollars and

437 Sixty-seven Cents (\$1,666,666.67) or five percent (5%) of the

438 total use tax revenue collected during the preceding month under

439 the provisions of this article, whichever is the greater amount,

440 shall be deposited into the Local System Bridge Replacement and

441 Rehabilitation Fund created in Section 65-37-13.

(h) On or before August 15, 2020, and each succeeding

443 month thereafter through July 15, 2022, One Million Dollars

444 (\$1,000,000.00) of the total use tax revenue collected during the

445 preceding month under the provisions of this article shall be

446 deposited into the Local System Bridge Replacement and

447 Rehabilitation Fund created in Section 65-37-13. Amounts

448 deposited into the Local System Bridge Replacement and

449 Rehabilitation Fund under this paragraph (h) shall be in addition

450 to amounts deposited into the fund under paragraph (g) of this

451 section.

(* * *i) The remainder of the amount received from

453 taxes, damages and interest under the provisions of this article

454 shall be paid into the General Fund of the State Treasury by the

455 commissioner.

456 **SECTION 6.** This act shall take effect and be in force from 457 and after July 1, 2020, and shall stand repealed on June 30, 2020.

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

AN ACT TO CREATE THE MISSISSIPPI MARKETPLACE FACILITATOR ACT 2 OF 2020; TO AMEND SECTION 27-65-7, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF THE TERMS "RETAILER" AND "RETAIL SALE" UNDER THE MISSISSIPPI SALES TAX LAW; TO AMEND SECTION 27-65-9, 5 MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF THE TERM 6 "DOING BUSINESS" UNDER THE MISSISSIPPI SALES TAX LAW; TO AMEND SECTION 27-67-3, MISSISSIPPI CODE OF 1972, TO REVISE THE 7 8 DEFINITION OF THE TERM "PERSON DOING BUSINESS IN THIS STATE" UNDER THE MISSISSIPPI USE TAX LAW; TO DEFINE THE TERMS "MARKETPLACE FACILITATOR," "MARKETPLACE SELLER" AND "REMOTE SELLER" UNDER THE 10 11 MISSISSIPPI USE TAX LAW; TO AMEND SECTION 27-67-11, MISSISSIPPI 12 CODE OF 1972, TO AUTHORIZE THE DEPARTMENT OF REVENUE TO AUDIT A 13 MARKETPLACE FACILITATOR SOLELY FOR SALES MADE BY MARKETPLACE 14 SELLERS AND FACILITATED BY THE MARKETPLACE FACILITATOR; TO PROVIDE 15 THAT THE DEPARTMENT OF REVENUE SHALL NOT AUDIT A MARKETPLACE 16 SELLER FOR SALES FACILITATED BY A MARKETPLACE FACILITATOR EXCEPT 17 TO THE EXTENT A MARKETPLACE FACILITATOR SEEKS RELIEF FROM 18 LIABILITY TO COLLECT AND REMIT USE TAX DUE TO INCORRECT OR 19 INSUFFICIENT INFORMATION GIVEN TO THE MARKETPLACE FACILITATOR BY 20 THE MARKETPLACE SELLER; TO SPECIFY THAT THE MARKETPLACE 21 FACILITATOR AND THE MARKETPLACE SELLER ARE NOT PROHIBITED, UNDER 22 CERTAIN CIRCUMSTANCES, FROM CONTRACTUALLY AGREEING TO HAVE THE 23 MARKETPLACE SELLER COLLECT AND REMIT ALL APPLICABLE TAXES AND 24 FEES; TO AMEND SECTION 27-67-31, MISSISSIPPI CODE OF 1972, TO 25 REVISE THE AMOUNT OF STATE USE TAX REVENUE THAT IS DIVERTED TO THE 26 LOCAL SYSTEM BRIDGE REPLACEMENT AND REHABILITATION FUND; AND FOR 27 RELATED PURPOSES.

SS08\HB379A.4J

Eugene S. Clarke Secretary of the Senate