To: Appropriations

By: Representative Read

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 604

AN ACT TO BRING FORWARD THE FOLLOWING SECTIONS FOR THE PURPOSE OF POSSIBLE AMENDMENT; SECTION 27-104-325, MISSISSIPPI CODE OF 1972, WHICH CREATED THE CORONAVIRUS STATE FISCAL RECOVERY LOST REVENUE FUND; SECTION 37-106-60, MISSISSIPPI CODE OF 1972, 5 WHICH CREATED THE NURSING AND RESPIRATORY THERAPY EDUCATION INCENTIVE PROGRAM; SECTION 41-3-16.1, MISSISSIPPI CODE OF 1972, WHICH CREATED THE ARPA RURAL WATER ASSOCIATIONS INFRASTRUCTURE 7 GRANT PROGRAM; SECTION 41-14-31, MISSISSIPPI CODE OF 1972, WHICH 8 9 CREATED THE COVID-19 HOSPITAL EXPANDED CAPACITY PROGRAM; SECTION 10 49-2-131, MISSISSIPPI CODE OF 1972, WHICH CREATED THE MISSISSIPPI 11 MUNICIPALITY AND COUNTY WATER INFRASTRUCTURE GRANT PROGRAM ACT; 12 SECTION 57-123-7, MISSISSIPPI CODE OF 1972, WHICH CREATED A PROGRAM TO PROVIDE FUNDS TO ASSIST DESTINATION MARKETING ORGANIZATIONS IN PAYING COSTS FOR MARKETING ACTIVITIES; SECTION 14 15 57-123-9, MISSISSIPPI CODE OF 1972, WHICH ESTABLISHED A PROGRAM TO 16 PROVIDE ASSISTANCE TO MISSISSIPPI NONPROFIT MUSEUMS; AND SECTION 17 57-123-11, MISSISSIPPI CODE OF 1972, WHICH CREATED A PROGRAM TO 18 PROVIDE FUNDS TO THE MISSISSIPPI MAIN STREET ASSOCIATION; TO AMEND 19 SECTION 27-104-321, MISSISSIPPI CODE OF 1972, TO AUTHORIZE FUNDS 20 IN THE CORONAVIRUS STATE FISCAL RECOVERY FUND TO BE USED FOR 21 PAYING EXPENSES OF THE DEPARTMENT OF FINANCE AND ADMINISTRATION IN 22 ADMINISTERING EXPENDITURES FROM THE FUND; TO AMEND SECTION 23 41-139-1, MISSISSIPPI CODE OF 1972, TO REVISE CERTAIN PROVISIONS 24 OF THE COVID-19 MISSISSIPPI LOCAL PROVIDER INNOVATION GRANT 25 PROGRAM; TO PROVIDE THAT APPLICANTS FOR GRANTS THAT WERE APPROVED 26 AND FUNDED IN THE FIRST ROUND OF GRANTS AWARDED DURING FISCAL YEAR 27 2023 ARE ELIGIBLE TO APPLY FOR THE SECOND ROUND OF GRANTS AWARDED 28 DURING FISCAL YEAR 2024; TO PROVIDE THAT GRANTS MAY BE USED FOR 29 REIMBURSEMENT OF EXPENSES THAT WERE INCURRED BY PROVIDERS DURING THE PERIOD BEGINNING ON MARCH 3, 2021, THROUGH DECEMBER 31, 2024; 30 31 TO DELETE THE REQUIREMENT THAT THE PROGRAM BE FUNDED FROM THE 32 CORONAVIRUS STATE FISCAL RECOVERY FUND; TO PROVIDE THAT THE 33 DEPARTMENT OF HEALTH MAY EXPEND A PORTION OF THE AMOUNT 34 APPROPRIATED FOR THE PROGRAM FOR THE EXPENSES OF ADMINISTERING THE

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- 35 PROGRAM; TO AMEND SECTION 45-2-41, MISSISSIPPI CODE OF 1972, TO
- 36 REVISE THE SOURCE OF FUNDING FOR THE MISSISSIPPI LAW ENFORCEMENT
- 37 AND FIRE FIGHTERS PREMIUM PAY PROGRAM; TO CLARIFY THE AMOUNT OF
- 38 PREMIUM PAY THAT A PERSON MAY RECEIVE FROM THIS PROGRAM IF THEY
- 39 RECEIVED PREMIUM PAY FROM THEIR EMPLOYER; TO AMEND SECTION
- 40 25-3-25, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT SHERIFFS MAY
- 41 RECEIVE THE PREMIUM PROVIDED FOR IN SECTION 45-2-41, AS PART OF
- 42 THEIR COMPENSATION; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 44 **SECTION 1.** Section 27-104-321, Mississippi Code of 1972, is
- 45 amended as follows:
- 46 27-104-321. (1) All funds received by or on behalf of the
- 47 State of Mississippi through the Coronavirus State Fiscal Recovery
- 48 Fund in Section 9901 of the American Rescue Plan Act of 2021
- 49 (Public Law No. 117-2) shall be deposited into the Coronavirus
- 50 State Fiscal Recovery Fund created in subsection (2) of this
- 51 section.
- 52 (2) There is created in the State Treasury a special fund to
- 53 be designated as the "Coronavirus State Fiscal Recovery Fund."
- 54 The special fund shall consist of funds required to be deposited
- 55 into the special fund by subsection (1) of this section, funds
- 56 appropriated or otherwise made available by the Legislature in any
- 57 manner, and funds from any other source designated for deposit
- 58 into the special fund. Monies in the fund shall only be spent
- 59 upon appropriation by the Legislature, and shall only be used as
- 60 provided in the Coronavirus State Fiscal Recovery Fund in Section
- 61 9901 of the American Rescue Plan Act of 2021 (Public Law No.
- 62 117-2) or as authorized by federal rule or regulation or
- 63 guidelines, and also may be used for paying expenses of the

- 64 department of finance and administration in administering
- 65 expenditures from the funds.
- 66 (3) Unexpended amounts remaining in the special fund at the
- 67 end of a fiscal year shall not lapse into the State General Fund
- 68 but shall remain in the Coronavirus State Fiscal Recovery Fund.
- 69 Any investment earnings or interest earned on amounts in the
- 70 special fund shall be deposited to the credit of the special fund.
- 71 **SECTION 2.** Section 27-104-325, Mississippi Code of 1972, is
- 72 brought forward as follows:
- 73 27-104-325. There is created in the State Treasury a special
- 74 fund to be designated as the "Coronavirus State Fiscal Recovery
- 75 Lost Revenue Fund," which shall consist of funds calculated based
- 76 on a reduction in the state's general revenue due to the
- 77 coronavirus public health emergency, made available through the
- 78 Coronavirus State Fiscal Recovery Fund established by the American
- 79 Rescue Plan Act of 2021, and transferred into the fund by act of
- 80 the Legislature. The fund shall be maintained by the State
- 81 Treasurer as a separate and special fund, separate and apart from
- 82 the General Fund of the state. Unexpended amounts remaining in
- 83 the fund at the end of a fiscal year shall not lapse into the
- 84 State General Fund, and any investment earnings or interest earned
- 85 on amounts in the fund shall be deposited to the credit of the
- 86 fund. Monies in the fund shall be used by the Department of
- 87 Finance and Administration, upon appropriation by the Legislature,
- 88 for the purpose of providing government services.

- SECTION 3. Section 37-106-60, Mississippi Code of 1972, is brought forward as follows:
- 91 37-106-60. (1) This section shall be known as the Nursing
- 92 and Respiratory Therapy Education Incentive Program.
- 93 (2) There is created a forgivable loan program for study in
- 94 nursing to become a licensed practical nurse or a registered
- 95 nurse, for advanced study in nursing by licensed registered
- 96 nurses, or for study in respiratory therapy to become a
- 97 respiratory therapist. Forgivable loans are established and shall
- 98 be allocated to students who: (a) are accepted and enrolled in an
- 99 accredited nursing program or respiratory therapy program approved
- 100 by the board; (b) complete an application by the deadline
- 101 established by the board; and (c) enter into contract with the
- 102 board, obligating themselves to pursue to completion the course of
- 103 study agreed upon, and following the completion of the course of
- 104 study, to practice nursing or respiratory therapy, as the case may
- 105 be, in the State of Mississippi for not less than five (5) years.
- 106 (3) Repayment and conversion terms shall be the same as
- 107 outlined in Section 37-106-53, except that the following
- 108 provisions shall apply instead of subsection (1)(b) of that
- 109 section: In lieu of payment in full of both principal and
- 110 interest, a loan recipient under this section may elect to repay
- 111 by entry into service employment as provided in subsection (2)(c)
- 112 of this section. Repayment under this option shall convert the
- 113 loan to an interest-free scholarship and discharge the same, on

- 114 the basis of one fifth (1/5) of the total loan amount for each
- 115 full year of service, or the appropriate proportion of the total
- 116 outstanding balance of principal and interest, all as established
- 117 by rule and regulation of the board. If at any time before the
- 118 repayment in full of the total obligation the recipient abandons
- 119 or abrogates repayment by this service option, the provisions of
- 120 Section 37-106-53(1)(c) shall apply.
- 121 (4) The board shall establish the rules and regulations as
- 122 it deems necessary and proper to carry out the purposes and intent
- 123 of this section.
- 124 **SECTION 4.** Section 41-3-16.1, Mississippi Code of 1972, is
- 125 brought forward as follows:
- 126 41-3-16.1. (1) The State Department of Health (department)
- 127 shall establish a grant program to be known as the ARPA Rural
- 128 Water Associations Infrastructure Grant Program (program) to
- 129 assist rural water associations in the construction of eligible
- 130 drinking water infrastructure projects as provided in the Final
- 131 Rule for the Coronavirus State and Local Fiscal Recovery Funds as
- 132 established by the federal American Rescue Plan Act (ARPA).
- 133 (2) The program shall be funded from appropriations by the
- 134 Legislature to the department from the Coronavirus State Fiscal
- 135 Recovery Fund, and the department shall expend all such funds for
- 136 the purposes provided in subsection (1) of this section. It is
- 137 the intent of the Legislature that, in the first fiscal year after
- 138 April 25, 2022, twenty percent (20%) of the funds appropriated to

- the department for the program be obligated to projects that have completed plans and specifications, acquired all necessary land and/or easements, and are ready to proceed to construction.
- 142 (3) The department shall obligate the funds by the deadline
  143 set by the rules and guidelines of the United States Department of
  144 the Treasury and will adhere to the Treasury's rules and
  145 guidelines for reporting and monitoring projects funded through
  146 ARPA.
  - The department shall develop a system for use in ranking the grant applications received. The ranking system shall include the following factors, at a minimum: (a) the environmental impact of the proposed project; (b) the proposed project's ability to address noncompliance with state/federal requirements; (c) the extent to which the project promotes economic development; (d) the number of people served by the project (both new and existing users); (e) impacts of the proposed project on disadvantaged/ overburdened communities; (f) the grant applicant's prior efforts to secure funding to address the proposed project's objectives; (g) the grant applicant's proposed contribution of other funds or in-kind cost-sharing to the proposed project; (h) the grant applicant's long-term plans for the financial and physical operation and maintenance of the project; and (i) the grant applicant's capacity to initiate construction in a timely manner and complete the proposed project by the deadline specified by

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- rules and guidelines of the United States Department of the Treasury for ARPA funds.
- 165 (5) An application for a grant under this section shall be 166 submitted at such time, be in such form, and contain such 167 information as the department prescribes.
- 168 (6) Upon the approval of an application for a grant under
  169 this section, the department shall enter into a project grant
  170 agreement with each grantee to establish the terms of the grant
  171 for the project, including the amount of the grant. The maximum
  172 amount of funds that may be provided to any rural water
  173 association from all grants under the program is Two Million Five
  174 Hundred Thousand Dollars (\$2,500,000.00).
- 175 (7) The department shall have all powers necessary to
  176 implement and administer the program. Of the funds appropriated
  177 to the department for the program, not more than five percent (5%)
  178 may be used by the department to cover the department's costs of
  179 administering the program.
- (8) In carrying out its responsibilities under the 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.
- 186 (9) The department shall submit an annual report regarding
  187 the 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.
- 190 **SECTION 5.** Section 41-14-31, Mississippi Code of 1972, is 191 brought forward as follows:
- 192 41-14-31. (1) The Mississippi Department of Health shall 193 establish and administer the Covid-19 Hospital Expanded Capacity
- 194 Program for the purpose of providing funds to hospitals that
- 195 increased treatment capacity related to the COVID-19 pandemic.
- 196 The program shall make grants to hospitals as a reimbursement for
- 197 expenses incurred during the period beginning on March 3, 2021,
- 198 through December 31, 2023, in the following manner:
- 199 (a) Funds shall first be expended for the reimbursement
- 200 to hospitals for the creation of ICU beds at a maximum amount of
- 201 Two Hundred Thousand Dollars (\$200,000.00) per bed. If the
- 202 reimbursement for allowable expenditures submitted by all
- 203 hospitals exceeds the amount of funds appropriated to this
- 204 program, then the Department of Health shall allocate the
- 205 reimbursement to each hospital per ICU bed created.
- 206 (b) After such reimbursement is made in paragraph (a)
- 207 of this subsection, any remaining funds shall be used to reimburse
- 208 hospitals for the creation of negative pressure beds at a maximum
- 209 amount of Fifty Thousand dollars (\$50,000.00) per bed. If the
- 210 reimbursement for allowable expenditures submitted by all
- 211 hospitals exceeds the amount of funds appropriated to this

212	program,	then	the	Depa	artment	of	Неа	lth	shall	allocat	e the	9
213	reimburse	ement	to e	each	hospita	al p	per	nega	ative	pressure	bed	created.

- 214 (2) The Department of Health shall:
- 215 (a) Promulgate rules and regulations necessary to 216 implement the purposes of this act.
- 217 (b) Require all applications for grants to be filed no 218 later than December 31, 2023.
- 219 Require recipients of funds under this program to (C) 220 certify that the reimbursement for the creation of the intensive care units or negative pressure room is for allowable expenditures 221 222 under the American Rescue Plan Act (ARPA) of 2021, Public Law 223 117-2, which amends Title VI of the Social Security Act; and its 224 implementing guidelines, guidance, rules, regulations and/or other 225 criteria, as may be amended or supplemented from time to time, by 226 the United States Department of the Treasury.
- 227 (d) Certify to the Department of Finance and
  228 Administration that each expenditure of the funds appropriated to
  229 the office under this act is in compliance with the guidelines,
  230 guidance, rules, regulations and/or other criteria, as may be
  231 amended from time to time, of the United States Department of the
  232 Treasury regarding the use of monies from the Coronavirus State
  233 Fiscal Recovery Fund in Section 9901 of ARPA.
- 234 (3) The department shall not:

235	(a)	Reimburse	hospitals	for	funds	expended	bv	, the

- 236 "Mississippi ICU Infrastructure Act," Sections 41-14-1 through
- 237 41-14-11.
- 238 (b) Reimburse hospitals for professional fees expended
- 239 in the creation of the beds.
- 240 (4) The Department of Health may retain up to One Hundred
- 241 Fifty Thousand Dollars (\$150,000.00) of the funds appropriated to
- 242 the program established in this act to pay reasonable expenses
- 243 incurred in the administration of the program.
- 244 (5) The department shall operate and administer the grant
- 245 program from funds appropriated by the Legislature from the
- 246 Coronavirus State Fiscal Recovery Funds.
- 247 (6) The Department of Health shall submit to the Joint
- 248 Legislative Budget Committee before October 1 of each year an
- 249 annual report containing, at a minimum, the number of submitted
- 250 applications, the amount of grant funds awarded to each hospital
- 251 for both ICU beds and negative pressure beds, and the number of
- 252 ICU beds and negative pressure beds that were provided a
- 253 reimbursement.
- 254 (7) This act shall stand repealed on July 1, 2026.
- 255 **SECTION 6.** Section 41-139-1, Mississippi Code of 1972, is
- 256 amended as follows:
- 257 41-139-1. (1) As used in this section, the following terms
- 258 shall be defined as provided in this subsection:

259	(a) "Local health care provider" or "provider" means a
260	facility that is licensed, certified or otherwise authorized or
261	permitted by law to provide health care in the ordinary course of
262	business in the State of Mississippi, including, but not limited
263	to, skilled nursing facilities, direct primary care clinics,
264	provider owned clinics, rural health clinics, academic medical
265	centers, community health centers and/or independent physician
266	practices.
267	(b) "Transitional assistance" means any assistance
268	related to changing a provider's current health care delivery
269	model to a model more appropriate for the community that the
270	provider serves, including, but not limited to:
271	(i) Conducting a market study of health care
272	services needed and provided in the community;
273	(ii) Acquiring and implementing new technological
274	tools and infrastructure, including, but not limited to,
275	telemedicine delivery methods, development of health information
276	exchange platforms to electronically share medical records,
277	electronic health record optimization, purchasing connected
278	devices, upgrading digital devices, improving broadband
279	connectivity, public health reporting, and implementing online or
280	mobile patient appointment management applications; and
281	(iii) Supporting the implementation of population
282	health management.

283	(2) There is established the COVID-19 Mississippi Local
284	Provider Innovation Grant Program to be administered by the State
285	Department of Health. The program and any grant awarded under the
286	program shall be for the purpose of strengthening and improving
287	the health care system and increasing access to health care
288	services providers to help communities achieve and maintain
289	optimal health by providing transitional assistance to providers.
290	The department may award an innovation grant to a local health

292 (3) Eligible local health care providers shall provide the 293 following information to the department in their application for a 294 grant:

care provider that applies in accordance with this section.

- 295 (a) A description of the location or locations for 296 which the grant monies will be expended, including the name and 297 locations of where the provider administers health care services;
- 298 (b) A statement of the amount of grant monies 299 requested;
- 300 (c) A description of the needs of the provider, the
  301 transitional assistance for which the grant monies will be
  302 expended and how such transitional assistance will meet the stated
  303 needs;
- 304 (d) Evidence that the provider has played an active 305 role in the community to combat the spread of COVID-19, including, 306 but not limited to, testing, vaccination and antibody treatment; 307 and

- 308 (e) Any other information that the department deems 309 necessary to administer this section.
- Applicants are limited to one (1) application per 310 business entity as determined by the applicant's business filing 311 312 status with the Secretary of State. Subsidiaries of the entity 313 are not eligible to submit separate applications. Health systems 314 that affiliate, own or control multiple clinics are only eligible 315 to submit to one (1) application under the parent entity. The 316 department shall determine the amount of the grant to be awarded 317 to each applicant based on the factors detailed in the application \* \* \*. Applicants for grants that were approved and 318 319 funded in the first round of grants awarded during fiscal year 320 2023 are eligible to apply for the second round of grants awarded 321 during fiscal year 2024. The maximum amount of \* \* \* any one (1) 322 grant that may be awarded to an applicant \* \* \* is Two Hundred 323 Fifty Thousand Dollars (\$250,000.00). Grants may be used for 324 reimbursement of expenses of transitional assistance meeting 325 federal and state requirements that were incurred by providers 326 during the period beginning on March 3, 2021, through December 31,
- 328 (5) \* \* \* The department may expend up to one and one-half

  329 percent (1-1/2%) of the amount appropriated for the program for

  330 the expenses of administering the program, or the specific amount

  331 authorized for administrative expenses in the appropriation bill

  332 if that amount is higher.

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- 333 **SECTION 7.** Section 45-2-41, Mississippi Code of 1972, is
- 334 amended as follows:
- 335 45-2-41. (1) There is created the "Mississippi Law
- 336 Enforcement and Fire Fighters Premium Pay Program," which shall be
- 337 administered by the Department of Public Safety to provide premium
- 338 pay to those law enforcement officers and firefighters in the
- 339 State of Mississippi as provided for in subsection (2) of this
- 340 section. Monies disbursed by the Department of Public Safety
- 341 under this section shall be disbursed in compliance with all
- 342 requirements and/or conditions on funds appropriated from the
- 343 Coronavirus State Fiscal Recovery Lost Revenue Fund for the
- 344 program established under this section.
- 345 (2) The program shall be funded from monies appropriated by
- 346 the Legislature from the Coronavirus State Fiscal Recovery Lost
- 347 Revenue Fund for that purpose. The Department of Public Safety
- 348 shall distribute the monies for the program in accordance with the
- 349 following:
- 350 (a) One Thousand Dollars (\$1,000.00) of premium pay
- 351 shall be paid to each eligible individual, except as otherwise
- 352 provided in paragraph (d) of this subsection (2).
- 353 (b) Eliqible individuals are all certified, full-time
- 354 and part-time law enforcement officers and certified, full-time
- 355 and part-time firefighters who are serving in the State of
- 356 Mississippi on July 1, 2022, except those excluded under
- 357 paragraphs (c) and (d) of this subsection (2). If a person is an

358	eligible individual in more than one (1) position covered under
359	this paragraph, that person shall only be eligible for one (1)
360	payment of premium pay under paragraph (a) of this subsection.
361	(c) Any law enforcement officer who received hazard pay
362	from the Governor's discretionary funds authorized by the
363	Legislature from the federal Coronavirus Aid, Relief and Economic
364	Security Act is not eligible to receive monies under this section.
365	(d) Any law enforcement officer or firefighter who
366	received One Thousand Dollars (\$1,000.00) or more of premium pay
367	from the county, municipality or other governmental entity that
368	employed them from funds received under the federal American
369	Rescue Plan Act is not eligible to receive monies under this
370	section. However, any law enforcement officer or firefighter who
371	received less than One Thousand Dollars (\$1,000.00) of premium pay
372	from the county, municipality or other governmental entity that
373	employed them from funds received under the federal American
374	Rescue Plan Act is eligible to receive from the monies under this
375	section the difference between the amount of premium pay received
376	from their employer and One Thousand Dollars (\$1,000.00).
377	( * * $\star\underline{e}$ ) The department also shall distribute monies
378	to counties, municipalities and other governmental entities that,
379	before July 1, 2022, paid premium pay to law enforcement officers
380	and firefighters employed by them from funds received under the

federal American Rescue Plan Act, to reimburse those governmental

entities for not more than One Thousand Dollars (\$1,000.00) of the

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amount of premium pay that the governmental entity paid to each recipient.

- 385 **SECTION 8.** Section 25-3-25, Mississippi Code of 1972, is 386 amended as follows:
- 387 25-3-25. (1) Except as otherwise provided in subsections
  388 (2) through \* \* \* (12), the salaries of sheriffs of the various
  389 counties are fixed as full compensation for their services.
- The annual salary for each sheriff shall be based upon the total population of his county according to the latest federal decennial census in the following categories and for the following amounts; however, no sheriff shall be paid less than the salary authorized under this section to be paid the sheriff based upon the population of the county according to the most recent federal decennial census:
- 397 (a) For counties with a total population of more than 398 one hundred thousand (100,000), a salary of One Hundred Four 399 Thousand Dollars (\$104,000.00).
- 400 (b) For counties with a total population of more than
  401 forty-four thousand (44,000) and not more than one hundred
  402 thousand (100,000), a salary of Ninety-five Thousand Dollars
  403 (\$95,000.00).
- (c) For counties with a total population of more than thirty thousand (30,000) and not more than forty-four thousand (44,000), a salary of Ninety Thousand Dollars (\$90,000.00).

407	(d) For counties with a total population of more than
408	twelve thousand five hundred (12,500) and not more than thirty
409	thousand (30,000), a salary of Eighty-five Thousand Dollars
410	(\$85,000.00).

- 411 (e) For counties with a total population of not more 412 than twelve thousand five hundred (12,500), a salary of Eighty 413 Thousand Dollars (\$80,000.00).
- 414 (2) In addition to the salary provided for in subsection (1)
  415 of this section, the Board of Supervisors of Leflore County, in
  416 its discretion, may pay an annual supplement to the sheriff of the
  417 county in an amount not to exceed Ten Thousand Dollars
  418 (\$10,000.00). The Legislature finds and declares that the annual
  419 supplement authorized by this subsection is justified in such
  420 county for the following reasons:
- 421 (a) The Mississippi Department of Corrections operates 422 and maintains a restitution center within the county;
- 423 (b) The Mississippi Department of Corrections operates 424 and maintains a community work center within the county;
- 425 (c) There is a resident circuit court judge in the 426 county whose office is located at the Leflore County Courthouse;
- 427 (d) There is a resident chancery court judge in the 428 county whose office is located at the Leflore County Courthouse;
- (e) The Magistrate for the Fourth Circuit Court

  430 District is located in the county and maintains his office at the

  431 Leflore County Courthouse;

432 (f) The Region	. V 1	Mental	Health-Mental	Retardation
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- 433 Center, which serves a multicounty area, calls upon the sheriff to
- 434 provide security for out-of-town mental patients, as well as
- 435 patients from within the county;
- 436 (g) The increased activity of the Child Support
- 437 Division of the Department of Human Services in enforcing in the
- 438 courts parental obligations has imposed additional duties on the
- 439 sheriff; and
- (h) The dispatchers of the enhanced E-911 system in
- 441 place in Leflore County have been placed under the direction and
- 442 control of the sheriff.
- 443 (3) In addition to the salary provided for in subsection (1)
- 444 of this section, the Board of Supervisors of Rankin County, in its
- 445 discretion, may pay an annual supplement to the sheriff of the
- 446 county in an amount not to exceed Ten Thousand Dollars
- 447 (\$10,000.00). The Legislature finds and declares that the annual
- 448 supplement authorized by this subsection is justified in such
- 449 county for the following reasons:
- 450 (a) The Mississippi Department of Corrections operates
- 451 and maintains the Central Mississippi Correctional Facility within
- 452 the county;
- (b) The State Hospital is operated and maintained
- 454 within the county at Whitfield;

455	(C)	Hudspeth	Regional	Center,	а	facility	maintained	for
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- 456 the care and treatment of persons with an intellectual disability,
- 457 is located within the county;
- 458 (d) The Mississippi Law Enforcement Officers Training
- 459 Academy is operated and maintained within the county;
- 460 (e) The State Fire Academy is operated and maintained
- 461 within the county;
- (f) The Pearl River Valley Water Supply District,
- 463 ordinarily known as the "Reservoir District," is located within
- 464 the county;
- 465 (g) The Jackson-Medgar Wiley Evers International
- 466 Airport is located within the county;
- 467 (h) The patrolling of the state properties located
- 468 within the county has imposed additional duties on the sheriff;
- 469 and
- 470 (i) The sheriff, in addition to providing security to
- 471 the nearly one hundred thousand (100,000) residents of the county,
- 472 has the duty to investigate, solve and assist in the prosecution
- 473 of any misdemeanor or felony committed upon any state property
- 474 located in Rankin County.
- 475 (4) In addition to the salary provided for in subsection (1)
- 476 of this section, the Board of Supervisors of Neshoba County shall
- 477 pay an annual supplement to the sheriff of the county an amount
- 478 equal to Ten Thousand Dollars (\$10,000.00).

- 479 (5) In addition to the salary provided for in subsection (1)
- 480 of this section, the Board of Supervisors of Tunica County, in its
- 481 discretion, may pay an annual supplement to the sheriff of the
- 482 county an amount equal to Ten Thousand Dollars (\$10,000.00),
- 483 payable beginning April 1, 1997.
- 484 (6) In addition to the salary provided for in subsection (1)
- 485 of this section, the Board of Supervisors of Hinds County shall
- 486 pay an annual supplement to the sheriff of the county in an amount
- 487 equal to Fifteen Thousand Dollars (\$15,000.00). The Legislature
- 488 finds and declares that the annual supplement authorized by this
- 489 subsection is justified in such county for the following reasons:
- 490 (a) Hinds County has the greatest population of any
- 491 county, two hundred fifty-four thousand four hundred forty-one
- 492 (254,441) by the 1990 census, being almost one hundred thousand
- 493 (100,000) more than the next most populous county;
- (b) Hinds County is home to the State Capitol and the
- 495 seat of all state government offices;
- 496 (c) Hinds County is the third largest county in
- 497 geographic area, containing eight hundred seventy-five (875)
- 498 square miles;

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- 499 (d) Hinds County is comprised of two (2) judicial
- 500 districts, each having a courthouse and county office buildings;
- 501 (e) There are four (4) resident circuit judges, four
- 502 (4) resident chancery judges, and three (3) resident county judges
- 503 in Hinds County, the most of any county, with the sheriff acting

504 as chief executive officer and provider of bailiff servic	es for
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- 505 all;
- 506 (f) The main offices for the clerk and most of the
- 507 judges and magistrates for the United States District Court for
- 508 the Southern District of Mississippi are located within the
- 509 county;
- 510 (g) The state's only urban university, Jackson State
- 511 University, is located within the county;
- 512 (h) The University of Mississippi Medical Center,
- 513 combining the medical school, dental school, nursing school and
- 514 hospital, is located within the county;
- 515 (i) Mississippi Veterans Memorial Stadium, the state's
- 516 largest sports arena, is located within the county;
- 517 (j) The Mississippi State Fairgrounds, including the
- 518 Coliseum and Trade Mart, are located within the county;
- 519 (k) Hinds County has the largest criminal population in
- 520 the state, such that the Hinds County Sheriff's Department
- 521 operates the largest county jail system in the state, housing
- 522 almost one thousand (1,000) inmates in three (3) separate
- 523 detention facilities;
- 524 (1) The Hinds County Sheriff's Department handles more
- 525 mental and drug and alcohol commitment cases than any other

- 526 sheriff's department in the state;
- 527 (m) The Mississippi Department of Corrections maintains
- 528 a restitution center within the county;

529		(n)	Th€	e Mis	ssis	sippi	. Depai	rtment	of	Corre	ctions	regula	rly
530	houses as	many	as	one	hun	dred	(100)	state	cor	nvicts	within	the	
531	Hinds Cou	inty ja	ail	syst	cem;	and							

- 532 (o) The Hinds County Sheriff's Department is regularly 533 asked to provide security services not only at the Fairgrounds and 534 Memorial Stadium, but also for events at the Mississippi Museum of 535 Art and Jackson City Auditorium.
- 536 In addition to the salary provided for in subsection (1) 537 of this section, the Board of Supervisors of Wilkinson County, in 538 its discretion, may pay an annual supplement to the sheriff of the 539 county in an amount not to exceed Ten Thousand Dollars 540 (\$10,000.00). The Legislature finds and declares that the annual 541 supplement authorized by this subsection is justified in such 542 county because the Mississippi Department of Corrections contracts for the private incarceration of state inmates at a private 543 544 correctional facility within the county.
- 545 In addition to the salary provided for in subsection (1) of this section, the Board of Supervisors of Marshall County, in 546 547 its discretion, may pay an annual supplement to the sheriff of the 548 county in an amount not to exceed Ten Thousand Dollars 549 (\$10,000.00). The Legislature finds and declares that the annual 550 supplement authorized by this subsection is justified in such 551 county because the Mississippi Department of Corrections contracts 552 for the private incarceration of state inmates at a private correctional facility within the county. 553

- 554 In addition to the salary provided in subsection (1) of 555 this section, the Board of Supervisors of Greene County, in its 556 discretion, may pay an annual supplement to the sheriff of the 557 county in an amount not to exceed Ten Thousand Dollars 558 (\$10,000.00). The Legislature finds and declares that the annual 559 supplement authorized by this subsection is justified in such 560 county for the following reasons:
- 561 The Mississippi Department of Corrections operates 562 and maintains the South Mississippi Correctional Facility within 563 the county;
- In 1996, additional facilities to house another one 564 (b) 565 thousand four hundred sixteen (1,416) male offenders were 566 constructed at the South Mississippi Correctional Facility within 567 the county; and
- 568 The patrolling of the state properties located 569 within the county has imposed additional duties on the sheriff 570 justifying additional compensation.
- 571 In addition to the salary provided in subsection (1) of 572 this section, the board of supervisors of any county, in its 573 discretion, may pay an annual supplement to the sheriff of the 574 county in an amount not to exceed Ten Thousand Dollars 575 (\$10,000.00). The amount of the supplement shall be spread on the 576 minutes of the board. The annual supplement authorized in this 577 subsection shall not be in addition to the annual supplements authorized in subsections (2) through (9). 578

(11) In addition to the salary provided in subsection (1)
and the supplements authorized in subsections (2) through (10),
the board of supervisors of any county, in its discretion, may pay
an annual supplement in an amount not to exceed Five Thousand
Dollars (\$5,000.00) to the sheriff of any county in which a
juvenile detention center is located. The amount of the
supplement shall be spread on the minutes of the board.

- In addition to the salary provided in subsection (1)

  and any supplements authorized in subsections (2) through (11), a

  sheriff may receive the premium pay provided for in Section

  45-2-41 as part of the sheriff's compensation.
- 590 The salaries provided in this section shall ( \* \* \*13) (a) 591 be payable monthly on the first day of each calendar month by 592 chancery clerk's warrant drawn on the general fund of the county; 593 however, the board of supervisors, by resolution duly adopted and 594 entered on its minutes, may provide that such salaries shall be 595 paid semimonthly on the first and fifteenth day of each month. If 596 a pay date falls on a weekend or legal holiday, salary payments 597 shall be made on the workday immediately preceding the weekend or 598 legal holiday.
- (b) At least Ten Dollars (\$10.00) from each fee collected and deposited into the county's general fund under the provisions of paragraphs (a), (c) and (g) of subsection (1) of Section 25-7-19 shall be used for the sheriffs' salaries authorized in Section 25-3-25; as such Ten Dollar (\$10.00) amount

- 604 was authorized during the 2007 Regular Session in Chapter 331,
- 605 Laws of 2007, for the purpose of providing additional monies to
- 606 the counties for sheriffs' salaries.
- (\* \* \*14) (a) All sheriffs, each year, shall attend twenty
- 608 (20) hours of continuing education courses in law enforcement.
- 609 Such courses shall be approved by the Mississippi Board on Law
- 610 Enforcement Officers Standards and Training. Such education
- 611 courses may be provided by an accredited law enforcement academy
- 612 or by the Mississippi Sheriffs' Association.
- (b) The Mississippi Board on Law Enforcement Officers
- 614 Standards and Training shall reimburse each county for the
- 615 expenses incurred by sheriffs and deputy sheriffs for attendance
- 616 at any approved training programs as required by this subsection.
- 617 **SECTION 9.** Section 49-2-131, Mississippi Code of 1972, is
- 618 brought forward as follows:
- 49-2-131. (1) This section shall be known and may be cited
- 620 as the "Mississippi Municipality and County Water Infrastructure
- 621 Grant Program Act of 2022."
- 622 (2) There is hereby established within the Mississippi
- 623 Department of Environmental Quality the Mississippi Municipality
- 624 and County Water Infrastructure (MCWI) Grant Program under which
- 625 municipalities, counties and certain public utilities not
- 626 regulated by the Public Service Commission may apply for
- 627 reimbursable grants to make necessary investments in water,
- 628 wastewater, and stormwater infrastructure to be funded by the

630 available under the federal American Rescue Plan Act of 2021 631 (ARPA). Such grants shall be made available to municipalities and 632 counties to be matched with the Coronavirus Local Fiscal Recovery Funds awarded or to be awarded to them under ARPA on a one-to-one 633 634 matching basis. Coronavirus Local Fiscal Recovery Funds that a 635 county transfers to a municipality or that a county or 636 municipality transfers to a public utility not regulated by the 637 Public Service Commission are eligible on a one-to-one matching basis. Municipalities that received less than One Million Dollars 638 639 (\$1,000,000.00) in the total allocation of Coronavirus Local 640 Fiscal Recovery Funds are eligible for a two-to-one match only on 641 the Coronavirus Local Fiscal Recovery Funds awarded or to be 642 awarded to them under ARPA. The total funds provided for all 643 two-to-one matches shall not exceed Fifty Million Dollars

Legislature utilizing Coronavirus State Fiscal Recovery Funds made

648 For purposes of this section, unless the context 649 requires otherwise, the following terms shall have the meanings 650 ascribed herein:

(\$50,000,000.00). The dollar amount for professional fees that

can be allocated as a part of a county's, municipality's or public

utility's matching share is not to exceed four percent (4%) of the

651 "MCWI Grant Program" means the Mississippi 652 Municipality and County Water Infrastructure Grant Program.

total project cost.

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653	(b)	"ARPA"	means	the	federal	American	Rescue	Plan	Act

654 of 2021, Public Law 117-2, which amends Title VI of the Social

- 655 Security Act.
- 656 "State Recovery Funds" means Coronavirus State (C)
- Fiscal Recovery Funds awarded through Section 602 of Title VI of 657
- 658 the Social Security Act amended by Section 9901 of the federal
- 659 American Rescue Plan Act of 2021, Public Law 117-2.
- 660 "Local Recovery Funds" means Coronavirus Local
- 661 Fiscal Recovery Funds awarded through Section 603 of Title VI of
- the Social Security Act amended by Section 9901 of the federal 662
- American Rescue Plan Act of 2021, Public Law 117-2. 663
- "Department" means the Department of Environmental 664 (e)
- 665 Quality.
- 666 (f) "Professional fees" means fees for the services of
- 667 attorneys and engineering, surveying, and environmental studies.
- 668 (g) "Project" means the infrastructure improvements
- 669 defined in an application that (i) complies with all requirements
- 670 of ARPA, and (ii) is eligible for a grant award under this
- 671 section.
- On or before July 1, 2022, the Department of 672 (4)
- 673 Environmental Quality shall promulgate rules and regulations
- 674 necessary to administer the MCWI Grant Program prescribed under
- 675 this section, including application procedures and deadlines.
- 676 department is exempt from compliance with the Mississippi

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677	Administrative	Procedures	$T_{A}w$	in	fulfilling	the	requirements	of
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- 678 this section.
- (b) The Department of Health shall advise the
- 680 Mississippi Department of Environmental Quality regarding all such
- 681 rules and regulations as related to the federal Safe Drinking
- 682 Water Act.
- (5) Funding under the MCWI Grant Program shall be allocated
- 684 to projects certified by the Mississippi Department of
- 685 Environmental Quality as eligible for federal funding, including,
- 686 but not be limited to, the following:
- (a) Construction of publicly owned treatment works;
- (b) Projects pursuant to the implementation of a
- 689 nonpoint source pollution management program established under the
- 690 Clean Water Act (CWA);
- (c) Decentralized wastewater treatment systems that
- 692 treat municipal wastewater or domestic sewage;
- 693 (d) Management and treatment of stormwater or
- 694 subsurface drainage water;
- (e) Water conservation, efficiency, or reuse measures;
- (f) Development and implementation of a conservation
- 697 and management plan under the CWA;
- 698 (g) Watershed projects meeting the criteria set forth
- 699 in the CWA;
- 700 (h) Energy consumption reduction for publicly owned

701 treatment works;

702		(i)	Reuse	or	recycling	of	wastewater,	stormwater,	or
703	subsurface	dra	inage v	wate	er:				

- (j) Facilities to improve drinking water quality;
- 705 (k) Transmission and distribution, including
- 706 improvements of water pressure or prevention of contamination in
- 707 infrastructure and lead service line replacements;
- 708 (1) New sources to replace contaminated drinking water
- 709 or increase drought resilience, including aquifer storage and
- 710 recovery system for water storage;
- 711 (m) Storage of drinking water, such as to prevent
- 712 contaminants or equalize water demands;
- 713 (n) Purchase of water systems and interconnection of
- 714 systems;

- 715 (o) New community water systems;
- 716 (p) Culvert repair, resizing, and removal, replacement
- 717 of storm sewers, and additional types of stormwater
- 718 infrastructure;
- 719 (q) Dam and reservoir rehabilitation, if the primary
- 720 purpose of dam or reservoir is for drinking water supply and
- 721 project is necessary for the provision of drinking water;
- 722 (r) Broad set of lead remediation projects eligible
- 723 under EPA grant programs authorized by the Water Infrastructure
- 724 Improvements for the Nation (WIIN) Act; and
- 725 (s) Any eligible drinking water, wastewater or

726 stormwater project through ARPA guidelines, guidance, rules,

- regulations and other criteria, as may be amended from time to time, by the United States Department of the Treasury.
- 729 (6) The governing authority of a municipality, county or
- 730 public utility that is not regulated by the Public Service
- 731 Commission may submit an application for grant funds under this
- 732 section if the applicant is an operator-member of Mississippi 811,
- 733 Inc., as defined in Section 77-13-3. Applicants shall certify to
- 734 the department that each expenditure of the funds awarded to them
- 735 under this section is in compliance with ARPA guidelines,
- 736 guidance, rules, regulations and other criteria, as may be amended
- 737 from time to time, by the United States Department of the Treasury
- 738 regarding the use of monies from the State Coronavirus State
- 739 Fiscal Recovery Funds. Subsequent submissions will be due by the
- 740 dates established by the department.
- 741 (7) An application for a grant under this section shall be
- 742 submitted at such time, be in such form, and contain such
- 743 information as the department prescribes. Each application for
- 744 grant funds shall include the following at a minimum: (a)
- 745 applicant contact information; (b) project description and type of
- 746 project; (c) project map; (d) estimate of population affected by
- 747 the project; (e) disadvantaged community criteria (population,
- 748 median household income, unemployment, current water/sewer rates);
- 749 (f) estimated project cost; (g) list of match funds of direct
- 750 Coronavirus Local Fiscal Recovery Funds received and to be
- 751 received from the federal government, a certification that such

funds have been or will be used for the project detailed in the
application, and documentation of commitment; (h) estimated
project schedule and readiness to proceed; (i) engineering
services agreement; (j) engineering reports; and (k) information

756 about status of obtaining any required permits.

(8) The department must apply a system for use in ranking the grant applications received. When applying the ranking system, the department shall apply a greater weight to projects that have approved engineering/design, plans and permits if the department has deemed the project is ready to begin construction within six (6) months. Projects that are included on the municipal or county engineer's approved list and provide applicable supporting documentation shall receive additional consideration awarded to the application. The ranking system shall include the following factors, at a minimum: environmental impact of the proposed project; (b) the proposed project's ability to address noncompliance with state/federal requirements; (c) the extent to which the project promotes economic development; (d) the number of people served by the project and the number of communities the project serves; (e) impacts of the proposed project on disadvantaged/overburdened communities; (f) the grant applicant's prior efforts to secure funding to address the proposed project's objectives; (q) the grant applicant's proposed contribution of other funds or in-kind cost-sharing to the proposed project; (h) the grant applicant's

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777 long-term plans for the financial and physical operation and 778 maintenance of the project; (i) the grant applicant's capacity to 779 initiate construction in a timely manner and complete the proposed 780 project by the deadline specified by the United States Department 781 of Treasury rules for ARPA funds; (j) the extent to which the 782 project benefits multiple political subdivisions in a regional 783 manner; (k) the project's ability to enhance public service 784 infrastructure, including transportation and emergency access; and 785 (1) any other factors as determined by the department.

- (9) The grant program shall include a specific emphasis on addressing the needs of an economically disadvantaged community, including providing safe, reliable drinking water in areas that lack infrastructure, providing sewage treatment capacity in unsewered areas and providing regional development of infrastructure to serve multiple communities.
- 792 Applications shall be reviewed and scored as they are 793 The Mississippi Department of Environmental Quality received. 794 shall certify whether each project submitted is a "necessary 795 investment" in water, wastewater, or stormwater infrastructure as 796 defined in the American Rescue Plan Act and all applicable 797 quidance issued by the United States Department of the Treasury. 798 The Department of Environmental Quality shall review the lists of 799 recommended water infrastructure projects and issue its list of 800 recommended projects to the Mississippi Department of Health for 801 its advice. Grant agreements shall be executed between the

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802 recipient and the Mississippi Department of Environmental Quality. All final awards shall be determined at the discretion of the 803 804 executive director of the department. Any funds awarded to the 805 City of Jackson under this section shall be deposited in the 806 Capital City Water/Sewer Projects Fund of the State Treasury. 807 Funds shall be obligated to a grantee upon the execution of a 808 grant agreement between the department and the approved applicant. 809 Funds shall be made available to a grantee when the department 810 obtains the necessary support for reimbursement. The department is authorized to conduct additional rounds of grants as needed; 811 812 however, in the first round no more than forty percent (40%) of 813 the total funds appropriated for each grant program may be awarded 814 by the department, and the remaining funds may be awarded in the 815 second or subsequent rounds which shall occur no later than six 816 (6) months from the previous round. To ensure equitable treatment 817 between the categories of projects, no less than twenty percent 818 (20%) awarded under this section shall be allocated to each of the three (3) categories of drinking water projects, wastewater 819 820 projects and stormwater projects. In second or subsequent rounds, 821 any funds not requested may be allocated to any category. 822 Grant funds shall be used prospectively; however, grant 823 funds may be used to reimburse expenses incurred before the 824 enactment of this program if the costs are adequately documented 825 and comply with applicable ARPA guidelines. An applicant must 826 agree to obtain all necessary state and federal permits and follow

- all state bidding and contracting laws and fiscally sound practices in the administration of the funds.
- (12) (a) Monies must be disbursed under this section in compliance with the guidelines, guidance, rules, regulations or other criteria, as may be amended from time to time, of the United States Department of the Treasury regarding the use of monies from the Coronavirus State Fiscal Recovery Fund, established by the American Rescue Plan of 2021.
- (b) The use of funds allocated under this program shall be subject to audit by the United States Department of the Treasury's Office of Inspector General and the Mississippi Office of the State Auditor. Each person receiving funds under these programs found to be fully or partially noncompliant with the requirements in this section shall return to the state all or a portion of the funds received.
- 842 The department shall submit to the Lieutenant Governor, 843 Speaker of the House, House and Senate Appropriations Chairmen, 844 and the Legislative Budget Office quarterly reports and annual 845 reports that are due by the dates established in the Compliance 846 and Reporting Guidance by the United States Department of 847 The reports shall contain the applications received, 848 the score of the applications, the amount of grant funds awarded 849 to each applicant, the amount of grant funds expended by each 850 applicant, and status of each applicant's project.

- 851 Grant funds shall be available under this section 852 through December 31, 2026, or on the date of the fund expenditure 853 deadline provided by the federal government, whichever occurs 854 later. Each grant recipient shall certify for any project for 855 which a grant is awarded that if the project is not completed by 856 December 31, 2026, and the United States Congress does not enact 857 an extension of the deadline on the availability of ARPA funds, 858 then the grant recipient will complete the project through other 859 funds.
- 15) The Mississippi Department of Environmental Quality may retain an amount not to exceed five percent (5%) of the total funds allocated to the program to defray administrative costs.
  - (16) The department shall be exempt from provisions of the Public Procurement Review Board for any requirements of personal or professional service contracts or the pre-approval of the solicitation for such contracts used in the execution of its responsibilities under this section. This subsection shall stand repealed on January 1, 2026.
- 869 (17) The provisions of this section shall stand repealed on 870 January 1, 2027.
- 871 **SECTION 10.** Section 57-123-7, Mississippi Code of 1972, is 872 brought forward as follows:
- 57-123-7. (1) As used in this section, the following words and phrases shall have the meanings ascribed in this section unless the context clearly indicates otherwise:

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876	a	) "Destination	marketing	oro	ganization"	means:
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- (i) Special local governmental units created by
  local and private laws of the State of Mississippi for the purpose
  of tourism promotion, funded by special local tax levies, and
  staffed with professionals engaged in out-of-state tourism
  marketing and tourism product development for municipalities,
  counties and/or regions; or
- 883 (ii) Publicly-funded local organizations that
  884 engage in out-of-state tourism marketing and tourism development
  885 for municipalities, counties and/or regions.
- 886 (b) "Marketing activities" means multimedia marketing 887 and advertising, including digital media, broadcast media and 888 printed media, including travel publications, production, travel 889 market sector analysis, consumer travel sentiment, public 890 relations, communication strategy, direct sales bookings, group 891 tour bookings, tourism development and administrative costs to 892 execute marketing activities related to the business disruption 893 effects of the Coronavirus Disease 2019 as expressed in Section 1 894 of Chapter 399, Laws of 2022.
  - (2) (a) The Department of Finance and Administration shall establish a program for the purpose of providing funds to assist destination marketing organizations in paying costs for marketing activities as provided in this section. Monies disbursed by the Department of Finance and Administration under this section shall be disbursed in compliance with all requirements and/or conditions

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901	on funds appropriated from the Coronavirus State Fiscal Recovery
902	Fund for the program established under this section. The
903	Department of Finance and Administration shall determine, in
904	conjunction with the destination marketing organizations, the
905	allocation of funds under this section and shall disburse funds as
906	follows:
907	(i) Not more than Nine Million Four Hundred
908	Twenty-seven Thousand Five Hundred Fifty-seven Dollars
909	(\$9,427,557.00) of such monies shall be allocated to destination
910	marketing organizations in a manner that will provide monies to a
911	destination marketing organization in an amount equal to
912	seventy-five percent (75%) of the destination marketing
913	organization's marketing and advertising expenditures during the
914	2019 fiscal year, and
915	(ii) Not more than Twenty Million Five Hundred
916	Seventy-two Thousand Four Hundred Forty-three Dollars
917	(\$20,572,443.00) of such monies shall be allocated to destination
918	marketing organizations based on the proportion that a destination
919	marketing organization's contribution toward total tourism
920	visitors in the state according to the 2019 Fiscal Year Visit
921	Mississippi Visitors Profile Report bears to all destination
922	marketing organizations' contributions toward total tourism
923	visitors in the state according to the 2019 Fiscal Year Visit
924	Mississippi Visitors Profile Report. However, a destination
925	marketing organization shall not receive an amount less than Two

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926	Hundred Fifty	Thousand	Dollars	(\$250,000.00)	under	this
927	subparagraph	(ii).				

- 928 (b) Within fifteen (15) days after July 1, 2022, the
  929 Department of Finance and Administration shall distribute the
  930 funds allocated under paragraph (a) of this subsection (2) to
  931 eligible destination marketing organizations. Before receiving
  932 funds under this subsection (2), a destination marketing
  933 organization must certify to the Department of Finance and
  934 Administration that:
- 935 (i) The funds will only be used for marketing 936 activities, and
- (ii) The destination marketing organization will comply with applicable federal and state regulations and requirements related to American Rescue Plan Act funds, and (iii) The destination marketing organization will obligate all funds by December 31, 2024, and fully expend all funds by December 31, 2026.
- 943 Destination marketing organizations receiving funds 944 under this subsection (2) shall keep and maintain records related 945 to expenditures. Destination marketing organizations receiving 946 funds under this subsection (2) shall also track impacts of their marketing activities through special levy tax receipts, hotel 947 948 occupancy indicators, other tourism industry metrics, and 949 analytics from marketing campaigns, as appropriate. Such 950 destination marketing organizations shall provide semi-annual

- 951 reports on expenditures and economic impacts of their marketing
- 952 activities to the Department of Finance and Administration, the
- 953 Governor, the Lieutenant Governor, the Speaker of the House of
- 954 Representatives and the Department of Audit.
- 955 (d) Subject to applicable purchasing laws, destination
- 956 marketing organizations will give preference, when available and
- 957 practical, to Mississippi-based companies for any new contracts
- 958 entered into for marketing activities.
- 959 (3) The Department of Finance and Administration and the
- 960 Department of Audit shall have all powers necessary for the
- 961 implementation of this section.
- 962 **SECTION 11.** Section 57-123-9, Mississippi Code of 1972, is
- 963 brought forward as follows:
- 964 57-123-9. (1) The Department of Finance and Administration
- 965 shall establish a program for the purpose of providing assistance
- 966 to Mississippi nonprofit museums as provided in this section.
- 967 Monies disbursed by the Department of Finance and Administration
- 968 under this section shall be disbursed in compliance with all
- 969 requirements and/or conditions on funds appropriated from the
- 970 Coronavirus State Fiscal Recovery Fund for the program established
- 971 under this section. The Department of Finance and Administration
- 972 shall disburse funds under this section to nonprofit museums
- 973 located in municipalities with a population of not more than fifty
- 974 thousand (50,000) according to the latest federal decennial census
- 975 to assist in paying costs associated with advertising and other

977 related activities, and repairs and renovations of and upgrades 978 and improvements to such museums for health and safety purposes 979 related to the Coronavirus Disease 19. Of the monies disbursed by 980 the Department of Finance and Administration under this section, 981 twenty-five percent (25%) of such monies shall be used to provide 982 assistance for requests for assistance of less than Three Hundred 983 Thousand Dollars (\$300,000.00); thirty-five percent (35%) of such 984 monies shall be used to provide assistance for requests for assistance of Three Hundred Thousand Dollars (\$300,000.00) or more 985 986 but less than Seven Hundred Thousand Dollars (\$700,000.00) and 987 forty percent (40%) of such monies shall be used to provide 988 assistance for requests for assistance of Seven Hundred Thousand 989 Dollars (\$700,000.00) or more. A museum desiring assistance under 990 this section must submit an application to the Department of 991 Finance and Administration. The application must include a 992 description of the purposes for which the assistance is requested, 993 the amount of the assistance requested and any other information 994 required by the department.

forms of promoting and publicizing nonprofit museums and museum

- 995 (2) The Department of Finance and Administration shall have 996 all powers necessary for the implementation of this section.
- 997 **SECTION 12.** Section 57-123-11, Mississippi Code of 1972, is 998 brought forward as follows:
- 999 57-123-11. (1) The Department of Finance and Administration 1000 shall establish a program for the purpose of providing funds to

1001	Mississippi Main Street Association as provided in this section.					
1002	Monies disbursed by the Department of Finance and Administration					
1003	under this section shall be disbursed in compliance with all					
1004	requirements and/or conditions on funds appropriated from the					
1005	Coronavirus State Fiscal Recovery Fund for the program established					
1006	under this section. The Department of Finance and Administration					
1007	shall disburse funds under this section to Mississippi Main Street					
1008	Association to be used for the purpose of making revitalization					
1009	grants to Mississippi communities as follows:					
1010	2020 Num	ber of	Grant	Total		
1011	population com	munities	amount	grants		
1012	More than 25,000	8	\$ 125,000.00	\$ 1,000,000.00		
1013	Not more than 25,000	40	\$ 100,000.00	\$ 4,000,000.00		
1014	Total			\$ 5,000,000.00		
1015	(2) The Departmen	t of Financ	e and Administr	ation shall have		

all powers necessary for the implementation of this section.

SECTION 13. This act shall take effect and be in force from

and after July 1, 2023, and shall stand repealed on June 30, 2023.

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