MISSISSIPPI LEGISLATURE

REGULAR SESSION 2022

By: Representative Horne

To: Ways and Means

HOUSE BILL NO. 1482

1 AN ACT TO AMEND SECTIONS 21-1-27, 21-1-29, 21-1-61, 21-33-1 2 AND 21-33-21, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT A 3 MUNICIPALITY IS PROHIBITED FROM LEVYING AND COLLECTING AD VALOREM 4 TAXES IN NEWLY ANNEXED AREAS UNTIL THE MUNICIPALITY HAS PROVIDED 5 THE SERVICES TO THE ANNEXED AREA WHICH ARE LISTED IN THE ORDINANCE 6 THAT THE MUNICIPALITY IS REQUIRED TO PASS; AND FOR RELATED 7 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 9 SECTION 1. Section 21-1-27, Mississippi Code of 1972, is 10 amended as follows: 11 21-1-27. * * * The limits and boundaries of existing cities, 12 towns and villages shall remain as now established until altered 13 in the manner * * * provided in this chapter. When any 14 municipality * * * desires to enlarge or contract * * * its 15 boundaries *** * *** by adding *** * *** adjacent unincorporated territory 16 or excluding * * * any part of the incorporated territory of * * * the municipality, the governing authorities of * * * the 17 18 municipality shall pass an ordinance defining with certainty the territory proposed to be included in or excluded from the 19 20 corporate limits, and also defining the entire boundary as

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changed. * * * If the municipality desires to enlarge * * * its 21 22 boundaries, * * * the ordinance shall in general terms describe the proposed improvements to be made in the annexed territory, the 23 manner and extent of such improvements, and the approximate time 24 25 within which such improvements are to be made * * *. * * The 26 ordinance shall also contain a statement of the municipal or public services which * * * the municipality proposes to render in 27 28 such annexed territory. The ordinance shall also state that the 29 municipality may not levy or collect municipal ad valorem taxes 30 within the territory proposed to be annexed until those services 31 that the municipality proposes to render in the ordinance are provided. * * * If the municipality * * * desires to contract its 32 33 boundaries, * * * the ordinance shall contain a statement of the reasons for * * * the contraction and a statement showing * * * 34 35 that the public convenience and necessity would be served thereby. 36 (2) [Repealed]. 37 (3) [Repealed].

38 SECTION 2. Section 21-1-29, Mississippi Code of 1972, is 39 amended as follows:

40 21-1-29. When any such ordinance * * * described in Section 41 <u>21-1-27</u> is passed by the municipal authorities, * * * <u>the</u> 42 municipal authorities shall file a petition in the chancery court 43 of the county in which * * <u>the</u> municipality is located; 44 however, when a municipality wishes to annex or extend its 45 boundaries across and into an adjoining county * * *, <u>the</u>

H. B. No. 1482 **~ OFFICIAL ~** 22/HR26/R771 PAGE 2 (OM\KW) 46 municipal authorities shall file a petition in the chancery court 47 of the county in which such territory is located. The petition shall (a) recite the fact of the adoption of * * * the 48 ordinance * * *, (b) pray that the enlargement or contraction of 49 50 the municipal boundaries, as the case may be, shall be ratified, 51 approved and confirmed by the court * * * and (c) state that the municipality may not levy or collect municipal ad valorem taxes 52 53 within the territory proposed to be annexed until those services 54 that the municipality proposed to render in the ordinance are provided by the municipality. There shall be attached to * * * 55 the petition, as exhibits * * *, a certified copy of the ordinance 56 57 adopted by the municipal authorities and a map or plat of the 58 municipal boundaries as they will exist * * * if such enlargement or contraction becomes effective. 59

60 SECTION 3. Section 21-1-61, Mississippi Code of 1972, is 61 amended as follows:

62 21-1-61. In all cases where a municipality is created or the limits of an existing municipality are enlarged under the 63 64 provisions of this chapter, the property included within the municipal boundaries by * * * the creation * * * shall become 65 66 liable for and subject to municipal ad valorem taxation on the tax 67 lien date next succeeding the effective date of the decree 68 creating or enlarging such municipality. In all cases where the 69 limits of an existing municipality are enlarged through annexation 70 of an adjoining territory under the provisions of this chapter,

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71 <u>the annexed territory will not become liable for or subject to</u> 72 <u>municipal ad valorem taxation until the services that the</u> 73 <u>municipality proposed in the ordinance described in Section</u> 74 <u>21-1-27 are rendered by the municipality.</u>

75 SECTION 4. Section 21-33-1, Mississippi Code of 1972, is 76 amended as follows:

77 21-33-1. Except as provided in Section 21-1-61, all lands 78 and other taxable property subject to assessment, held by any 79 person within the municipality, or in added territory, on the 80 first day of January, shall be assessed, and ad valorem taxes 81 thereon levied and collected for the ensuing year, excepting motor vehicles as defined by the "Motor Vehicle Ad Valorem Tax Law of 82 83 1958," as provided under Sections 27-51-1 through 27-51-49 * * *. SECTION 5. Section 21-33-21, Mississippi Code of 1972, is 84 85 amended as follows:

86 21-33-21. After the services that the municipality proposed 87 in the ordinance described in Section 21-1-27 are rendered by the 88 municipality within the added territory as required under Section 89 21-1-61, the assessor * * *, in the same manner and at the same 90 time as municipal assessments are made, shall make an assessment 91 of all taxable property in any added territory, and shall make the same a part of the assessment roll of the municipal separate 92 93 school district.

94 SECTION 6. This act shall take effect and be in force from 95 and after July 1, 2022.

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22/HR26/R771	ST: Municipal	annexation; restrict collection
PAGE 4 (OM\KW)	of ad valorem provided by mu	taxes until certain services are nicipality.