Adopted SUBSTITUTE NO 1 FOR COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1782

BY: Senator(s) Bryan

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

8 The following sum, or so much of it as may be 9 necessary, is appropriated out of any money in the Budget 10 Contingency Fund not otherwise appropriated, to the Mississippi 11 Development Authority for the purposes described in Section 2 of this act, for the period beginning upon July 1, 2020, and ending 12 December 30, 2020.....\$ 30,207,000.00. 13 14 SECTION 2. The funds appropriated under Section 1 of this 15 act shall be expended by the Mississippi Development Authority for 16 the following purposes:

17	(a) Providing funds to the ambulatory surgical centers
18	licensed by the State Department of Health for purchasing personal
19	protective equipment (PPE) and providing for COVID-19 testing for
20	their staff for protection against COVID-19 from current patients
21	and to have sufficient PPE and testing in preparation for the
22	expected new cases during the continuation of the current COVID-19
23	public health emergency later this year, in amounts not exceeding
24	Four Thousand Dollars (\$4,000.00) per surgery center.\$ 300,000.00.
25	(b) Providing funds to the assisted living facilities
26	licensed by the State Department of Health for purchasing personal
27	protective equipment (PPE) and providing for COVID-19 testing for
28	their staff for protection against COVID-19 from current patients
29	and to have sufficient PPE and testing in preparation for the
30	expected new cases during the continuation of the current COVID-19
31	public health emergency later this year, in amounts not exceeding
32	Four Thousand Dollars (\$4,000.00) per facility\$ 452,000.00.
33	(c) Providing funds to the Alzheimer's/dementia care
34	units licensed by the State Department of Health for purchasing
35	personal protective equipment (PPE) and providing for COVID-19
36	testing for their staff for protection against COVID-19 from
37	current patients and to have sufficient PPE and testing in
38	preparation for the expected new cases during the continuation of
39	the current COVID-19 public health emergency later this year, in
40	amounts not exceeding Four Thousand Dollars (\$4,000.00)
41	per unit\$ 88,000.00.

42	(d) Providing funds to the fourteen (14) providers of
43	intermediate care facilities for individuals with intellectual
44	disabilities licensed by the State Department of Health for
45	purchasing personal protective equipment (PPE) and providing for
46	COVID-19 testing for their staff for protection against COVID-19
47	from current patients and to have sufficient PPE and testing in
48	preparation for the expected new cases during the continuation of
49	the current COVID-19 public health emergency later this year, in
50	amounts not exceeding Ten Thousand Dollars (\$10,000.00) per
51	facility\$ 140,000.00.
52	(e) Providing funds to the permitted ground ambulances
53	licensed or permitted by the State Department of Health for
54	purchasing personal protective equipment (PPE) and providing for
55	COVID-19 testing for their staff for protection against COVID-19
56	from current patients and to have sufficient PPE and testing in
57	preparation for the expected new cases during the continuation of
58	the current COVID-19 public health emergency later this year, in
59	amounts not exceeding Five Thousand Dollars (\$5,000.00) per
60	ambulance\$ 3,110,000.00.
61	(f) Providing funds to the nursing home facilities
62	licensed by the State Department of Health for purchasing personal
63	protective equipment (PPE) and providing for COVID-19 testing for
64	their staff for protection against COVID-19 from current patients
65	and to have sufficient PPE and testing in preparation for the
66	expected new cases during the continuation of the current COVID-19

67 public health emergency later this year, in amounts not exceeding 68 Ten Thousand Dollars (\$10,000.00) per facility....\$ 2,110,000.00. 69 (q) Providing funds to the Mississippi Organ Recovery 70 Agency (MORA) for purchasing personal protective equipment (PPE) 71 and providing for COVID-19 testing for their staff for protection 72 against COVID-19 from current patients and to have sufficient PPE 73 and testing in preparation for the expected new cases during the 74 continuation of the current COVID-19 public health emergency later 75 this year.....\$ 100,000.00. 76 (h) Providing funds to independent dentists licensed by 77 the Board of Dental Examiners who are not employed by a hospital 78 for purchasing personal protective equipment (PPE) and providing 79 for COVID-19 testing for themselves and their office staff, for protection against COVID-19 from current patients, and to have 80 81 sufficient PPE and testing in preparation for the expected new cases during the continuation of the current COVID-19 public 82 83 health emergency later this year, in amounts not exceeding Four 84 Thousand Dollars (\$4,000.00) per dentist.....\$ 5,632,000.00. 85 For the purposes of this paragraph (h), "independent dentist" 86 means a licensed dentist who actively provides care to patients, 87 owns a share of his or her practice, has key decision-making 88 rights for his or her practice, and is not employed by a hospital 89 or an organization associated with a hospital.

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          For the purposes of this paragraph (h), no practice group of
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     dentists shall receive more than Forty Thousand Dollars
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     ($40,000.00) in total reimbursement.
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                    Providing funds to independent physicians licensed
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     by the State Board of Medical Licensure who are not employed by a
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     hospital, nurse practitioners licensed by the Mississippi Board of
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     Nursing who are not employed by a hospital and who have an
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     independent practice, and independent optometrists licensed by the
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     State Board of Optometry for purchasing personal protective
     equipment (PPE) and providing for COVID-19 testing for themselves
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     and their office staff, for protection against COVID-19 from
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     current patients, and to have sufficient PPE and testing in
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     preparation for the expected new cases during the continuation of
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     the current COVID-19 public health emergency later this year, in
     amounts not exceeding Two Thousand Five Hundred Dollars
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     ($2,500.00) per physician, nurse practitioner or
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     optometrist.....$ 7,125,000.00.
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          Not more than two thousand eight hundred fifty (2,850)
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     persons may receive funds under this paragraph (i).
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          For the purposes of this paragraph (i), "independent
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     physician" means a licensed physician, including allopaths,
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     osteopaths and podiatrists, who actively provides care to
     patients, owns a share of his or her practice, has key
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     decision-making rights for his or her practice, and is not
     employed by a hospital or an organization associated with a
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115	hospital	L; and	"independent	t optometrist'	' means	а	licensed
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- 116 optometrist who actively provides care to patients, owns a share
- of his or her practice, has key decision-making rights for his or
- 118 her practice, and is not employed by a hospital or an organization
- 119 associated with a hospital.
- For the purposes of this paragraph (i), no practice group of
- 121 physicians shall receive more than Twenty-five Thousand Dollars
- 122 (\$25,000.00) in total reimbursement.
- 123 (j) Providing funds to community foundations for the
- 124 purposes of making grants to nonprofit entities to reimburse those
- 125 entities for eligible expenditures incurred by the entities, in
- amounts not exceeding Four Thousand Dollars (\$4,000.00) per entity
- 127\$ 4,000,000.00.
- 128 The authority shall distribute to the community foundations a
- 129 pro rata share of the funds authorized under this paragraph (j)
- 130 based on the population served by the foundation. The community
- 131 foundations may retain not more than one percent (1%) of the
- 132 amount received from the authority under this paragraph (j) for
- 133 administrative expenses.
- For the purposes of this paragraph (j):
- 135 (i) "Community foundations" means the CREATE
- 136 Foundation, the Community Foundation of Northwest Mississippi, the
- 137 Community Foundation of Washington County, the Community
- 138 Foundation for Mississippi, the Community Foundation of East



- 139 Mississippi, the Greater Pinebelt Community Foundation and the
- 140 Gulf Coast Community Foundation;
- 141 (ii) "Nonprofit entity" means an entity that
- 142 provides services to the public and in which no part of the
- 143 assets, income or profit is distributed to or enures to the
- 144 benefit of its members, directors or officers; and
- 145 (iii) "Eligible expenditure" means a cost incurred
- 146 that is reimbursable from funds received by the State of
- 147 Mississippi from the Coronavirus Relief Fund established by the
- 148 federal Coronavirus Aid, Relief and Economic Security (CARES) Act
- 149 under the guidance and guidelines of the United States Department
- 150 of the Treasury regarding the use of those funds.
- 151 (k) Providing funds to community foundations for the
- 152 purpose of reimbursing food pantries for eligible expenditures
- incurred by the pantries, in amounts not exceeding Four Thousand
- 154 Dollars (\$4,000.00) per pantry.....\$ 4,000,000.00.
- 155 The community foundations, in their discretion, may reimburse
- 156 a food pantry directly from the funds provided under this
- 157 paragraph (k) or may reimburse entities acting on behalf of a food
- 158 pantry or providing a service to a food pantry. The community
- 159 foundations may retain not more than one percent (1%) of the
- 160 amount received from the authority under this paragraph (k) for
- 161 administrative expenses.



162	For the purposes of this paragraph (k), the terms "community
163	foundations" and "eligible expenditures" shall have the meanings
164	as defined in paragraph (j) of this section.
165	(1) Providing funds to the North Mississippi Education
166	Consortium to be distributed to child care facilities throughout

- the state on an equitable basis for reimbursing the facilities for eligible expenditures incurred by the facilities or for providing personal protective equipment (PPE).....\$ 3,000,000.00.
- For the purposes of this paragraph (1), "child care facility"
 means any facility as defined by Section 43-20-5(a), Mississippi
 Code of 1972.
- 173 (m) For expenses of the authority in administering the
 174 funds expended under paragraphs (a) through (1) of this
 175 section.....\$ 150,000.00.
- SECTION 4. The funds appropriated under Section 3 of this act shall be expended by the State Department of Health for the following purposes:
- 185 (a) Providing funds to the Federally Qualified Health
 186 Centers in the state for their expenses in addressing the

187	continuation of the current COVID-19 public health emergency and
188	treating patients with COVID-19\$ 1,500,000.00.
189	(b) Providing funds to rural hospitals as defined in
190	House Bill No. 94, 2020 Regular Session, for their expenses in
191	addressing the continuation of the current COVID-19 public health
192	emergency and treating patients with COVID-19
193	\$ 1,000,000.00.
194	(c) Providing funds to Tate County, Mississippi, to be
195	disbursed to the North Oak Regional Medical Center or its
196	successor entity, which funding the Legislature finds is a
197	necessary expenditure incurred due to the COVID-19 public health
198	emergency, since such funding is necessary to allow the medical
199	center to continue in operations during the current COVID-19
200	<pre>public health emergency\$ 2,000,000.00.</pre>
201	If by October 1, 2020, a hospital is not in operation in Tate
202	County, or there is not an executed contract or Memorandum of
203	Understanding for the operation of a hospital in Tate County, as
204	determined by the department, then the funds authorized under this
205	paragraph (c) for Tate County shall be reallocated on October 1,
206	2020, for the purpose authorized in paragraph (e) of this section.
207	(d) Providing funds to the MAGnet Community Health
208	Disparity Program, whose mission is to strengthen collaboration
209	and coordination for improved health access, performance, outcomes
210	and cost efficiencies and whose vision is to improve the health
211	status for all Mississippians through integrated health, which

212	funding shall to be used to address the disproportionate impact on
213	the minority community of coronavirus infections and deaths from
214	COVID-19, by developing and implementing plans to reduce and
215	mitigate those occurrences and negative outcomes in the minority
216	community during the continuation of the current COVID-19 public
217	health emergency later this year\$ 6,000,000.00.
218	All Federally Qualified Health Centers in the state are
219	eligible to receive funding through the MAGnet Community Health
220	Disparity Program from the funds authorized under this paragraph
221	(d) upon application submitted to the MAGnet Community Health
222	Corporation for approval.
223	(e) Reimbursing hospitals for their necessary
224	expenditures incurred due to the COVID-19 public health
225	emergency\$ 80,000,000.00.
226	If the funds allocated to Tate County under paragraph (c) of
227	this section are reallocated for the purpose authorized in this
228	paragraph (e), then the amount authorized under this paragraph (e)
229	shall be increased to Eighty-two Million Dollars (\$82,000,000.00).
230	The department shall determine the maximum possible amount
231	available to each hospital using a formula based on the total
232	number of hospitalized COVID-19 patients that the hospital treated
233	as of June 21, 2020, and the number of Mississippi licensed
234	hospital beds in the hospital. A hospital shall be eligible to
235	receive the amount determined under that formula or the actual
236	amount of the necessary expenditures incurred by the hospital due

237	to the COVID-19 public health emergency, whichever is the lesser
238	amount.
239	As a condition of receiving the funds under this paragraph
240	(e), each hospital shall provide monthly reports to the department
241	with detailed information about the allowable expenses of the
242	hospital related to treating COVID-19 patients.
243	(f) Reimbursing hospitals that have more than
244	twenty-five (25) hospitalized COVID-19 patients as of June 21,
245	2020, but were unable to receive a rural provider payment from the
246	United States Department of Health and Human Services because of
247	being located in a county that is part of a metropolitan
248	statistical area and not being designated as a critical access
249	hospital\$ 1,000,000.00.
250	As a condition of receiving the funds under this paragraph
251	(f), each hospital shall provide monthly reports to the department
252	with detailed information about the allowable expenses of the
253	hospital related to treating COVID-19 patients.
254	(g) Providing funds to Access Family Health Services
255	for the expenses of providing services for substance use disorders
256	and providing school-based health services, the demand for which
257	has increased due to the continuation of the current COVID-19
258	public health emergency\$ 250,000.00.
259	(h) For expenses of the department in administering the
260	funds expended under paragraphs (a) through (g) of this
261	section\$ 150,000.00.

262	SECTION 5. (1) The following sum, or so much of it as may
263	be necessary, is appropriated out of any money in the Budget
264	Contingency Fund not otherwise appropriated, to the State
265	Department of Mental Health for the purposes described in
266	subsection (2) of this section, for the period beginning upon July
267	1, 2020, and ending December 30, 2020\$ 1,400,000.00.
268	(2) The State Department of Mental Health shall provide the
269	funds authorized under this section in equal amounts to each of
270	the fourteen (14) community mental health regions to pay for all
271	eligible expenditures for mental health services, which are those
272	costs incurred by the regions that are reimbursable from funds
273	received from the Budget Contingency Fund to address the current
274	COVID-19 public health emergency. For the purposes of this
275	section, eligible expenditures include, but are not limited to:
276	(a) Providing mental health services to persons who are
277	or have been unemployed and/or persons who have been displaced
278	from their homes due to the COVID-19 pandemic;
279	(b) Expenses for reimbursement, acquisition and
280	distribution of medical and protective supplies, including, but
281	not limited to, sanitizing products and personal protective
282	equipment (PPE) for the COVID-19 public health emergency;
283	(c) Expenses for establishing and operating
284	telemedicine capabilities for the treatment of COVID-19 patients;
285	and

286	(d) Payroll expenses for employees to provide mental
287	health services substantially dedicated to mitigating or
288	responding to the COVID-19 public health emergency.
289	SECTION 6. The following sum, or so much of it as may be

section 6. The following sum, or so much of it as may be necessary, is appropriated out of any money in the Budget Contingency Fund not otherwise appropriated, to the Board of Trustees of State Institutions of Higher Learning for the purposes described in Section 7 of this act, for the period beginning upon July 1, 2020, and ending December 30, 2020......\$ 6,218,000.00.

SECTION 7. The funds appropriated under Section 6 of this
act shall be expended by the Board of Trustees of State
Institutions of Higher Learning for the following purposes:

- Physicians Scholarship Program to pay for medical school students to serve the rural area of our state because the rural communities continue to lack primary coverage to deal with the COVID-19 public health emergency and those communities are in dire need of more primary care physicians to prepare for the expected additional patients during the continuation of the current COVID-19 public health emergency later this year.....\$ 1,800,000.00.
- 306 (b) Providing funds to the Office of Physician
 307 Workforce for five (5) hospitals to start or expand their
 308 physician residency programs to address the dire shortage of
 309 physicians in the state, especially primary care physicians, which
 310 limits the ability of the state to properly address patient needs

312 during the continuation of the current COVID-19 public health 313 emergency, in order for the state to be better prepared to take 314 care of existing COVID-19 patients and the expected additional patients during the continuation of the current COVID-19 public 315 316 health emergency later this year.....\$ 4,418,000.00. 317 SECTION 8. (1) As used in this section and Section 9 of 318 this act, the term "agency" means the Mississippi Development 319 Authority, the State Department of Health, the State Department of 320 Mental Health or the Board of Trustees of State Institutions of 321 Higher Learning, as the case may be. 322 The agency shall not disburse any funds appropriated (2) 323 under this act to any recipient without first: (a) making an 324 individualized determination that the reimbursement sought is, in the agency's independent judgment, for necessary expenditures 325 326 incurred due to the public health emergency with respect to 327 COVID-19 as provided under Section 601(d) of the federal Social 328 Security Act as added by Section 5001 of the federal Coronavirus 329 Aid, Relief, and Economic Security (CARES) Act and its 330 implementing guidelines, guidance, rules, regulations and/or other 331 criteria, as may be amended or supplemented from time to time, by 332 the United States Department of the Treasury; and (b) determining 333 that the recipient has not received and will not receive 334 reimbursement for the expense in question from any source of 335 funds, including insurance proceeds, other than those funds

and the disproportionate effects on the minority communities

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provided under Section 601 of the federal Social Security Act as added by Section 5001 of the CARES Act. In addition, the agency shall ensure that all funds appropriated under this act are disbursed in compliance with the Single Audit Act (31 USC Sections 7501-7507) and the related provisions of the Uniform Guidance, 2 CFR Section 200.303 regarding internal controls, Sections 200.330 through 200.332 regarding subrecipient monitoring and management, and subpart F regarding audit requirements.

SECTION 9. (1) As a condition of receiving and expending the funds appropriated to the agency under this act, the agency shall certify to the Department of Finance and Administration that each expenditure of the funds appropriated to the agency under this act is in compliance with the guidelines, guidance, rules, regulations and/or other criteria, as may be amended from time to time, of the United States Department of the Treasury regarding the use of monies from the Coronavirus Relief Fund established by the CARES Act.

(2) If the Office of Inspector General of the United States Department of the Treasury, or the Office of Inspector General of any other federal agency having oversight over the use of monies from the Coronavirus Relief Fund established by the CARES Act (a) determines that the agency or recipient has expended or otherwise used any of the funds appropriated to the agency under this act for any purpose that is not in compliance with the guidelines, guidance, rules, regulations and/or other criteria, as may be

361	amended from time to time, of the United States Department of the
362	Treasury regarding the use of monies from the Coronavirus Relief
363	Fund established by the CARES Act, and (b) the State of
364	Mississippi is required to repay the federal government for any of
365	those funds that the Office of the Inspector General determined
366	were expended or otherwise used improperly by the agency or
367	recipient, then the agency or recipient that expended or otherwise
368	used those funds improperly shall be required to pay the amount of
369	those funds to the State of Mississippi for repayment to the
370	federal government.

- SECTION 10. The money appropriated by this act shall be paid
 by the State Treasurer out of any money in the Budget Contingency
 Fund not otherwise appropriated, upon warrants issued by the State
 Fiscal Officer; and the State Fiscal Officer shall issue his or
 her warrants upon requisitions signed by the proper person,
 officer or officers in the manner provided by law.
- 377 **SECTION 11.** This act shall take effect and be in force from 378 and after July 1, 2020.

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

AN ACT MAKING AN APPROPRIATION FROM THE BUDGET CONTINGENCY
FUND TO THE MISSISSIPPI DEVELOPMENT AUTHORITY, THE STATE
DEPARTMENT OF HEALTH, THE STATE DEPARTMENT OF MENTAL HEALTH AND
THE BOARD OF TRUSTEES OF STATE INSTITUTIONS OF HIGHER LEARNING FOR
THE PURPOSES OF ADDRESSING OR RELATED TO THE PUBLIC HEALTH
EMERGENCY DUE TO THE COVID-19 PANDEMIC; AND FOR RELATED PURPOSES.

