Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1530

BY: Committee

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

- 19 **SECTION 1.** (1) As used in this section, the following words
- 20 shall have the meanings ascribed herein unless the context clearly
- 21 requires otherwise:
- 22 (a) "Accreted value" of any bonds means, as of any date
- 23 of computation, an amount equal to the sum of (i) the stated
- 24 initial value of such bond, plus (ii) the interest accrued thereon
- 25 from the issue date to the date of computation at the rate,
- 26 compounded semiannually, that is necessary to produce the
- 27 approximate yield to maturity shown for bonds of the same
- 28 maturity.



"Commission" means the State Bond Commission. 30 (C) (2) The Commission on Environmental Quality, at one 31 (a) 32 time, or from time to time, may declare by resolution the 33 necessity for issuance of general obligation bonds of the State of 34 Mississippi to provide funds for the Water Pollution Control 35 Revolving Fund established in Section 49-17-85, Mississippi Code 36 of 1972. Upon the adoption of a resolution by the Commission on 37 Environmental Quality declaring the necessity for the issuance of 38 any part or all of the general obligation bonds authorized by this 39 subsection, the Commission on Environmental Quality shall deliver 40 a certified copy of its resolution or resolutions to the 41 commission; however, the Commission on Environmental Quality shall 42 declare the necessity for the issuance of bonds only in the amount 43 necessary to match projected federal funds available through the 44 following federal fiscal year from the annual Clean Water State 45 Revolving Fund (CWSRF) appropriations and from the supplemental

"State" means the State of Mississippi.

- 47 Upon receipt of such resolution, the commission, in its
- 48 discretion, may act as the issuing agent, prescribe the form of
- 49 the bonds, determine the appropriate method for sale of the bonds,

Infrastructure Investment and Jobs Act (IIJA) appropriations.

- 50 advertise for and accept bids or negotiate the sale of the bonds,
- 51 issue and sell the bonds so authorized to be sold, and do any and
- 52 all other things necessary and advisable in connection with the
- 53 issuance and sale of such bonds. The total amount of bonds issued

29

46

(b)

- 54 under this section shall not exceed Four Million Four Hundred
- Ninety Thousand Dollars (\$4,490,000.00); however, not more than
- 56 Two Million Eight Hundred Seventy Thousand Dollars (\$2,870,000.00)
- of such bonds may be issued to match the annual CWSRF
- 58 appropriations and not more than One Million Six Hundred Twenty
- 59 Thousand Dollars (\$1,620,000.00) of such bonds may be issued to
- 60 match the supplemental IIJA appropriations.
- 61 (b) The proceeds of bonds issued pursuant to this
- 62 subsection shall be deposited into the Water Pollution Control
- 63 Revolving Fund created pursuant to Section 49-17-85, Mississippi
- 64 Code of 1972.
- 65 (3) The principal of and interest on the bonds authorized
- 66 under this section shall be payable in the manner provided in this
- 67 section. Such bonds shall bear such date or dates, be in such
- 68 denomination or denominations, bear interest at such rate or rates
- 69 (not to exceed the limits set forth in Section 75-17-101,
- 70 Mississippi Code of 1972), be payable at such place or places
- 71 within or without the State of Mississippi, shall mature
- 72 absolutely at such time or times not to exceed twenty-five (25)
- 73 years from date of issue, be redeemable before maturity at such
- 74 time or times and upon such terms, with or without premium, shall
- 75 bear such registration privileges, and shall be substantially in
- 76 such form, all as shall be determined by resolution of the
- 77 commission.



- 78 The bonds authorized by this section shall be signed by the chairman of the commission, or by his facsimile signature, and 79 80 the official seal of the commission shall be affixed thereto, attested by the secretary of the commission. 81 The interest 82 coupons, if any, to be attached to such bonds may be executed by 83 the facsimile signatures of such officers. Whenever any such 84 bonds shall have been signed by the officials designated to sign 85 the bonds who were in office at the time of such signing but who 86 may have ceased to be such officers before the sale and delivery 87 of such bonds, or who may not have been in office on the date such 88 bonds may bear, the signatures of such officers upon such bonds 89 and coupons shall nevertheless be valid and sufficient for all 90 purposes and have the same effect as if the person so officially 91 signing such bonds had remained in office until their delivery to the purchaser, or had been in office on the date such bonds may 92 93 bear. However, notwithstanding anything herein to the contrary, 94 such bonds may be issued as provided in the Registered Bond Act of the State of Mississippi. 95
- 96 (5) All bonds and interest coupons issued under the
 97 provisions of this section have all the qualities and incidents of
 98 negotiable instruments under the provisions of the Uniform
 99 Commercial Code, and in exercising the powers granted by this
 100 section, the commission shall not be required to and need not
 101 comply with the provisions of the Uniform Commercial Code.

102	(6) The commission shall act as the issuing agent for the
103	bonds authorized under this section, prescribe the form of the
104	bonds, determine the appropriate method for sale of the bonds,
105	advertise for and accept bids or negotiate the sale of the bonds,
106	issue and sell the bonds so authorized to be sold, pay all fees
107	and costs incurred in such issuance and sale, and do any and all
108	other things necessary and advisable in connection with the
109	issuance and sale of such bonds. The commission is authorized and
110	empowered to pay the costs that are incident to the sale, issuance
111	and delivery of the bonds authorized under this section from the
112	proceeds derived from the sale of such bonds. The commission may
113	sell such bonds on sealed bids at public sale or may negotiate the
114	sale of the bonds for such price as it may determine to be for the
115	best interest of the State of Mississippi. All interest accruing
116	on such bonds so issued shall be payable semiannually or annually.
117	If the bonds are to be sold on sealed bids at public sale,

If the bonds are to be sold on sealed bids at public sale, notice of the sale of any such bonds shall be published at least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, selected by the commission.

The commission, when issuing any bonds under the authority of this section, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the

118

119

120

121

122

123

124

- 126 call price named therein and accrued interest on such date or 127 dates named therein.
- 128 The bonds issued under the provisions of this section 129 are general obligations of the State of Mississippi, and for the 130 payment thereof the full faith and credit of the State of 131 Mississippi is irrevocably pledged. Interest and investment 132 earnings on money in the Water Pollution Control Revolving Fund 133 shall be utilized to pay the principal and interest on such bonds 134 as they become due. If the interest and investment earnings of 135 the fund and any funds appropriated by the Legislature are 136 insufficient to pay the principal of and the interest on such 137 bonds as they become due, then the deficiency shall be paid by the 138 State Treasurer from any funds in the State Treasury not otherwise 139 appropriated. All such bonds shall contain recitals on their faces substantially covering the provisions of this section. 140
 - (8) Upon the issuance and sale of bonds under the provisions of this section, the commission shall transfer the proceeds of any such sale or sales to the Water Pollution Control Revolving Fund created in Section 49-17-85, Mississippi Code of 1972. After the transfer of the proceeds of any such sale or sales to the Water Pollution Control Revolving Fund, any investment earnings or interest earned on the proceeds of such bonds shall be deposited to the credit of the Water Pollution Control Revolving Fund and shall be used only for the purposes provided in Section 49-17-85, Mississippi Code of 1972. The proceeds of such bonds shall be

141

142

143

144

145

146

147

148

149

- 151 disbursed solely upon the order of the Commission on Environmental
- 152 Quality under such restrictions, if any, as may be contained in
- 153 the resolution providing for the issuance of the bonds.
- 154 (9) The bonds authorized under this section may be issued
- 155 without any other proceedings or the happening of any other
- 156 conditions or things other than those proceedings, conditions and
- 157 things which are specified or required by this section. Any
- 158 resolution providing for the issuance of bonds under the
- 159 provisions of this section shall become effective immediately upon
- 160 its adoption by the commission, and any such resolution may be
- 161 adopted at any regular or special meeting of the commission by a
- 162 majority of its members.
- 163 (10) The bonds authorized under the authority of this
- 164 section may be validated in the Chancery Court of the First
- 165 Judicial District of Hinds County, Mississippi, in the manner and
- 166 with the force and effect provided by Chapter 13, Title 31,
- 167 Mississippi Code of 1972, for the validation of county, municipal,
- 168 school district and other bonds. The notice to taxpayers required
- 169 by such statutes shall be published in a newspaper published or
- 170 having a general circulation in the City of Jackson, Mississippi.
- 171 (11) Any holder of bonds issued under the provisions of this
- 172 section or of any of the interest coupons pertaining thereto may,
- 173 either at law or in equity, by suit, action, mandamus or other
- 174 proceeding, protect and enforce any and all rights granted under
- 175 this section, or under such resolution, and may enforce and compel

- performance of all duties required by this section to be
 performed, in order to provide for the payment of bonds and
 interest thereon.
- 179 All bonds issued under the provisions of this section 180 shall be legal investments for trustees and other fiduciaries, and 181 for savings banks, trust companies and insurance companies organized under the laws of the State of Mississippi, and such 182 183 bonds shall be legal securities which may be deposited with and 184 shall be received by all public officers and bodies of this state and all municipalities and political subdivisions for the purpose 185 186 of securing the deposit of public funds.
- 187 (13) Bonds issued under the provisions of this section and
 188 income therefrom shall be exempt from all taxation in the State of
 189 Mississippi.
- 190 (14) The proceeds of the bonds issued under this section
 191 shall be used solely for the purposes therein provided, including
 192 the costs incident to the issuance and sale of such bonds.
- 193 The State Treasurer is authorized, without further (15)194 process of law, to certify to the Department of Finance and 195 Administration the necessity for warrants, and the Department of 196 Finance and Administration is authorized and directed to issue 197 such warrants, in such amounts as may be necessary to pay when due 198 the principal of, premium, if any, and interest on, or the 199 accreted value of, all bonds issued under this section; and the 200 State Treasurer shall forward the necessary amount to the

- designated place or places of payment of such bonds in ample time
 to discharge such bonds, or the interest thereon, on the due dates
 thereof.
- 204 (16) This section shall be deemed to be full and complete 205 authority for the exercise of the powers therein granted, but this 206 section shall not be deemed to repeal or to be in derogation of 207 any existing law of this state.
- 208 **SECTION 2.** Section 49-17-85, Mississippi Code of 1972, is amended as follows:
- 49-17-85. There is established in the State Treasury a 210 (1) fund to be known as the "Water Pollution Control Revolving Fund," 211 212 which shall be administered by the commission acting through the 213 department. The revolving fund may receive bond proceeds and 214 funds appropriated or otherwise made available by the Legislature 215 in any manner and funds from any other source, public or private. 216 The revolving fund shall be maintained in perpetuity for the
- 218 (2) There is established in the State Treasury a fund to be
 219 known as the "Water Pollution Control Hardship Grants Fund," which
 220 shall be administered by the commission acting through the
 221 department. The grants fund shall be maintained in perpetuity for
 222 the purposes established in this section. Any interest earned on
 223 monies in the grants fund shall be credited to that fund.

purposes established in this section.

224 (3) The commission shall promulgate regulations for the 225 administration of the revolving fund program, the hardship grants

- 226 program and for related programs authorized under this section.
- 227 The regulations shall be in accordance with the federal Water
- 228 Quality Act of 1987, as amended, and regulations and guidance
- 229 issued under that act. The commission may enter into
- 230 capitalization grant agreements with the United States
- 231 Environmental Protection Agency and may accept capitalization
- 232 grant awards made under Title VI of the Water Quality Act of 1987,
- 233 as amended.
- 234 (4) The commission shall establish a loan program which
- 235 shall commence after October 1, 1988, to assist political
- 236 subdivisions in the construction of water pollution control
- 237 projects. Loans from the revolving fund may be made to political
- 238 subdivisions as set forth in a loan agreement in amounts not
- 239 exceeding one hundred percent (100%) of eligible project costs as
- 240 established by the commission. Notwithstanding loan amount
- 241 limitations set forth in Section 49-17-61, the commission may
- 242 require local participation or funding from other sources, or
- 243 otherwise limit the percentage of costs covered by loans from the
- 244 revolving fund. The commission may establish a maximum amount for
- 245 any loan in order to provide for broad and equitable participation
- 246 in the program.
- 247 (5) The commission shall establish a hardship grants program
- 248 for rural communities, which shall commence after July 1, 1997, to
- 249 assist severely economically disadvantaged small rural political
- 250 subdivisions in the construction of water pollution control



- 251 projects. The commission may receive and administer state or
- 252 federal funds, or both, appropriated for the operation of this
- 253 grants program and may take all actions necessary to implement the
- 254 program in accordance with the federal hardship grants program.
- 255 The hardship grants program shall operate in conjunction with the
- 256 revolving loan program administered under this section.
- 257 (6) The commission shall act for the state in all matters
- 258 and with respect to all determinations under Title VI of the
- 259 federal Water Quality Act of 1987, as amended, and the federal
- 260 Omnibus Appropriations and Recision Act of 1996.
- 261 (7) Except as otherwise provided in this section, the
- 262 revolving fund may be used only:
- 263 (a) To make loans on the condition that:
- 264 (i) The loans are made at or below market interest
- 265 rates, at terms not to exceed the maximum time allowed by federal
- 266 law after project completion; the interest rate and term may vary
- 267 from time to time and from loan to loan at the discretion of the
- 268 commission;
- 269 (ii) Periodic principal and interest payments will
- 270 commence when required by the commission but not later than one
- 271 (1) year after project completion and all loans will be fully
- 272 amortized when required by the commission but not later than the
- 273 maximum time allowed by federal law after project completion;
- 274 (iii) The recipient of a loan will establish a
- 275 dedicated source of revenue for repayment of loans;



- (b) To buy or refinance the debt obligation of
 political subdivisions at or below market rates, where the debt
 obligations were incurred after March 7, 1985, and where the
 projects were constructed in compliance with applicable federal
 and state regulations;
- (c) To guarantee, or purchase insurance for,

 282 obligations of political subdivisions where the action would

 283 improve credit market access or reduce interest rates;
- 284 (d) To provide loan guarantees for similar revolving 285 funds established by municipalities or intermunicipal agencies;
- 286 (e) To earn interest on fund accounts;
- 287 (f) To establish nonpoint source pollution control 288 management programs;
- 289 (g) To establish estuary conservation and management 290 programs;
- (h) For the reasonable costs of administering the revolving fund and conducting activities under this act, subject to the limitations established in Section 603(d)(7) of Title VI of the federal Clean Water Act, as amended, and subject to annual appropriation by the Legislature;
- 296 (i) In connection with the issuance, sale and purchase 297 of bonds under Section 31-25-1 et seq., related to the funding of 298 projects, to provide security or a pledge of revenues for the 299 repayment of the bonds; and



- 300 To pay the principal and interest on bonds issued pursuant to Section 11 of Chapter 580, Laws of 2007, Section 1 of 301 302 Chapter 492, Laws of 2008, Section 47 of Chapter 557, Laws of 303 2009, Section 45 of Chapter 533, Laws of 2010, Section 3 of Chapter 480, Laws of 2011, Section 36 of Chapter 569, Laws of 304 305 2013, Section 9 of Chapter 452, Laws of 2018, Section 1 of Chapter 306 415, Laws of 2019, Section 16 of Chapter 492, Laws of 2020, * * * 307 Section 137 of Chapter 480, Laws of 2021, and Section 1 of this 308 act, as they become due; however, only interest and investment earnings on money in the fund may be utilized for this purpose. 309
- 310 (8) The hardship grants program shall be used only to
 311 provide hardship grants consistent with the federal hardship
 312 grants program for rural communities, regulations and guidance
 313 issued by the United States Environmental Protection Agency,
 314 subsections (3) and (5) of this section and regulations
 315 promulgated and guidance issued by the commission under this
 316 section.
- 317 (9) The commission shall establish by regulation a system of 318 priorities and a priority list of projects eligible for funding 319 with loans from the revolving fund.
- 320 (10) The commission may provide a loan from the revolving 321 fund only with respect to a project if that project is on the 322 priority list established by the commission.
- 323 (11) The revolving fund shall be credited with all payments 324 of principal and interest derived from the fund uses described in

- subsection (7) of this section. However, notwithstanding any
 other provision of law to the contrary, all or any portion of
 payments of principal and interest derived from the fund uses
 described in subsection (7) of this section may be designated or
 pledged for repayment of a loan as provided in Section 31-25-28 in
 connection with a loan from the Mississippi Development Bank.
- 331 The commission may establish and collect fees to defray 332 the reasonable costs of administering the revolving fund if it 333 determines that the administrative costs will exceed the 334 limitations established in Section 603(d)(7) of Title VI of the 335 federal Clean Water Act, as amended. The administration fees may 336 be included in loan amounts to political subdivisions for the 337 purpose of facilitating payment to the commission. The fees may 338 not exceed five percent (5%) of the loan amount.
- 339 Except as otherwise provided in this section, the 340 commission may, on a case-by-case basis and to the extent allowed 341 by federal law, renegotiate the payment of principal and interest 342 on loans made under this section to the six (6) most southern 343 counties of the state covered by the Presidential Declaration of 344 Major Disaster for the State of Mississippi (FEMA-1604-DR) dated 345 August 29, 2005, and to political subdivisions located in such 346 counties; however, the interest on the loans shall not be forgiven 347 for a period of more than twenty-four (24) months and the maturity 348 of the loans shall not be extended for a period of more than forty-eight (48) months. 349

350	(14) The commission may, on a case-by-case basis and to the
351	extent allowed by federal law, renegotiate the payment of
352	principal and interest on loans made under this section to Hancock
353	County as a result of coverage under the Presidential Declaration
354	of Major Disaster for the State of Mississippi (FEMA-1604-DR)
355	dated August 29, 2005, and to political subdivisions located in
356	Hancock County.

- 357 **SECTION 3.** Section 27-7-22.41, Mississippi Code of 1972, is 358 brought forward as follows:
- 27-7-22.41. (1) For the purposes of this section, the 360 following words and phrases shall have the meanings ascribed in 361 this section unless the context clearly indicates otherwise:
- 362 (a) "Department" means the Department of Revenue.
- 363 (b) "Eligible charitable organization" means an
 364 organization that is exempt from federal income taxation under
 365 Section 501(c)(3) of the Internal Revenue Code and is:
- 366 (i) Licensed by or under contract with the
 367 Mississippi Department of Child Protection Services and provides
 368 services for:
- 369 1. The prevention and diversion of children 370 from custody with the Department of Child Protection Services,
- 2. The safety, care and well-being of 372 children in custody with the Department of Child Protection 373 Services, or

374	3.	The	express	purpose	of	creating	permanency

- 375 for children through adoption; or
- 376 (ii) Certified by the department as an educational
- 377 services charitable organization and provides services to:
- 378 1. Children in a foster care placement
- 379 program established by the Department of Child Protection
- 380 Services, children placed under the Safe Families for Children
- 381 model, or children at significant risk of entering a foster care
- 382 placement program established by the Department of Child
- 383 Protection Services,
- 384 2. Children who have a chronic illness
- 385 or physical, intellectual, developmental or emotional disability,
- 386 or
- 387 3. Children eligible for free or reduced
- 388 price meals programs under Section 37-11-7, or selected for
- 389 participation in the Promise Neighborhoods Program sponsored by
- 390 the U.S. Department of Education.
- 391 (2) (a) The tax credit authorized in this section shall be
- 392 available only to a taxpayer who is a business enterprise engaged
- 393 in commercial, industrial or professional activities and operating
- 394 as a corporation, limited liability company, partnership or sole
- 395 proprietorship. Except as otherwise provided in this section, a
- 396 credit is allowed against the taxes imposed by Sections 27-7-5,
- 397 27-15-103, 27-15-109 and 27-15-123, for voluntary cash
- 398 contributions made by a taxpayer during the taxable year to an

- 399 eligible charitable organization. From and after January 1, 2022,
- 400 for a taxpayer that is not operating as a corporation, a credit is
- 401 also allowed against ad valorem taxes assessed and levied on real
- 402 property for voluntary cash contributions made by the taxpayer
- 403 during the taxable year to an eligible charitable organization.
- 404 The amount of credit that may be utilized by a taxpayer in a
- 405 taxable year shall be limited to (i) an amount not to exceed fifty
- 406 percent (50%) of the total tax liability of the taxpayer for the
- 407 taxes imposed by such sections of law and (ii) an amount not to
- 408 exceed fifty percent (50%) of the total tax liability of the
- 409 taxpayer for ad valorem taxes assessed and levied on real
- 410 property. Any tax credit claimed under this section but not used
- 411 in any taxable year may be carried forward for five (5)
- 412 consecutive years from the close of the tax year in which the
- 413 credits were earned.
- 414 (b) A contribution to an eligible charitable
- 415 organization for which a credit is claimed under this section does
- 416 not qualify for and shall not be included in any credit that may
- 417 be claimed under Section 27-7-22.39.
- 418 (c) A contribution for which a credit is claimed under
- 419 this section may not be used as a deduction by the taxpayer for
- 420 state income tax purposes.
- 421 (3) Taxpayers taking a credit authorized by this section
- 422 shall provide the name of the eligible charitable organization and



- the amount of the contribution to the department on forms provided by the department.
- 425 An eligible charitable organization shall provide the 426 department with a written certification that it meets all criteria 427 to be considered an eligible charitable organization. An eligible 428 charitable organization must also provide the department with 429 written documented proof of its license and/or written contract 430 with the Mississippi Department of Child Protection Services. 431 organization shall also notify the department of any changes that 432 may affect eligibility under this section.
- (5) The eligible charitable organization's written

 434 certification must be signed by an officer of the organization

 435 under penalty of perjury. The written certification shall include

 436 the following:
- 437 (a) Verification of the organization's status under 438 Section 501(c)(3) of the Internal Revenue Code;
- 439 (b) A statement that the organization does not provide, 440 pay for or provide coverage of abortions and does not financially 441 support any other entity that provides, pays for or provides 442 coverage of abortions;
- 443 (c) Any other information that the department requires 444 to administer this section.
- 445 (6) The department shall review each written certification 446 and determine whether the organization meets all the criteria to 447 be considered an eligible charitable organization and notify the

- organization of its determination. The department may also periodically request recertification from the organization. The department shall compile and make available to the public a list of eligible charitable organizations.
- 452 (7) Tax credits authorized by this section that are earned
 453 by a partnership, limited liability company, S corporation or
 454 other similar pass-through entity, shall be allocated among all
 455 partners, members or shareholders, respectively, either in
 456 proportion to their ownership interest in such entity or as the
 457 partners, members or shareholders mutually agree as provided in an
 458 executed document.
- 459 A taxpayer shall apply for credits with the (8) 460 department on forms prescribed by the department. 461 application the taxpayer shall certify to the department the dollar amount of the contributions made or to be made during the 462 calendar year. Within thirty (30) days after the receipt of an 463 464 application, the department shall allocate credits based on the 465 dollar amount of contributions as certified in the application. 466 However, if the department cannot allocate the full amount of 467 credits certified in the application due to the limit on the 468 aggregate amount of credits that may be awarded under this section 469 in a calendar year, the department shall so notify the applicant 470 within thirty (30) days with the amount of credits, if any, that 471 may be allocated to the applicant in the calendar year. Once the 472 department has allocated credits to a taxpayer, if the

contribution for which a credit is allocated has not been made as of the date of the allocation, then the contribution must be made not later than sixty (60) days from the date of the allocation. If the contribution is not made within such time period, the allocation shall be cancelled and returned to the department for reallocation. Upon final documentation of the contributions, if the actual dollar amount of the contributions is lower than the amount estimated, the department shall adjust the tax credit allowed under this section.

- (b) A taxpayer who applied for a tax credit under this section during calendar year 2020, but who was unable to be awarded the credit due to the limit on the aggregate amount of credits authorized for calendar year 2020, shall be given priority for tax credits authorized to be allocated to taxpayers under this section by Section 27-7-22.39.
- valorem taxes assessed and levied on real property, a taxpayer shall present to the appropriate tax collector the tax credit documentation provided to the taxpayer by the Department of Revenue, and the tax collector shall apply the tax credit against such ad valorem taxes. The tax collector shall forward the tax credit documentation to the Department of Revenue along with the amount of the tax credit applied against ad valorem taxes, and the department shall disburse funds to the tax collector for the amount of the tax credit applied against ad valorem taxes. Such

498 payments by the Department of Revenue shall be made from current 499 tax collections.

500 The aggregate amount of tax credits that may be 501 allocated by the department under this section during a calendar 502 year shall not exceed Five Million Dollars (\$5,000,000.00), and 503 not more than fifty percent (50%) of tax credits allocated during 504 a calendar year may be allocated for contributions to eligible 505 charitable organizations described in subsection (1)(b)(ii) of 506 this section. However, for calendar year 2021, the aggregate 507 amount of tax credits that may be allocated by the department 508 under this section during a calendar year shall not exceed Ten Million Dollars (\$10,000,000.00), and for calendar year 2022, and 509 510 for each calendar year thereafter, the aggregate amount of tax 511 credits that may be allocated by the department under this section 512 during a calendar year shall not exceed Sixteen Million Dollars 513 (\$16,000,000.00). For calendar year 2021, and for each calendar 514 year thereafter, fifty percent (50%) of the tax credits allocated during a calendar year shall be allocated for contributions to 515 516 eligible charitable organizations described in subsection 517 (1)(b)(i) of this section and fifty percent (50%) of the tax 518 credits allocated during a calendar year shall be allocated for 519 contributions to eligible charitable organizations described in 520 subsection (1)(b)(ii) of this section. For calendar year 2022, 521 and for each calendar year thereafter, of the amount of tax credits that may be allocated for contributions to eligible 522

```
523
     charitable organizations described in subsection (1)(b)(ii) of
524
     this section, fifteen percent (15%) of the tax credits shall be
525
     available solely for allocation for contributions to eligible
526
     charitable organizations described in subsection (1)(b)(ii)2;
527
     however, any such tax credits not allocated before April 1 of a
528
     calendar year may be allocated for contributions to eligible
529
     charitable organizations described in subsection (1)(b)(ii)1 of
530
     this section. For calendar year 2021, and for each calendar year
531
     thereafter, for credits allocated during a calendar year for
532
     contributions to eligible charitable organizations described in
533
     subsection (1)(b)(i) of this section, no more than twenty-five
534
     percent (25%) of such credits may be allocated for contributions
535
     to a single eligible charitable organization. Except as otherwise
536
     provided in this section, for calendar year 2021, and for each
     calendar year thereafter, for credits allocated during a calendar
537
538
     year for contributions to eligible charitable organizations
539
     described in subsection (1)(b)(ii) of this section, no more than
     five percent (5%) of such credits may be allocated for
540
541
     contributions to a single eligible charitable organization.
542
     However, for calendar year 2022, of the additional amount of tax
543
     credits authorized under this section, as amended by Chapter 480,
544
     Laws of 2021, for allocation for contributions to eligible
545
     charitable organizations described in subsection (1)(b)(ii) of
546
     this section, Two Million Dollars ($2,000,000.00) of the tax
     credits shall be available solely for allocation for contributions
547
```

- 548 to Magnolia Speech School; however, any such tax credits not
- 549 allocated before April 1, 2022, may be allocated for contributions
- 550 to eliqible charitable organizations described in subsection
- 551 (1)(b)(ii) of this section.
- 552 **SECTION 4.** This act shall take effect and be in force from
- and after July 1, 2022, and shall stand repealed on June 29, 2022.

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

- AN ACT TO AUTHORIZE THE ISSUANCE OF STATE GENERAL OBLIGATION
- 2 BONDS IN THE AMOUNT OF \$4,490,000.00 TO PROVIDE MATCHING FUNDS FOR
- FEDERAL FUNDS FOR THE WATER POLLUTION CONTROL REVOLVING FUND; TO PROVIDE THAT NOT MORE THAN \$2,870,000.00 OF SUCH BONDS MAY BE
- 5 ISSUED TO MATCH THE ANNUAL CLEAN WATER STATE REVOLVING FUND
- 6 APPROPRIATIONS AND THAT NOT MORE THAN \$1,620,000.00 OF SUCH BONDS
- 7 MAY BE ISSUED TO MATCH THE SUPPLEMENTAL INFRASTRUCTURE AND
- 8 INVESTMENT JOBS ACT APPROPRIATIONS; TO AMEND SECTION 49-17-85,
- 9 MISSISSIPPI CODE OF 1972, TO AUTHORIZE INTEREST AND INVESTMENT
- 10 EARNINGS ON MONEY IN THE WATER POLLUTION CONTROL REVOLVING FUND TO
- 11 BE UTILIZED TO PAY DEBT SERVICE ON THE BONDS AUTHORIZED TO BE
- 12 ISSUED BY THIS ACT; TO BRING FORWARD SECTION 27-7-22.41,
- 13 MISSISSIPPI CODE OF 1972, WHICH PROVIDES AN INCOME TAX CREDIT,
- 14 INSURANCE PREMIUM TAX CREDIT AND AD VALOREM TAX CREDIT FOR
- 15 CONTRIBUTIONS MADE BY CERTAIN TAXPAYERS TO CERTAIN ELIGIBLE
- 16 CHARITABLE ORGANIZATIONS, FOR THE PURPOSES OF POSSIBLE AMENDMENT;
- 17 AND FOR RELATED PURPOSES.