Adopted SUBSTITUTE NO 1 FOR AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2700

BY: Representative Scoggin

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

22 SECTION 1. Section 37-101-15, Mississippi Code of 1972, is 23 amended as follows:

24 The Board of Trustees of State Institutions 37 - 101 - 15. (a) 25 of Higher Learning shall succeed to and continue to exercise 26 control of all records, books, papers, equipment, and supplies, 27 and all lands, buildings, and other real and personal property 28 belonging to or assigned to the use and benefit of the board of 29 trustees formerly supervising and controlling the institutions of 30 higher learning named in Section 37-101-1. The board shall have 31 and exercise control of the use, distribution and disbursement of

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all funds, appropriations and taxes, now and hereafter in possession, levied and collected, received, or appropriated for the use, benefit, support, and maintenance or capital outlay expenditures of the institutions of higher learning, including the authorization of employees to sign vouchers for the disbursement of funds for the various institutions, except where otherwise specifically provided by law.

39 The board shall have general supervision of the affairs (b) 40 of all the institutions of higher learning, including the departments and the schools thereof. The board shall have the 41 42 power in its discretion to determine who shall be privileged to enter, to remain in, or to graduate therefrom. 43 The board shall 44 have general supervision of the conduct of libraries and laboratories, the care of dormitories, buildings, and grounds; the 45 46 business methods and arrangement of accounts and records; the 47 organization of the administrative plan of each institution; and 48 all other matters incident to the proper functioning of the institutions. The board shall have the authority to establish 49 50 minimum standards of achievement as a prerequisite for entrance 51 into any of the institutions under its jurisdiction, which 52 standards need not be uniform between the various institutions and 53 which may be based upon such criteria as the board may establish. 54 (C) The board shall exercise all the powers and prerogatives 55 conferred upon it under the laws establishing and providing for

56 the operation of the several institutions herein specified. The

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57 board shall adopt such bylaws and regulations from time to time as 58 it deems expedient for the proper supervision and control of the 59 several institutions of higher learning, insofar as such bylaws 60 and regulations are not repugnant to the Constitution and laws, 61 and not inconsistent with the object for which these institutions 62 were established. The board shall have power and authority to 63 prescribe rules and regulations for policing the campuses and all 64 buildings of the respective institutions, to authorize the arrest 65 of all persons violating on any campus any criminal law of the state, and to have such law violators turned over to the civil 66 67 authorities.

68 For all institutions specified herein, the board shall (d) 69 provide a uniform system of recording and of accounting approved 70 by the State Department of Audit. The board shall annually prepare, or cause to be prepared, a budget for each institution of 71 72 higher learning for the succeeding year which must be prepared and 73 in readiness for at least thirty (30) days before the convening of 74 the regular session of the Legislature. All relationships and 75 negotiations between the State Legislature and its various 76 committees and the institutions named herein shall be carried on 77 through the board of trustees. No official, employee or agent 78 representing any of the separate institutions shall appear before 79 the Legislature or any committee thereof except upon the written 80 order of the board or upon the request of the Legislature or a 81 committee thereof.

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82 (e) For all institutions specified herein, the board shall 83 prepare an annual report to the Legislature setting forth the disbursements of all monies appropriated to the respective 84 85 institutions. Each report to the Legislature shall show how the 86 money appropriated to the several institutions has been expended, 87 beginning and ending with the fiscal years of the institutions, 88 showing the name of each teacher, officer, and employee, and the 89 salary paid each, and an itemized statement of each and every item 90 of receipts and expenditures. Each report must be balanced, and 91 must begin with the former balance. If any property belonging to 92 the state or the institution is used for profit, the reports shall 93 show the expense incurred in managing the property and the amount 94 received therefrom. The reports shall also show a summary of the 95 gross receipts and gross disbursements for each year and shall show the money on hand at the beginning of the fiscal period of 96 97 the institution next preceding each session of the Legislature and 98 the necessary amount of expense to be incurred from said date to 99 January 1 following. The board shall keep the annual expenditures 100 of each institution herein mentioned within the income derived 101 from legislative appropriations and other sources, but in case of 102 emergency arising from acts of providence, epidemics, fire or 103 storm with the written approval of the Governor and by written 104 consent of a majority of the senators and of the representatives 105 it may exceed the income. The board shall require a surety bond in a surety company authorized to do business in this state of 106

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107 every employee who is the custodian of funds belonging to one or 108 more of the institutions mentioned herein, which bond shall be in 109 a sum to be fixed by the board in an amount that will properly 110 safeguard the said funds, the premium for which shall be paid out 111 of the funds appropriated for said institutions.

112 (f) The board shall have the power and authority to elect 113 the heads of the various institutions of higher learning and to contract with all deans, professors, and other members of the 114 115 teaching staff, and all administrative employees of said 116 institutions for a term not exceeding four (4) years. The board 117 shall have the power and authority to terminate any such contract 118 at any time for malfeasance, inefficiency, or contumacious 119 conduct, but never for political reasons. It shall be the policy 120 of the board to permit the executive head of each institution to 121 nominate for election by the board all subordinate employees of 122 the institution over which he presides. It shall be the policy of 123 the board to elect all officials for a definite tenure of service 124 and to reelect during the period of satisfactory service. The 125 board shall have the power to make any adjustments it thinks 126 necessary between the various departments and schools of any 127 institution or between the different institutions.

(g) The board shall keep complete minutes and records of all proceedings which shall be open for inspection by any citizen of the state.

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(h) The board shall have the power to enter into an energy performance contract, energy services contract, on a shared-savings, lease or lease-purchase basis, for energy efficiency services and/or equipment as prescribed in Section 31-7-14.

(i) The Board of Trustees of State Institutions of Higher
Learning, for and on behalf of Jackson State University, is hereby
authorized to convey by donation or otherwise easements across
portions of certain real estate located in the City of Jackson,
Hinds County, Mississippi, for right-of-way required for the Metro
Parkway Project.

142 In connection with any international contract between (i) the board or one (1) of the state's institutions of higher 143 learning and any party outside of the United States, the board or 144 145 institution that is the party to the international contract is 146 hereby authorized and empowered to include in the contract a 147 provision for the resolution by arbitration of any controversy between the parties to the contract relating to such contract or 148 149 the failure or refusal to perform any part of the contract. Such 150 provision shall be valid, enforceable and irrevocable without 151 regard to the justiciable character of the controversy. Provided, 152 however, that in the event either party to such contract initiates 153 litigation against the other with respect to the contract, the 154 arbitration provision shall be deemed waived unless asserted as a

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155 defense on or before the responding party is required to answer 156 such litigation.

157 The Board of Trustees of State Institutions of Higher (k) 158 Learning ("board"), on behalf of any institution under its 159 jurisdiction, shall purchase and maintain business property 160 insurance and business personal property insurance on all 161 university-owned buildings and/or contents as required by federal 162 law and regulations of the Federal Emergency Management Agency 163 (FEMA) as is necessary for receiving public assistance or 164 reimbursement for repair, reconstruction, replacement or other 165 damage to those buildings and/or contents caused by the Hurricane 166 Katrina Disaster of 2005 or subsequent disasters. The board is 167 authorized to expend funds from any available source for the 168 purpose of obtaining and maintaining that property insurance. The 169 board is authorized to enter into agreements with the Department 170 of Finance and Administration, local school districts, 171 community/junior college districts, community hospitals and/or other state agencies to pool their liabilities to participate in a 172 173 group business property and/or business personal property 174 insurance program, subject to uniform rules and regulations as may 175 be adopted by the Department of Finance and Administration.

(1) The Board of Trustees of State Institutions of Higher
Learning, or its designee, may approve the payment or
reimbursement of reasonable travel expenses incurred by candidates
for open positions at the board's executive office or at any of

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180 the state institutions of higher learning, when the job candidate 181 has incurred expenses in traveling to a job interview at the 182 request of the board, the Commissioner of Higher Education or a 183 state institution of higher learning administrator.

(m) (i) The Board of Trustees of State Institutions of Higher Learning is authorized to administer and approve contracts for the construction and maintenance of buildings and other facilities of the state institutions of higher learning, including related contracts for architectural and engineering services, which are paid for with self-generated funds.

190 (ii) Additionally, the board is authorized to oversee, 191 administer and approve contracts for the construction and 192 maintenance of buildings and other facilities of the state 193 institutions of higher learning, including related contracts for architectural and engineering services, which are funded in whole 194 195 or in part by general obligation bonds of the State of Mississippi 196 at institutions designated annually by the board as being capable to procure and administer all such contracts. Prior to the 197 198 disbursement of funds, an agreement for each project between the 199 institution and the Department of Finance and Administration shall 200 be executed. The approval and execution of the agreement shall 201 not be withheld by either party unless the withholding party 202 provides a written, detailed explanation of the basis for 203 withholding to the other party. The agreement shall stipulate the responsibilities of each party, applicable procurement 204

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205 regulations, documentation and reporting requirements, conditions 206 prior to, and schedule of, disbursement of general obligation bond 207 funds to the institution and provisions concerning handling any 208 remaining general obligation bonds at the completion of the 209 project. Such agreement shall not include provisions that 210 constitute additional qualifications or criteria that act to 211 invalidate the designation of an institution as capable of 212 procuring and administering such project. Inclusion of any such 213 provisions may be appealed to the Public Procurement Review Board. 214 This subparagraph (ii) shall stand repealed from and after July 215 1, * * * 2025.

216 <u>SECTION 2.</u> (1) This act shall be known and may be cited as 217 the "Mississippi Association of Independent Colleges and 218 Universities (MAICU) Infrastructure Grant Program Act of 2022."

219 There is hereby established within the Mississippi (2)220 Department of Finance and Administration, the Mississippi 221 Association of Independent Colleges and Universities (MAICU) 222 Infrastructure Grant Program under which independent colleges and 223 universities may apply for reimbursable grants to make necessary 224 investments in water, wastewater, stormwater, broadband and other 225 eligible infrastructure projects to be funded by the Legislature 226 utilizing Coronavirus State Fiscal Recovery Funds made available 227 under the federal American Rescue Plan Act (ARPA). Such grants 228 shall be made available to the following institutions: Belhaven 229 University, Blue Mountain College, Millsaps College, Mississippi

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College, Rust College, Tougaloo College and William Carey University. Grant program funds shall be distributed to each listed institution based on the pro rata share of full-time equivalent students enrolled in the respective college or university. For purposes of this distribution, a full-time equivalent student shall be calculated as follows:

(a) One (1) full-time student shall be considered one(1) full-time equivalent student;

(b) One (1) part-time student shall be consideredone-half (1/2) of a full-time equivalent student; and

240 (c) One (1) online student shall be considered241 one-fourth (1/4) of a full-time equivalent student.

(3) For purposes of this act, unless the context requires otherwise, the following terms shall have the meanings ascribed herein:

(a) "MAICU Grant Program" shall mean the Mississippi
Association of Independent Colleges and Universities (MAICU)
Infrastructure Grant Program.

(b) "ARPA" shall mean the federal American Rescue Plan
Act of 2021, Public Law 117-2, which amends Title VI of the Social
Security Act.

(c) "State Recovery Funds" shall mean Coronavirus State
Fiscal Recovery Funds awarded through Section 602 of Title VI of
the Social Security Act amended by Section 9901 of the federal
American Rescue Plan Act of 2021, Public Law 117-2.

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255 (d) "Department" shall mean the Department of Finance 256 and Administration.

(4) On or before July 1, 2022, the Mississippi Department of
Finance and Administration shall promulgate rules and regulations
necessary to administer the MAICU Grant Program prescribed under
this act, including application procedures and deadlines.

(5) Funds under the MAICU Grant Program shall be awarded forARPA eligible projects in the following order:

(a) Eligible water, wastewater and stormwater projects
under the Environmental Protection Agency's Clean Water State
Revolving Fund (CWSRF) or Drinking Water State Revolving Fund
(DWSRF) and other eligible water projects allowable by ARPA;

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(b) Broadband infrastructure projects;

(c) Capital investments for prevention, mitigation and ventilation in congregate living facilities and other key settings; and

(d) Any eligible project through ARPA guidelines,
guidance, rules, regulations and/or other criteria, as may be
amended from time to time, of the United States Department of the
Treasury, excluding premium pay.

(6) The boards of trustees of the respective members of the Mississippi Association of Independent Colleges and Universities (MAICU) may submit an application for grant funds under this act. Applicants shall certify to the Department of Finance and Administration that each expenditure of the funds awarded to them

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by the department under this act is in compliance with the ARPA guidelines, guidance, rules, regulations and/or other criteria, as may be amended from time to time, by the United States Department of the Treasury regarding the use of monies from the State Coronavirus State Fiscal Recovery Funds. Subsequent submissions will be due by the dates established by the department.

286 An application for a grant under this act shall be (7) 287 submitted at such time, be in such form, and contain such 288 information as the department prescribes. Each application shall 289 include the following at a minimum: applicant contact 290 information; project description and type of project; project map; 291 estimate of the population served by the projects; estimated 292 project cost; estimated project schedule; and readiness to 293 The Mississippi Department of Finance and Administration proceed. 294 is authorized to accept additional rounds of grant proposals for 295 application consideration as needed.

296 Applications shall be reviewed, and the Mississippi (8) 297 Department of Finance and Administration shall certify that each 298 project submitted is eligible under the American Rescue Plan Act 299 and all applicable quidance issued by the United States Department 300 of the Treasury. For water, wastewater and stormwater projects, 301 the department must also certify that it is a "necessary 302 investment" in water, wastewater or stormwater infrastructure as 303 defined in the American Rescue Plan Act and all applicable 304 quidance issued by the United States Department of the Treasury.

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305 Grant agreements shall be executed between the recipient and the 306 Mississippi Department of Finance and Administration. All final 307 awards will be determined at the discretion of the executive 308 director of the department. Funds shall be made available to a 309 grantee upon the execution of a grant agreement between the 310 department and the approved applicant, and the department obtains 311 the necessary support for reimbursement.

(9) Grant requirements shall be used prospectively and grants are not available to cover the costs of debt incurred prior to the enactment of this program.

315 (10)(a) There is hereby created in the State Treasury a 316 special fund to be known as the "Mississippi Association of 317 Independent Colleges and Universities (MAICU) Grant Program Fund," 318 which shall consist of funds appropriated by the Legislature from 319 federal American Rescue Plan Act (ARPA) monies or other available 320 federal grant funds for the purposes of awarding grants under this 321 act. Unexpended amounts remaining in the fund at the end of the 322 fiscal year shall not lapse into the Coronavirus State Fiscal 323 Recovery Fund or the State General Fund, and any interest earned 324 on amounts in the fund shall remain in the fund. The expenditure 325 of monies in the Mississippi Association of Independent Colleges 326 and Universities (MAICU) Grant Program Fund shall be under the 327 direction of the Mississippi Department of Finance and

328 Administration;

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329 (b) All monies shall be disbursed from the fund created 330 in this subsection shall be in compliance with the guidelines, 331 quidance, rules, regulations or other criteria, as may be amended 332 from time to time, of the United States Department of the Treasury 333 regarding the use of monies received by or on behalf of the State 334 of Mississippi through the Coronavirus State Fiscal Recovery Fund 335 established by the American Rescue Plan Act of 2021 (Public Law 336 No. 117-2). Unexpended amounts remaining in the funds at the end 337 of a fiscal year shall not lapse into the Coronavirus State Fiscal 338 Recovery Fund or the State General Fund, and any investment 339 earnings or interest earned on amounts in the program fund shall 340 be deposited to the credit of COVID-19 Hospital Expanded Capacity 341 Program Fund;

342 If there are unobligated Coronavirus State Fiscal (C) 343 Recovery Fund monies remaining in the fund created in this act, on the later of December 17, 2024, or fourteen (14) days prior to the 344 345 fund obligation deadline provided by the federal government, the 346 Department of Finance and Administration shall transfer these 347 unobligated balances to the Coronavirus State Fiscal Recovery 348 The Department of Finance and Administration shall then Fund. 349 transfer the unobligated balance of Coronavirus State Fiscal 350 Recovery Funds from the Coronavirus State Fiscal Recovery Fund to 351 the State and School Employees' Life and Health Insurance Fund for 352 an amount not to exceed the lesser of Sixty Million Dollars 353 (\$60,000,000.00) or the amount of allowable ARPA expenditures, by

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no later than December 31, 2024, or on the date of the fund 354 355 obligation deadline provided by the federal government. The 356 Department of Finance and Administration shall then transfer all 357 remaining unobligated balances of Coronavirus State Fiscal 358 Recovery Funds from the Coronavirus State Fiscal Recovery Fund to 359 the Unemployment Compensation Fund up to the ARPA allowable 360 amount, by no later than December 31, 2024, or on the date of the 361 fund obligation deadline provided by the federal government; and

(d) The use of funds allocated under this program shall be subject to audit by the United States Department of the Treasury's Office of Inspector General and the Mississippi Office of the State Auditor. Each person receiving funds under these programs found to be fully or partially noncompliant with the requirements in this act shall return to the state all or a portion of the funds received.

(11) The department shall submit to the Joint Legislative Budget Committee by October 1 of each year an annual report. The reports shall contain the applications received, the amount of grant funds awarded to each applicant, the amount of grant funds expended by each applicant, and the status of each applicant's project.

375 (12) Grant funds shall be available under this act through 376 December 31, 2026. Each grant recipient shall certify for any 377 project that a grant is awarded that in the event the project is 378 not completed by December 31, 2026, and the United States Congress

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379 does not enact an extension of the deadline on the availability of 380 ARPA Funds, then the grant recipient will complete the project 381 through any other funds available.

382 (13) The Mississippi Finance and Administration may retain 383 an amount not to exceed Two Hundred Thousand Dollars (\$200,000.00) 384 of the total funds allocated to the program to defray 385 administrative costs.

386 (14) This section shall stand repealed on July 1, 2026.

387 SECTION 3. Section 27-104-3, Mississippi Code of 1972, is 388 amended as follows:

389 27-104-3. In addition to other powers and duties prescribed 390 by statute, the Department of Finance and Administration shall 391 have the following powers and duties, with regard to fiscal 392 management:

393 (a) Provide direct technical assistance and training to
394 state agencies and departments in implementing generally accepted
395 accounting principles, in preparing financial statements as
396 required by law, and in management and executive development.

397 (b) Provide temporary administrative services in
398 financial accounting and public administration to any state
399 agency, department or institution upon request of the governing
400 board of the state agency, department or institution.

401 (c) Prepare and issue a comprehensive reference manual
402 or manuals of policies and procedures for each state agency and
403 department to use, which may include chapters on purchasing,

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404 personnel, payroll, travel, chart of accounts, fund 405 classifications, receipts, warrants, expenditures, fixed assets, 406 property inventory, and maintaining financial records and 407 preparing financial reports as required and prescribed by law. 408 The manual shall be revised on a continuing basis. The manual 409 shall be prepared and revised in consultation with the State 410 Auditor's office.

411 (d) Provide assistance to any state agency, department 412 or institution in collecting a fee or other valid obligation that another agency, department or institution has failed to pay to it. 413 414 For purposes of this paragraph, the agency, department or 415 institution seeking to collect the funds shall be referred to as the "creditor agency," and the agency, department or institution 416 417 that has not paid the creditor agency shall be referred to as the "delinquent agency." A valid obligation may be evidenced by an 418 419 invoice or any other documentation as may be required by the 420 Department of Finance and Administration, hereinafter referred to as the department. A creditor agency may request assistance from 421 422 the department, and the department may require the creditor agency 423 to furnish detailed information regarding the obligation. Upon 424 determining that the delinquent agency owes the creditor agency a 425 specific amount, the State Fiscal Officer shall pay to the 426 creditor agency that amount out of any funds in the State Treasury 427 to the credit of the delinquent agency. The State Fiscal Officer 428 shall notify the creditor agency and the delinquent agency of the

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429 total amount of funds transferred. Either agency may appeal the 430 transfer of funds or the failure to transfer funds, under rules 431 and regulations promulgated by the department and approved by the 432 Office of the State Auditor. The Department of Finance and 433 Administration shall report any actions taken under this paragraph 434 (d) to the Chairmen of the Appropriations Committees of the House 435 of Representatives and the Senate on a quarterly basis.

436 To issue a request for an ACA-compliant health (e) 437 insurance policy, or policies, to offer health insurance coverage 438 to the full-time equivalent employees not otherwise eligible to 439 participate in the State and School Employees' Health Insurance 440 Plan; and to issue a request for administrative support in order 441 to meet reporting requirements under Internal Revenue Code Section 442 6056 and to comply with the Patient Protection and Affordable Care 443 Act of 2010.

444 (f) The Department of Finance and Administration shall 445 have as additional responsibilities, the administration of the 446 Mississippi Association of Independent Colleges and Universities 447 (MAICU) Infrastructure Grant Program Act of 2022 and shall 448 promulgate necessary rules and regulations relating to the 449 application of eligible colleges and universities for grant funds 450 and the awarding of such grants. 451 This act shall take effect and be in force from SECTION 4.

451 SECTION 4. This act shall take effect and be in force from 452 and after July 1, 2022, and shall stand repealed on June 30, 2022.

Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 37-101-15, MISSISSIPPI CODE OF 1972, 2 TO EXTEND THE REPEALER ON THE PROVISION OF LAW AUTHORIZING THE 3 BOARD OF TRUSTEES OF STATE INSTITUTIONS OF HIGHER LEARNING TO 4 ADMINISTER CERTAIN CONSTRUCTION AND MAINTENANCE PROJECTS OF THE 5 INSTITUTIONS UNDER ITS JURISDICTION; TO ESTABLISH THE "MISSISSIPPI 6 ASSOCIATION OF INDEPENDENT COLLEGES AND UNIVERSITIES (MAICU) 7 INFRASTRUCTURE GRANT PROGRAM ACT OF 2022" ADMINISTERED BY THE 8 MISSISSIPPI DEPARTMENT OF FINANCE AND ADMINISTRATION UTILIZING 9 FUNDS MADE AVAILABLE UNDER THE FEDERAL CORONAVIRUS STATE FISCAL 10 RECOVERY FUNDS AND THE FEDERAL AMERICAN RESCUE PLAN ACT (ARPA); TO 11 PROVIDE THAT SUCH GRANTS SHALL BE MADE AVAILABLE; TO PRESCRIBE 12 ELIGIBLE PROJECTS UNDER THE GRANT PROGRAM; TO AUTHORIZE THE 13 DEPARTMENT OF FINANCE AND ADMINISTRATION TO PROMULGATE GRANT 14 APPLICATION REGULATIONS; TO AUTHORIZE THE DEPARTMENT OF FINANCE 15 AND ADMINISTRATION TO ADMINISTER THE MAICU GRANT PROGRAM AND 16 RETAIN ADMINISTRATIVE COSTS; TO CREATE IN THE STATE TREASURY A 17 SPECIAL FUND DESIGNATED AS THE "MISSISSIPPI ASSOCIATION OF 18 INDEPENDENT COLLEGES AND UNIVERSITIES (MAICU) INFRASTRUCTURE GRANT PROGRAM FUND"; TO AMEND SECTION 27-104-3, MISSISSIPPI CODE OF 19 20 1972, IN CONFORMITY; AND FOR RELATED PURPOSES.