Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 3181

BY: Committee

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

10 SECTION 1. Chapter 879, Local and Private Laws of 1992, as 11 amended by Chapter 975, Local and Private Laws of 1994, as amended 12 by Chapter 905, Local and Private Laws of 1999, as amended by 13 Chapter 943, Local and Private Laws of 2003, as amended by Chapter 958, Local and Private Laws of 2007, as amended by Chapter 940, 14 15 Local and Private Laws of 2011, as amended by Chapter 935, Local and Private Laws of 2015, as amended by Chapter 921, Local and 16 17 Private Laws of 2018, is amended as follows:

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Section 1. The following words and phrases shall have the meanings ascribed in this section unless the context clearly indicates otherwise:

21 "Bar" means any bar, tavern or lounge where (a) 22 alcoholic beverages are sold for consumption on the premises; 23 (b) "Commission" means the Grenada Tourism Commission; 24 "City" means the City of Grenada, Mississippi; (C) 25 "Governing authorities" means the Mayor and City (d) 26 Council of the City of Grenada;

(e) "Hotel" or "motel" means a place of lodging with more than six (6) rental units that at any one time will accommodate transient guests on a daily or weekly basis and that is known to the trade as such;

31 (f) "Prepared food" means food prepared on the 32 premises;

33 (g) "Restaurant" means any place, including hotel and 34 motel dining rooms, cafeterias, cafes and lunch stands, as well as 35 grocery and convenience stores where prepared food and drink are 36 sold for consumption either upon or off the premises.

37 Section 2. (1) There is created and established the Grenada 38 Tourism Commission, hereinafter referred to in this act as the 39 "commission." The governing authority of the City of Grenada, 40 Mississippi, shall be authorized to contract with the Grenada 41 Tourism Commission for the administrative responsibilities of a 42 tourism program for the Grenada area. All contracts between the

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43 commission and the City of Grenada, Mississippi, shall be signed 44 by the chairman of the commission and shall be on such terms and 45 for such duration as the parties may agree. Minutes of all 46 meetings shall be kept by the commission and submitted to the 47 Grenada City Council.

48 (2)The commission shall have jurisdiction and authority over all matters relating to establishing, promoting and 49 50 developing tourism, along with related matters in the Grenada 51 The commission shall be authorized to own, lease, rent or area. 52 otherwise furnish, equip and operate any and all facilities and 53 equipment necessary or useful in the promotion of tourism and to receive and expend, subject to the provisions of this act, 54 55 revenues from other sources.

56 (3) The commission shall be composed of seven (7) members as 57 follows:

58 (a) One (1) member shall be selected by the Grenada59 Restaurant Association;

60 (b) One (1) member shall be selected by the Grenada61 Motel/Hotel Association;

62 (c) One (1) member shall be selected by the Grenada63 Hotel/Motel and Restaurant Association;

(d) The Director of the Grenada County Chamber of
Commerce or an employee of the Chamber of Commerce appointed by
the Director of the Chamber;

22/HR31/SB3181A.J PAGE 3 (OM/JAB) 67 (e) One (1) member of the business community at large
68 appointed by the Board of Directors of the Chamber of Commerce;
69 and

70 (f) Two (2) members at large from the city, one (1) of 71 which must be minority, appointed by the Grenada City Council.

Appointments to the commission shall be for a term of two (2)years.

Any vacancy which may occur shall be filled by the appointing authority for the unexpired term. Each member shall serve until his successor is appointed and qualifies.

77 The members shall elect from among themselves a chairman. A 78 member of the commission shall not serve as chairman for more than 79 two (2) consecutive two-year terms.

80 (4) The commission is authorized to employ personnel, to 81 obtain supplies, furnishings and other facilities necessary to 82 administer the affairs and duties of the commission, and to pay 83 for the same out of the revenue provided by this act.

84 For the purpose of providing funds for Section 3. (1) (a) 85 the commission to promote tourism and conventions, the governing 86 authorities are authorized to levy upon every person, firm or 87 corporation operating a hotel or motel in such city, a tax, which may be cited as a "tourism tax," at a rate not to exceed two 88 89 percent (2%) of the gross proceeds of sales from room rentals of 90 hotels and motels in the city, including charges for telephone, laundry and other similar charges. The tax shall not be levied 91

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92 upon or collected from gross proceeds of nontaxable rooms or room 93 rentals for day meetings that do not serve as overnight sleeping 94 accommodations. Such tax shall be in addition to all other taxes 95 now imposed.

96 For the purpose of constructing, financing and (b) 97 operating a sports park, the governing authorities are authorized 98 to levy upon every person, firm or corporation operating a hotel 99 or motel in the city, an additional tax, in an amount not to 100 exceed one percent (1%) of the gross proceeds of sales from room 101 rentals of hotels and motels in the city, including charges for 102 telephone, laundry and other similar charges. The tax shall not 103 be levied upon or collected from gross proceeds of nontaxable 104 rooms or room rentals for day meetings that do not serve as 105 overnight sleeping accommodations. The tax shall be in addition 106 to all other taxes now imposed.

107 (2)(a) The governing authorities also are authorized to 108 impose upon persons doing business within the city other than the 109 tax imposed on hotel and motel rooms under subsection (1) of this 110 section, a tax at a rate of not to exceed one percent (1%) on the 111 gross receipts of restaurants and bars from retail sales of 112 prepared food, beer and/or alcoholic beverages; however, the tax 113 shall not apply to restaurants/bars whose gross proceeds of sales or gross income is less than One Hundred Thousand Dollars 114 115 (\$100,000.00) per calendar year based upon sales or income for the preceding calendar year. For the purposes of calculating gross 116

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117 proceeds of sales or gross income, the sales or income of all 118 establishments owned, operated or controlled by the same person, 119 persons or corporations shall be aggregated.

120 (b) For the purpose of constructing, financing and 121 operating a sports park, the governing authorities are authorized 122 to impose upon persons doing business within the city an 123 additional tax at a rate of not to exceed one percent (1%) on the 124 gross receipts of restaurants and bars from retail sales of 125 prepared food, beer and/or alcoholic beverages; however, the tax 126 shall not apply to restaurants/bars whose gross proceeds of sales 127 or gross income is less than One Hundred Thousand Dollars 128 (\$100,000.00) per calendar year based upon sales or income for the 129 preceding calendar year. For the purposes of calculating gross 130 proceeds of sales or gross income, the sales or income of all 131 establishments owned, operated or controlled by the same person, 132 persons or corporations shall be aggregated. The tax shall be in 133 addition to all other taxes now imposed.

134 Before a tax authorized by this act may be imposed, (3) (a) 135 the governing authority of the City of Grenada, Mississippi, shall 136 adopt a resolution declaring its intention to levy the tax and 137 establishing the amount of the tax levy and the date on which this 138 tax initially shall be levied and collected. This date shall be 139 the first day of a month but shall not be sooner than the first 140 day of the second month following the date of adoption of the resolution. Notice of the proposed tax levy shall be published 141

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142 once each week for at least three (3) consecutive weeks in a 143 newspaper having a general circulation in the city. The first publication of such notice shall be made not less than twenty-one 144 (21) days prior to the date fixed in the resolution on which the 145 146 governing authority proposes to levy such tax, and the last 147 publication of such notice shall be made not more than seven (7) days prior to such date. If, within the time of giving notice, 148 twenty percent (20%) or fifteen hundred (1500), whichever is less, 149 150 of the qualified electors of the city file a written petition 151 against the levy of such tax, then such tax shall not be levied 152 unless authorized by a majority of the qualified electors of such 153 city voting at an election called and held for that purpose. 154 Prior to the effective date of the tax levy approved as herein 155 provided, the governing authority shall furnish to the Chairman of 156 the Department of Revenue a certified copy of the resolution 157 evidencing such tax levy. This paragraph shall not apply to the 158 tax authorized to be levied under subsections (1) (b) and (2) (b) of 159 this section.

(b) If the tax levied under subsections (1) (a) and
(2) (a) of this section was imposed without a vote of the
electorate, the governing authorities shall, within sixty (60)
days after the effective date of House Bill No. 1425, 2015 Regular
Session, by resolution spread upon its minutes, declare the
intention of the governing authorities to continue imposing the
tax and describe the tax levy including the tax rate, annual

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167 revenue collections and the purposes for which the proceeds are 168 The resolution shall be published once a week for at least used. 169 three (3) consecutive weeks in a newspaper published or having a 170 general circulation in the municipality, with the first 171 publication to be made within fourteen (14) days after the 172 governing authorities adopt the resolution declaring their 173 intention to continue the tax. If, on or before the date specified in the resolution for filing a written protest, which 174 175 date shall be not less that forty-five (45) days and not more than sixty (60) days after the governing authorities adopt the 176 resolution, twenty percent (20%) or one thousand five hundred 177 178 (1,500), whichever is less, of the qualified electors of the 179 municipality file a written protest against the imposition of the 180 tax, then an election upon the levy and assessment of the tax 181 shall be called and held as in the manner provided for in paragraph (a) of this subsection, with the election to be 182 183 conducted at the next special election day as such is defined by 184 Section 23-15-833, Mississippi Code of 1972, occurring more than 185 sixty (60) days after the date specified in the resolution for 186 filing a written protest. If the requisite number of qualified 187 electors vote against the imposition of the tax, the tax shall 188 cease to be imposed on the first day of the month following 189 certification of the election results by the election 190 commissioners of the municipality to the governing authorities. 191 The governing authorities shall notify the Department of Revenue

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of the date of the discontinuance of the tax and shall publish sufficient notice thereof in a newspaper published or having a general circulation in the municipality. If no protest is filed, then the governing authorities shall state that fact in their minutes and may continue the levy and assessment of the tax.

197 This paragraph (b) shall not apply if the revenue from the 198 tax authorized by this chapter has been contractually pledged for 199 the payment of debt incurred prior to the effective date of House 200 Bill No. 1425, 2015 Regular Session, until such time as the debt 201 is satisfied. Once the debt has been satisfied, the governing 202 authorities, shall within sixty (60) days, adopt a resolution 203 declaring the intention of the governing authorities to continue 204 the tax which shall initiate the procedure described in paragraph 205 (a) of this section.

206 Before the additional tax authorized under (C) 207 subsections (1) (b) and (2) (b) of this section may be imposed, the 208 governing authorities shall adopt a resolution declaring their 209 intention to levy the tax, setting forth the amount of the tax to 210 be imposed, the date upon which the tax shall become effective and 211 calling for an election to be held on the question. The date of 212 the election shall be fixed in the resolution. Notice of such 213 intention and the election shall be published once each week for 214 at least three (3) consecutive weeks in a newspaper published or 215 having a general circulation in the city, with the first publication of the notice to be made not less than twenty-one (21) 216

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217 days before the date fixed in the resolution for the election and 218 the last publication to be made not more than seven (7) days 219 before the election. At the election, all qualified electors of 220 the city may vote, and the ballots used in the election shall have 221 printed thereon a brief statement of the amount and purposes of 222 the proposed tax levy and the words "FOR THE TAX" and, on a 223 separate line, "AGAINST THE TAX" and the voters shall vote by 224 placing a cross (X) or check (\checkmark) opposite their choice on the 225 proposition. When the results of the election shall have been 226 canvassed and certified, the city may levy the additional tax if 227 sixty percent (60%) of the qualified electors who vote in the 228 election vote in favor of the tax. At least thirty (30) days 229 before the effective date of the additional tax, the governing 230 authorities shall furnish to the Department of Revenue a certified 231 copy of the resolution evidencing the tax.

(4) Persons, firms or corporations liable for the tax imposed herein shall add the amount of tax to the sales price of room rentals and, in addition thereto, shall collect, insofar as practicable, the amount of the tax due from the person receiving the services at the time of payment therefor.

(5) Such tax shall be collected by and paid to the
Department of Revenue on a form prescribed by the Department of
Revenue, in the same manner that state sales taxes are computed,
collected and paid; and the full enforcement provisions and all
other provisions of Chapter 65, Title 27, Mississippi Code of

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242 1972, shall apply as necessary to the implementation and 243 administration of this act.

(6) The proceeds of such tax, less three percent (3%) to be retained by the Department of Revenue to defray the costs of collection, shall be paid to the governing authority of the City of Grenada, Mississippi, on or before the fifteenth day of the month following the month in which collected.

249 The proceeds of the tax levied under subsections (7) (a) 250 (1) (a) and (2) (a) shall not be considered by the city as general 251 fund revenues but shall be dedicated to and used by the commission 252 solely for the purpose of carrying out programs and activities 253 designed to attract tourists to the city and surrounding area. 254 Fifty percent (50%) of the tax or revenue shall be placed in an 255 interest-bearing tourism escrow fund for the construction, 256 financing and operation of a convention center or any other use 257 that may promote tourism as determined by the City of Grenada. 258 The convention center shall be carefully planned and constructed 259 with the cooperation of the governing authorities and the 260 commission.

(b) The proceeds of the tax levied under subsections (1) (b) and (2) (b) of this section shall not be considered by the city as general fund revenues but shall be dedicated to and used by the city solely for the purpose of constructing, financing and operating a sports park.

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(8) Before the expenditure of funds herein prescribed, a budget reflecting the anticipated receipts and expenditures shall be approved by the governing authorities. The first budget of receipts and expenditures shall cover the period beginning with the effective date of the taxes and ending with the end of the city's fiscal year, and, thereafter, the budget shall be on the same fiscal basis as the budget of the city.

273 Section 4. The books of the commission shall be audited 274 annually by an independent certified public accountant, and the 275 accountant shall make a written report of his audit to the 276 commission who shall thereupon submit a copy of such report to the governing authorities. Such audit shall be made and completed as 277 278 soon as practicable after the close of the fiscal year, and copies 279 of the report of such audit shall be filed with the city clerk 280 within fifteen (15) days after receipt thereof by the commission. 281 Section 5. Sections 1 through 4 of this act shall stand 282 repealed on September 30, * * * 2023.

283 **SECTION 2.** This act shall take effect and be in force from 284 and after its passage.

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

1 AN ACT TO AMEND CHAPTER 879, LOCAL AND PRIVATE LAWS OF 1992, 2 AS LAST AMENDED BY CHAPTER 921, LOCAL AND PRIVATE LAWS OF 2018, TO 3 EXTEND THE DATE OF REPEAL FROM SEPTEMBER 30, 2022, TO SEPTEMBER 4 30, 2023, ON THE PROVISIONS OF LAW THAT ESTABLISHES THE GRENADA 5 TOURISM COMMISSION AND AUTHORIZES THE IMPOSITION OF A TOURIST AND 6 CONVENTION TAX, TOGETHER WITH AN ADDITIONAL TAX ON HOTELS, MOTELS

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AND RESTAURANTS FOR THE PURPOSE OF PROVIDING FUNDS TO CONSTRUCT,FINANCE AND OPERATE A SPORTS PARK; AND FOR RELATED PURPOSES.

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