Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2822

BY: Committee

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

57 **SECTION 1.** (1) The Department of Environmental Quality 58 (department) shall establish a grant program to be known as the 59 ARPA Wastewater Infrastructure Grant Program to assist political 60 subdivisions, utility authorities and nonprofit utilities in the 61 construction of eligible wastewater and stormwater infrastructure 62 projects as provided in the Final Rule for the Coronavirus State 63 and Local Fiscal Recovery Funds as established by ARPA. 64 There is created in the State Treasury a special fund to (2) 65 be known as the American Rescue Plan Act (ARPA) Wastewater 66 Infrastructure Fund (the "ARPA Wastewater Infrastructure Fund"),

- 67 which will consist of funds made available by the Legislature from
- 68 federal ARPA funds. Monies in the fund shall be used by the
- 69 department, upon appropriation of the Legislature, to make grants
- 70 under the ARPA Wastewater Infrastructure Grant Program for the
- 71 purposes provided in subsection (1) of this section. It is the
- 72 intent of the Legislature that, in the first fiscal year after the
- 73 effective date of this act, twenty percent (20%) of the funds
- 74 appropriated to the ARPA Wastewater Infrastructure Fund be
- 75 obligated to projects that have completed plans and
- 76 specifications, acquired all necessary land and/or easements, and
- 77 are ready to proceed to construction.
- 78 (3) The department shall obligate the funds by the deadline
- 79 set by the rules and guidelines of the United States Department of
- 80 the Treasury and will adhere to the Treasury's rules and
- 81 quidelines for reporting and monitoring projects funded through
- 82 the American Rescue Plan Act.
- 83 (4) The department shall develop a system for use in ranking
- 84 the grant applications received. The ranking system shall include
- 85 the following factors, at a minimum: (a) the environmental impact
- 86 of the proposed project; (b) the proposed project's ability to
- 87 address noncompliance with state/federal requirements; (c) the
- 88 extent to which the project promotes economic development; (d) the
- 89 number of people served by the project (both new and existing
- 90 users); (e) impacts of the proposed project on disadvantaged/
- 91 overburdened communities; (f) the grant applicant's prior efforts



- 92 to secure funding to address the proposed project's objectives;
- 93 (g) the grant applicant's proposed contribution of other funds or
- 94 in-kind cost-sharing to the proposed project; (h) the grant
- 95 applicant's long-term plans for the financial and physical
- 96 operation and maintenance of the project; and (i) the grant
- 97 applicant's capacity to initiate construction in a timely manner
- 98 and complete the proposed project by the deadline specified by
- 99 rules and guidelines of the United States Department of the
- 100 Treasury for ARPA funds.
- 101 (5) An application for a grant under this section shall be
- 102 submitted at such time, be in such form, and contain such
- 103 information as the department prescribes.
- 104 (6) Upon the approval of an application for a grant under
- 105 this section, the department shall enter into a project grant
- 106 agreement with each grantee to establish the terms of the grant
- 107 for the project, including the amount of the grant. Any
- 108 assistance provided under this section for a project shall be
- 109 subject to a grantee cost-sharing requirement of not less than
- 110 twenty percent (20%). However, the cost-sharing requirement for a
- 111 small municipality (a municipality with a population of ten
- 112 thousand (10,000) or less, according to the most recent federal
- 113 decennial census, at the time the application is submitted) and a
- 114 limited population county (a county with a population of thirty
- 115 thousand (30,000) or less, according to the most recent federal
- 116 decennial census) shall be not less than five percent (5%). The



- grantee share may be provided in the form of in-kind contributions.
- implement and administer the ARPA Wastewater Infrastructure Grant
 Program established under this section. Of the funds appropriated
 to the ARPA Wastewater Infrastructure Fund, up to ten percent
 (10%) shall be used by the department to cover the department's
- 124 costs of administering the program.

 125 (8) In carrying out its responsibilities under the ARPA

 126 Wastewater Infrastructure Grant Program, for any contract under

 127 the purview of the Public Procurement Review Board (PPRB), the
- department shall be exempt from any requirement that the PPRB
- 129 approve any personal or professional services contracts or
- 130 pre-approve any solicitation of such contracts. This subsection
- 131 shall stand repealed on July 1, 2026.
- 132 (9) The department shall submit an annual report regarding
- 133 the ARPA Wastewater Infrastructure Grant Program no later than
- 134 December 31 of each year to the Lieutenant Governor, the Speaker
- 135 of the House, and the Chairmen of the Senate and House
- 136 Appropriations Committees.
- 137 **SECTION 2.** (1) The State Department of Health (department)
- 138 shall establish a grant program to be known as the ARPA Drinking
- 139 Water Infrastructure Grant Program to assist political
- 140 subdivisions, utility authorities and nonprofit utilities in the
- 141 construction of eligible drinking water infrastructure projects as



- 142 provided in the Final Rule for the Coronavirus State and Local
- 143 Fiscal Recovery Funds as established by ARPA.
- 144 (2) There is created in the State Treasury a special fund to
- 145 be known as the American Rescue Plan Act (ARPA) Drinking Water
- 146 Infrastructure Fund (the "ARPA Drinking Water Infrastructure
- 147 Fund"), which will consist of funds made available by the
- 148 Legislature from federal ARPA funds. Monies in the fund shall be
- 149 used by the department, upon appropriation of the Legislature, to
- 150 make grants under the ARPA Drinking Water Infrastructure Grant
- 151 Program for the purposes provided in subsection (1) of this
- 152 section. It is the intent of the Legislature that, in the first
- 153 fiscal year after the effective date of this act, twenty percent
- 154 (20%) of the funds appropriated to the ARPA Drinking Water
- 155 Infrastructure Fund be obligated to projects that have completed
- 156 plans and specifications, acquired all necessary land and/or
- 157 easements, and are ready to proceed to construction.
- 158 (3) The department shall obligate the funds by the deadline
- 159 set by the rules and guidelines of the United States Department of
- 160 the Treasury and will adhere to the Treasury's rules and
- 161 guidelines for reporting and monitoring projects funded through
- 162 the American Rescue Plan Act.
- 163 (4) The department shall develop a system for use in ranking
- 164 the grant applications received. The ranking system shall include
- 165 the following factors, at a minimum: (a) the environmental impact
- 166 of the proposed project; (b) the proposed project's ability to



- 167 address noncompliance with state/federal requirements; (c) the 168 extent to which the project promotes economic development; (d) the 169 number of people served by the project (both new and existing 170 users); (e) impacts of the proposed project on disadvantaged/ 171 overburdened communities; (f) the grant applicant's prior efforts 172 to secure funding to address the proposed project's objectives; (q) the grant applicant's proposed contribution of other funds or 173 174 in-kind cost-sharing to the proposed project; (h) the grant 175 applicant's long-term plans for the financial and physical operation and maintenance of the project; and (i) the grant 176 177 applicant's capacity to initiate construction in a timely manner 178 and complete the proposed project by the deadline specified by 179 rules and guidelines of the United States Department of the 180 Treasury for ARPA funds.
- 181 (5) An application for a grant under this section shall be 182 submitted at such time, be in such form, and contain such 183 information as the department prescribes.
- 184 (6) Upon the approval of an application for a grant under 185 this section, the department shall enter into a project grant 186 agreement with each grantee to establish the terms of the grant 187 for the project, including the amount of the grant. 188 assistance provided under this section for a project shall be 189 subject to a grantee cost-sharing requirement of not less than 190 twenty percent (20%). However, the cost-sharing requirement for a small municipality (a municipality with a population of ten 191



- thousand (10,000) or less, according to the most recent federal decennial census, at the time the application is submitted) and a limited population county (a county with a population of thirty thousand (30,000) or less, according to the most recent federal decennial census) shall be not less than five percent (5%). The grantee share may be provided in the form of in-kind
- implement and administer the ARPA Drinking Water Infrastructure

 Grant Program established under this section. Of the funds

 appropriated to the ARPA Drinking Water Infrastructure Fund, up to

 ten percent (10%) shall be used by the department to cover the

 department's costs of administering the program.
 - (8) In carrying out its responsibilities under the ARPA
 Drinking Water Infrastructure Grant Program, for any contract
 under the purview of the Public Procurement Review Board (PPRB),
 the department shall be exempt from any requirement that the PPRB
 approve any personal or professional services contracts or
 pre-approve any solicitation of such contracts. This subsection
 shall stand repealed on July 1, 2026.
- 212 (9) The department shall submit an annual report regarding
 213 the ARPA Drinking Water Infrastructure Grant Program no later than
 214 December 31 of each year to the Lieutenant Governor, the Speaker
 215 of the House, and the Chairmen of the Senate and House
 216 Appropriations Committees.

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contributions.

- SECTION 3. (1) The State Department of Health (department)

 shall establish a grant program to be known as the ARPA Rural

 Water Associations Infrastructure Grant Program to assist rural

 water associations in the construction of eligible drinking water

 infrastructure projects as provided in the Final Rule for the

 Coronavirus State and Local Fiscal Recovery Funds as established

 by ARPA.
- 224 (2) There is created in the State Treasury a special fund to 225 be known as the American Rescue Plan Act (ARPA) Rural Water 226 Associations Infrastructure Fund (the "ARPA Rural Water 227 Associations Infrastructure Fund"), which will consist of funds 228 made available by the Legislature from federal ARPA funds. 229 in the fund shall be used by the department, upon appropriation of 230 the Legislature, to make grants under the ARPA Rural Water 231 Associations Infrastructure Grant Program for the purposes provided in subsection (1) of this section. It is the intent of 232 233 the Legislature that, in the first fiscal year after the effective 234 date of this act, twenty percent (20%) of the funds appropriated 235 to the ARPA Rural Water Associations Infrastructure Fund be 236 obligated to projects that have completed plans and 237 specifications, acquired all necessary land and/or easements, and 238 are ready to proceed to construction.
- 239 (3) The department shall obligate the funds by the deadline 240 set by the rules and guidelines of the United States Department of 241 the Treasury and will adhere to the Treasury's rules and



guidelines for reporting and monitoring projects funded through the American Rescue Plan Act.

The department shall develop a system for use in ranking

- the grant applications received. The ranking system shall include 245 246 the following factors, at a minimum: (a) the environmental impact 247 of the proposed project; (b) the proposed project's ability to 248 address noncompliance with state/federal requirements; (c) the 249 extent to which the project promotes economic development; (d) the 250 number of people served by the project (both new and existing 251 users); (e) impacts of the proposed project on disadvantaged/ 252 overburdened communities; (f) the grant applicant's prior efforts 253 to secure funding to address the proposed project's objectives; 254 (g) the grant applicant's proposed contribution of other funds or 255 in-kind cost-sharing to the proposed project; (h) the grant 256 applicant's long-term plans for the financial and physical 257 operation and maintenance of the project; and (i) the grant 258 applicant's capacity to initiate construction in a timely manner
- 262 (5) An application for a grant under this section shall be 263 submitted at such time, be in such form, and contain such 264 information as the department prescribes.

rules and guidelines of the United States Department of the

and complete the proposed project by the deadline specified by

265 (6) Upon the approval of an application for a grant under 266 this section, the department shall enter into a project grant



Treasury for ARPA funds.

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- agreement with each grantee to establish the terms of the grant
 for the project, including the amount of the grant.
- implement and administer the ARPA Rural Water Associations
 Infrastructure Grant Program established under this section. Of
 the funds appropriated to the ARPA Rural Water Associations
 Infrastructure Fund, up to ten percent (10%) shall be used by the
 department to cover the department's costs of administering the
 program.
- 276 (8) In carrying out its responsibilities under the ARPA
 277 Rural Water Associations Infrastructure Grant Program, for any
 278 contract under the purview of the Public Procurement Review Board
 279 (PPRB), the department shall be exempt from any requirement that
 280 the PPRB approve any personal or professional services contracts
 281 or pre-approve any solicitation of such contracts. This
 282 subsection shall stand repealed on July 1, 2026.
- (9) The department shall submit an annual report regarding
 the ARPA Rural Water Associations Infrastructure Grant Program no
 later than December 31 of each year to the Lieutenant Governor,
 the Speaker of the House, and the Chairmen of the Senate and House
 Appropriations Committees.
- 288 **SECTION 4.** Section 27-104-7, Mississippi Code of 1972, is amended as follows:



- 290 27-104-7. (1) (a) There is created the Public Procurement
- 291 Review Board, which shall be reconstituted on January 1, 2018, and
- 292 shall be composed of the following members:
- 293 (i) Three (3) individuals appointed by the
- 294 Governor with the advice and consent of the Senate;
- 295 (ii) Two (2) individuals appointed by the
- 296 Lieutenant Governor with the advice and consent of the Senate; and
- 297 (iii) The Executive Director of the Department of
- 298 Finance and Administration, serving as an ex officio and nonvoting
- 299 member.
- 300 (b) The initial terms of each appointee shall be as
- 301 follows:
- 302 (i) One (1) member appointed by the Governor to
- 303 serve for a term ending on June 30, 2019;
- 304 (ii) One (1) member appointed by the Governor to
- 305 serve for a term ending on June 30, 2020;
- 306 (iii) One (1) member appointed by the Governor to
- 307 serve for a term ending on June 30, 2021;
- 308 (iv) One (1) member appointed by the Lieutenant
- 309 Governor to serve for a term ending on June 30, 2019; and
- 310 (v) One (1) member appointed by the Lieutenant
- 311 Governor to serve for a term ending on June 30, 2020.
- 312 After the expiration of the initial terms, all appointed
- 313 members' terms shall be for a period of four (4) years from the



- expiration date of the previous term, and until such time as the member's successor is duly appointed and qualified.
- 316 When appointing members to the Public Procurement 317 Review Board, the Governor and Lieutenant Governor shall take into 318 consideration persons who possess at least five (5) years of 319 management experience in general business, health care or finance 320 for an organization, corporation or other public or private 321 Any person, or any employee or owner of a company, who 322 receives any grants, procurements or contracts that are subject to approval under this section shall not be appointed to the Public 323 324 Procurement Review Board. Any person, or any employee or owner of 325 a company, who is a principal of the source providing a personal 326 or professional service shall not be appointed to the Public 327 Procurement Review Board if the principal owns or controls a 328 greater than five percent (5%) interest or has an ownership value of One Million Dollars (\$1,000,000.00) in the source's business, 329 330 whichever is smaller. No member shall be an officer or employee 331 of the State of Mississippi while serving as a voting member on 332 the Public Procurement Review Board.
- 333 (d) Members of the Public Procurement Review Board 334 shall be entitled to per diem as authorized by Section 25-3-69 and 335 travel reimbursement as authorized by Section 25-3-41.
- 336 (e) The members of the Public Procurement Review Board 337 shall elect a chair from among the membership, and he or she shall 338 preside over the meetings of the board. The board shall annually



- 339 elect a vice chair, who shall serve in the absence of the chair.
- 340 No business shall be transacted, including adoption of rules of
- 341 procedure, without the presence of a quorum of the board. Three
- 342 (3) members shall be a quorum. No action shall be valid unless
- 343 approved by a majority of the members present and voting, entered
- 344 upon the minutes of the board and signed by the chair. Necessary
- 345 clerical and administrative support for the board shall be
- 346 provided by the Department of Finance and Administration. Minutes
- 347 shall be kept of the proceedings of each meeting, copies of which
- 348 shall be filed on a monthly basis with the chairs of the
- 349 Accountability, Efficiency and Transparency Committees of the
- 350 Senate and House of Representatives and the chairs of the
- 351 Appropriations Committees of the Senate and House of
- 352 Representatives.
- 353 (2) The Public Procurement Review Board shall have the
- 354 following powers and responsibilities:
- 355 (a) Approve all purchasing regulations governing the
- 356 purchase or lease by any agency, as defined in Section 31-7-1, of
- 357 commodities and equipment, except computer equipment acquired
- 358 pursuant to Sections 25-53-1 through 25-53-29;
- 359 (b) Adopt regulations governing the approval of
- 360 contracts let for the construction and maintenance of state
- 361 buildings and other state facilities as well as related contracts
- 362 for architectural and engineering services.



363	The provisions of this paragraph (b) shall not apply to such
364	contracts involving buildings and other facilities of state
365	institutions of higher learning which are self-administered as
366	provided under this paragraph (b) or Section 37-101-15(m);
367	(c) Adopt regulations governing any lease or rental
368	agreement by any state agency or department, including any state
369	agency financed entirely by federal funds, for space outside the
370	buildings under the jurisdiction of the Department of Finance and
371	Administration. These regulations shall require each agency
372	requesting to lease such space to provide the following
373	information that shall be published by the Department of Finance
374	and Administration on its website: the agency to lease the space;
375	the terms of the lease; the approximate square feet to be leased;
376	the use for the space; a description of a suitable space; the
377	general location desired for the leased space; the contact
378	information for a person from the agency; the deadline date for
379	the agency to have received a lease proposal; any other specific
380	terms or conditions of the agency; and any other information
381	deemed appropriate by the Division of Real Property Management of
382	the Department of Finance and Administration or the Public
383	Procurement Review Board. The information shall be provided
384	sufficiently in advance of the time the space is needed to allow
385	the Division of Real Property Management of the Department of
386	Finance and Administration to review and preapprove the lease
387	before the time for advertisement begins;



- Adopt, in its discretion, regulations to set aside 389 at least five percent (5%) of anticipated annual expenditures for 390 the purchase of commodities from minority businesses; however, all 391 such set-aside purchases shall comply with all purchasing 392 regulations promulgated by the department and shall be subject to 393 all bid requirements. Set-aside purchases for which competitive 394 bids are required shall be made from the lowest and best minority 395 business bidder; however, if no minority bid is available or if 396 the minority bid is more than two percent (2%) higher than the 397 lowest bid, then bids shall be accepted and awarded to the lowest 398 and best bidder. However, the provisions in this paragraph shall 399 not be construed to prohibit the rejection of a bid when only one 400 (1) bid is received. Such rejection shall be placed in the 401 minutes. For the purposes of this paragraph, the term "minority 402 business" means a business which is owned by a person who is a 403 citizen or lawful permanent resident of the United States and who 404 is:
- 405 Black: having origins in any of the black (i) 406 racial groups of Africa;
- 407 Hispanic: of Mexican, Puerto Rican, Cuban, (ii) 408 Central or South American, or other Spanish or Portuguese culture 409 or origin regardless of race;
- Asian-American: having origins in any of 410 411 the original people of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands; 412



413	(iv) American Indian or Alaskan Native: having
414	origins in any of the original people of North America; or
415	(v) Female;
416	(e) In consultation with and approval by the Chairs of
417	the Senate and House Public Property Committees, approve leases,
418	for a term not to exceed eighteen (18) months, entered into by
419	state agencies for the purpose of providing parking arrangements
420	for state employees who work in the Woolfolk Building, the Carroll
421	Gartin Justice Building or the Walter Sillers Office Building;
422	(f) Promulgate rules and regulations governing the
423	solicitation and selection of contractual services personnel,
424	including personal and professional services contracts for any
425	form of consulting, policy analysis, public relations, marketing,
426	public affairs, legislative advocacy services or any other
427	contract that the board deems appropriate for oversight, with the
428	exception of any personal service contracts entered into by any
429	agency that employs only nonstate service employees as defined in
430	Section 25-9-107(c), any personal service contracts entered into
431	for computer or information technology-related services governed
432	by the Mississippi Department of Information Technology Services,
433	any personal service contracts entered into by the individual
434	state institutions of higher learning, any personal service
435	contracts entered into by the Mississippi Department of
436	Transportation, any personal service contracts entered into by the
437	Department of Human Services through June 30, 2019, which the

438	Executive Director of the Department of Human Services determines
439	would be useful in establishing and operating the Department of
440	Child Protection Services, any personal service contracts entered
441	into by the Department of Child Protection Services through June
442	30, 2019, any contracts for entertainers and/or performers at the
443	Mississippi State Fairgrounds entered into by the Mississippi Fair
444	Commission, any contracts entered into by the Department of
445	Finance and Administration when procuring aircraft maintenance,
446	parts, equipment and/or services, any contract entered into by the
447	Department of Public Safety for service on specialized equipment
448	and/or software required for the operation at such specialized
449	equipment for use by the Office of Forensics Laboratories, * * \star
450	any contract for attorney, accountant, actuary auditor, architect,
451	engineer, anatomical pathologist, utility rate expert
452	services, * * * any personal service contracts approved by the
453	Executive Director of the Department of Finance and Administration
454	and entered into by the Coordinator of Mental Health Accessibility
455	through June 30, 2022, any personal or professional services
456	contract entered into by the Department of Environmental Quality
457	in carrying out its responsibilities under the ARPA Wastewater
458	Infrastructure Grant Program through June 30, 2026, any personal
459	or professional services contract entered into by the State
460	Department of Health in carrying out its responsibilities under
461	the ARPA Drinking Water Infrastructure Grant Program through June
462	30, 2026, and any personal or professional services contract

463	entered into by the State Department of Health in carrying out its
464	responsibilities under the ARPA Rural Water Associations
465	Infrastructure Grant Program through June 30, 2026. Any such
466	rules and regulations shall provide for maintaining continuous
467	internal audit covering the activities of such agency affecting
468	its revenue and expenditures as required under Section
469	7-7-3(6)(d). Any rules and regulation changes related to personal
470	and professional services contracts that the Public Procurement
471	Review Board may propose shall be submitted to the Chairs of the
472	Accountability, Efficiency and Transparency Committees of the
473	Senate and House of Representatives and the Chairs of the
474	Appropriation Committees of the Senate and House of
475	Representatives at least fifteen (15) days before the board votes
476	on the proposed changes, and those rules and regulation changes,
477	if adopted, shall be promulgated in accordance with the
478	Mississippi Administrative Procedures Act;
479	(g) Approve all personal and professional services
480	contracts involving the expenditures of funds in excess of
481	Seventy-five Thousand Dollars (\$75,000.00), except as provided in
482	paragraph (f) of this subsection (2) and in subsection (8);
483	(h) Develop mandatory standards with respect to
484	contractual services personnel that require invitations for public

bid, requests for proposals, record keeping and financial

responsibility of contractors. The Public Procurement Review

Board shall, unless exempted under this paragraph (h) or under

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- paragraph (i) or (o) of this subsection (2), require the agency involved to submit the procurement to a competitive procurement process, and may reserve the right to reject any or all resulting procurements;
- 492 (i) Prescribe certain circumstances by which agency
 493 heads may enter into contracts for personal and professional
 494 services without receiving prior approval from the Public
 495 Procurement Review Board. The Public Procurement Review Board may
 496 establish a preapproved list of providers of various personal and
 497 professional services for set prices with which state agencies may
 498 contract without bidding or prior approval from the board;
 - (i) Agency requirements may be fulfilled by procuring services performed incident to the state's own programs. The agency head shall determine in writing whether the price represents a fair market value for the services. When the procurements are made from other governmental entities, the private sector need not be solicited; however, these contracts shall still be submitted for approval to the Public Procurement Review Board.
- (ii) Contracts between two (2) state agencies,
 both under Public Procurement Review Board purview, shall not
 require Public Procurement Review Board approval. However, the
 contracts shall still be entered into the enterprise resource
 planning system;



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512	(j) Provide standards for the issuance of requests for
513	proposals, the evaluation of proposals received, consideration of
514	costs and quality of services proposed, contract negotiations, the
515	administrative monitoring of contract performance by the agency
516	and successful steps in terminating a contract;

- 517 (k) Present recommendations for governmental
 518 privatization and to evaluate privatization proposals submitted by
 519 any state agency;
 - (1) Authorize personal and professional service contracts to be effective for more than one (1) year provided a funding condition is included in any such multiple year contract, except the State Board of Education, which shall have the authority to enter into contractual agreements for student assessment for a period up to ten (10) years. The State Board of Education shall procure these services in accordance with the Public Procurement Review Board procurement regulations;
- 528 (m) Request the State Auditor to conduct a performance 529 audit on any personal or professional service contract;
 - (n) Prepare an annual report to the Legislature concerning the issuance of personal and professional services contracts during the previous year, collecting any necessary information from state agencies in making such report;
- 534 (o) Develop and implement the following standards and 535 procedures for the approval of any sole source contract for



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- 536 personal and professional services regardless of the value of the 537 procurement:
- (i) For the purposes of this paragraph (o), the term "sole source" means only one (1) source is available that can provide the required personal or professional service.
- (ii) An agency that has been issued a binding,
 valid court order mandating that a particular source or provider
 must be used for the required service must include a copy of the
 applicable court order in all future sole source contract reviews
 for the particular personal or professional service referenced in
 the court order.
- 547 Any agency alleging to have a sole source 548 for any personal or professional service, other than those 549 exempted under paragraph (f) of this subsection (2) and subsection 550 (8), shall publish on the procurement portal website established 551 by Sections 25-53-151 and 27-104-165, for at least fourteen (14) 552 days, the terms of the proposed contract for those services. In 553 addition, the publication shall include, but is not limited to, 554 the following information:
- 555 1. The personal or professional service 556 offered in the contract;
- 2. An explanation of why the personal or professional service is the only one that can meet the needs of the agency;



560		3.	An	exp	lanation	of	why	the	source	is	the
561	only person or	entity	that	can	provide	the	rec	quire	ed perso	onal	or
562	professional se	rvice;									

- 4. An explanation of why the amount to be expended for the personal or professional service is reasonable; and
- 5. The efforts that the agency went through to obtain the best possible price for the personal or professional service.
- 569 If any person or entity objects and proposes 570 that the personal or professional service published under 571 subparagraph (iii) of this paragraph (o) is not a sole source 572 service and can be provided by another person or entity, then the 573 objecting person or entity shall notify the Public Procurement 574 Review Board and the agency that published the proposed sole 575 source contract with a detailed explanation of why the personal or 576 professional service is not a sole source service.
- (v) 1. If the agency determines after review that
 the personal or professional service in the proposed sole source
 contract can be provided by another person or entity, then the
 agency must withdraw the sole source contract publication from the
 procurement portal website and submit the procurement of the
 personal or professional service to an advertised competitive bid
 or selection process.



584	2. If the agency determines after review that
585	there is only one (1) source for the required personal or
586	professional service, then the agency may appeal to the Public
587	Procurement Review Board. The agency has the burden of proving
588	that the personal or professional service is only provided by one
589	(1) source.
590	3. If the Public Procurement Review Board has

any reasonable doubt as to whether the personal or professional service can only be provided by one (1) source, then the agency must submit the procurement of the personal or professional service to an advertised competitive bid or selection process. No action taken by the Public Procurement Review Board in this appeal process shall be valid unless approved by a majority of the members of the Public Procurement Review Board present and voting.

(vi) The Public Procurement Review Board shall prepare and submit a quarterly report to the House of Representatives and Senate Accountability, Efficiency and Transparency Committees that details the sole source contracts presented to the Public Procurement Review Board and the reasons that the Public Procurement Review Board approved or rejected each contract. These quarterly reports shall also include the documentation and memoranda required in subsection (4) of this section. An agency that submitted a sole source contract shall be prepared to explain the sole source contract to each committee by December 15 of each year upon request by the committee;

- 609 (p) Assess any fines and administrative penalties 610 provided for in Sections 31-7-401 through 31-7-423.
- 611 All submissions shall be made sufficiently in advance of 612 each monthly meeting of the Public Procurement Review Board as 613 prescribed by the Public Procurement Review Board. If the Public 614 Procurement Review Board rejects any contract submitted for review 615 or approval, the Public Procurement Review Board shall clearly set 616 out the reasons for its action, including, but not limited to, the 617 policy that the agency has violated in its submitted contract and 618 any corrective actions that the agency may take to amend the 619 contract to comply with the rules and regulations of the Public 620 Procurement Review Board.
 - services awarded by state agencies, other than those exempted under Section 27-104-7(2)(f) and (8), whether approved by an agency head or the Public Procurement Review Board, shall contain in the procurement file a written determination for the approval, using a request form furnished by the Public Procurement Review Board. The written determination shall document the basis for the determination, including any market analysis conducted in order to ensure that the service required was practicably available from only one (1) source. A memorandum shall accompany the request form and address the following four (4) points:
- 632 (a) Explanation of why this service is the only service 633 that can meet the needs of the purchasing agency;



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634	(1)	၁)	Explana	ation	of	why	this	vend	lor	is	the	onl	- У	
635	practicably	ava	ilable	sourc	ce :	from	which	ı to	obt	ain	thi	s s	servi	ce;

- 636 (c) Explanation of why the price is considered 637 reasonable; and
- (d) Description of the efforts that were made to conduct a noncompetitive negotiation to get the best possible price for the taxpayers.
 - In conjunction with the State Personnel Board, the (5) Public Procurement Review Board shall develop and promulgate rules and regulations to define the allowable legal relationship between contract employees and the contracting departments, agencies and institutions of state government under the jurisdiction of the State Personnel Board, in compliance with the applicable rules and regulations of the federal Internal Revenue Service (IRS) for federal employment tax purposes. Under these regulations, the usual common law rules are applicable to determine and require that such worker is an independent contractor and not an employee, requiring evidence of lawful behavioral control, lawful financial control and lawful relationship of the parties. Any state department, agency or institution shall only be authorized to contract for personnel services in compliance with those regulations.
- 656 (6) No member of the Public Procurement Review Board shall
 657 use his or her official authority or influence to coerce, by
 658 threat of discharge from employment, or otherwise, the purchase of



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- commodities, the contracting for personal or professional services, or the contracting for public construction under this chapter.
- (7) Notwithstanding any other laws or rules to the contrary, the provisions of subsection (2) of this section shall not be applicable to the Mississippi State Port Authority at Gulfport.
 - (8) Nothing in this section shall impair or limit the authority of the Board of Trustees of the Public Employees'
 Retirement System to enter into any personal or professional services contracts directly related to their constitutional obligation to manage the trust funds, including, but not limited to, actuarial, custodial banks, cash management, investment consultant and investment management contracts.
- 672 Notwithstanding the exemption of personal and 673 professional services contracts entered into by the Department of 674 Human Services and personal and professional services contracts 675 entered into by the Department of Child Protection Services from 676 the provisions of this section under subsection (2)(f), before the 677 Department of Human Services or the Department of Child Protection 678 Services may enter into a personal or professional service 679 contract, the department(s) shall give notice of the proposed 680 personal or professional service contract to the Public 681 Procurement Review Board for any recommendations by the board. 682 Upon receipt of the notice, the board shall post the notice on its 683 website and on the procurement portal website established by

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- 684 Sections 25-53-151 and 27-104-165. If the board does not respond 685 to the department(s) within seven (7) calendar days after 686 receiving the notice, the department(s) may enter the proposed 687 personal or professional service contract. If the board responds 688 to the department(s) within seven (7) calendar days, then the 689 board has seven (7) calendar days from the date of its initial 690 response to provide any additional recommendations. After the end 691 of the second seven-day period, the department(s) may enter the 692 proposed personal or professional service contract. The board is not authorized to disapprove any proposed personal or professional 693 694 services contracts. This subsection shall stand repealed on July 695 1, 2022.
- SECTION 5. This act shall take effect and be in force from 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:

AN ACT TO PROVIDE THAT THE DEPARTMENT OF ENVIRONMENTAL 1 2 QUALITY SHALL ESTABLISH A GRANT PROGRAM TO BE KNOWN AS THE ARPA 3 WASTEWATER INFRASTRUCTURE GRANT PROGRAM TO ASSIST POLITICAL 4 SUBDIVISIONS, UTILITY AUTHORITIES AND NONPROFIT UTILITIES IN THE 5 CONSTRUCTION OF ELIGIBLE WASTEWATER AND STORMWATER INFRASTRUCTURE 6 PROJECTS UNDER THE AMERICAN RESCUE PLAN ACT (ARPA); TO CREATE A 7 SPECIAL FUND IN THE STATE TREASURY TO BE KNOWN AS THE ARPA WASTEWATER INFRASTRUCTURE FUND, WHICH SHALL BE USED BY THE 8 9 DEPARTMENT TO MAKE GRANTS UNDER THE GRANT PROGRAM; TO PROVIDE THAT 10 UPON THE APPROVAL OF AN APPLICATION FOR A GRANT UNDER THE PROGRAM, 11 THE DEPARTMENT SHALL ENTER INTO A PROJECT GRANT AGREEMENT WITH EACH GRANTEE TO ESTABLISH THE TERMS OF THE GRANT FOR THE PROJECT, 12 13 INCLUDING THE AMOUNT OF THE GRANT; TO PROVIDE THAT ANY ASSISTANCE 14 PROVIDED FOR A PROJECT UNDER THE GRANT PROGRAM SHALL BE SUBJECT TO 15 A GRANTEE COST-SHARING REQUIREMENT OF NOT LESS THAN TWENTY 16 PERCENT; TO PROVIDE THAT ANY PERSONAL OR PROFESSIONAL SERVICES



17 CONTRACTS ENTERED INTO BY THE DEPARTMENT IN CARRYING OUT ITS RESPONSIBILITIES UNDER THE GRANT PROGRAM SHALL BE EXEMPT FROM 18 19 REVIEW AND APPROVAL BY THE PUBLIC PROCUREMENT REVIEW BOARD; TO 20 PROVIDE THAT THE STATE DEPARTMENT OF HEALTH SHALL ESTABLISH A 2.1 GRANT PROGRAM TO BE KNOWN AS THE ARPA DRINKING WATER 22 INFRASTRUCTURE GRANT PROGRAM TO ASSIST POLITICAL SUBDIVISIONS, 23 UTILITY AUTHORITIES AND NONPROFIT UTILITIES IN THE CONSTRUCTION OF 24 ELIGIBLE DRINKING WATER INFRASTRUCTURE PROJECTS UNDER THE AMERICAN 25 RESCUE PLAN ACT (ARPA); TO CREATE A SPECIAL FUND IN THE STATE 2.6 TREASURY TO BE KNOWN AS THE ARPA DRINKING WATER INFRASTRUCTURE 27 FUND, WHICH SHALL BE USED BY THE DEPARTMENT TO MAKE GRANTS UNDER 28 THE GRANT PROGRAM; TO PROVIDE THAT UPON THE APPROVAL OF AN 29 APPLICATION FOR A GRANT UNDER THE PROGRAM, THE DEPARTMENT SHALL 30 ENTER INTO A PROJECT GRANT AGREEMENT WITH EACH GRANTEE TO 31 ESTABLISH THE TERMS OF THE GRANT FOR THE PROJECT, INCLUDING THE 32 AMOUNT OF THE GRANT; TO PROVIDE THAT ANY ASSISTANCE PROVIDED FOR A 33 PROJECT UNDER THE GRANT PROGRAM SHALL BE SUBJECT TO A GRANTEE 34 COST-SHARING REQUIREMENT OF NOT LESS THAN TWENTY PERCENT; TO 35 PROVIDE THAT ANY PERSONAL OR PROFESSIONAL SERVICES CONTRACTS 36 ENTERED INTO BY THE DEPARTMENT IN CARRYING OUT ITS 37 RESPONSIBILITIES UNDER THE GRANT PROGRAM SHALL BE EXEMPT FROM 38 REVIEW AND APPROVAL BY THE PUBLIC PROCUREMENT REVIEW BOARD; TO 39 PROVIDE THAT THE STATE DEPARTMENT OF HEALTH SHALL ESTABLISH A 40 GRANT PROGRAM TO BE KNOWN AS THE ARPA RURAL WATER ASSOCIATIONS 41 INFRASTRUCTURE GRANT PROGRAM TO ASSIST RURAL WATER ASSOCIATIONS IN 42 THE CONSTRUCTION OF ELIGIBLE DRINKING WATER INFRASTRUCTURE 43 PROJECTS UNDER THE AMERICAN RESCUE PLAN ACT (ARPA); TO CREATE A 44 SPECIAL FUND IN THE STATE TREASURY TO BE KNOWN AS THE ARPA RURAL 45 WATER ASSOCIATIONS INFRASTRUCTURE FUND, WHICH SHALL BE USED BY THE 46 DEPARTMENT TO MAKE GRANTS UNDER THE GRANT PROGRAM; TO PROVIDE THAT 47 UPON THE APPROVAL OF AN APPLICATION FOR A GRANT UNDER THE PROGRAM, 48 THE DEPARTMENT SHALL ENTER INTO A PROJECT GRANT AGREEMENT WITH 49 EACH GRANTEE TO ESTABLISH THE TERMS OF THE GRANT FOR THE PROJECT, 50 INCLUDING THE AMOUNT OF THE GRANT; TO PROVIDE THAT ANY PERSONAL OR 51 PROFESSIONAL SERVICES CONTRACTS ENTERED INTO BY THE DEPARTMENT IN 52 CARRYING OUT ITS RESPONSIBILITIES UNDER THE GRANT PROGRAM SHALL BE 53 EXEMPT FROM REVIEW AND APPROVAL BY THE PUBLIC PROCUREMENT REVIEW 54 BOARD; TO AMEND SECTION 27-104-7, MISSISSIPPI CODE OF 1972, TO 55 CONFORM TO THE PRECEDING PROVISIONS; AND FOR RELATED PURPOSES.