## Adopted AMENDMENT NO 1 PROPOSED TO

## House Bill No. 1020

## **BY: Representative Lamar**

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

26 SECTION 1. There shall be created two (2) inferior courts as 27 authorized by Article 6, Section 172 of the Mississippi 28 Constitution of 1890, to be located within the boundaries 29 established in Section 29-5-203 for the Capitol Complex 30 Improvement District, hereinafter referred to as "CCID". 31 **SECTION 2.** (1)Each Capitol Complex Improvement District 32 (CCID) inferior court judge shall possess all qualifications 33 required by law for circuit and chancery court judges. Each judge 34 of such court shall be a qualified elector of this state, and 35 shall have such other qualifications as provided for by law. Each



- 36 judge shall be appointed by the Chief Justice of the Mississippi
- 37 Supreme Court to serve four (4) year terms.
- 38 (2) The persons appointed as judges for the CCID inferior
- 39 courts shall not practice law in any of the courts of the state.
- 40 (3) Each CCID inferior court judge shall be paid an annual
- 41 salary equal to the amount provided by law for circuit and
- 42 chancery judges. The annual compensation of the judges shall be
- 43 increased any time the annual salaries for circuit and chancery
- 44 judges are increased.
- 45 (4) Each CCID inferior judge shall be provided an operating
- 46 allowance equal to the amounts authorized in Section 9-1-36.
- 47 (5) The Administrative Office of Courts shall provide
- 48 monies for the office operating allowances, salaries for support
- 49 staff and judges in the same manner as provided to circuit and
- 50 chancery judges upon annual appropriation by the Legislature.
- 51 **SECTION 3.** (1) (a) The Attorney General shall appoint four
- 52 (4) attorneys to serve as prosecuting attorneys for the Capitol
- 53 Complex Improvement District (CCID) inferior courts. Such
- 54 prosecuting attorneys may be employees with the Office of the
- 55 Attorney General or contracted by the Attorney General for such
- 56 purposes. The attorneys shall prosecute cases therein, in the
- 57 same manner and with the same authority of law provided for
- 58 district attorneys and county prosecuting attorneys. The CCID
- 59 inferior courts prosecuting attorneys are authorized to file
- 60 indictments or other criminal actions in the Circuit Court of the

- 61 First Judicial District of Hinds County. The provisions of this
- 62 section shall not be construed to prohibit or in any way limit the
- 63 Hinds County District Attorney from filing an indictment or any
- 64 other criminal action that occurred or accrued, in whole or in
- 65 part, within the boundaries of the CCID in the CCID inferior
- 66 courts.
- 67 (b) The Attorney General shall provide support staff
- 68 and any other staff necessary to assist such prosecuting attorneys
- 69 in carrying out their functions and duties as prosecuting
- 70 attorneys.
- 71 (c) The Attorney General shall provide funding for the
- 72 salaries for support staff and prosecuting attorneys in the same
- 73 amounts and in the same manner as provided to district attorneys
- 74 and assistant district attorneys by law.
- 75 (2) (a) The State Defender of the Office of State Public
- 76 Defender shall appoint four (4) attorneys to serve as public
- 77 defenders on an as needed basis within the CCID inferior courts.
- 78 (b) The State Defender shall provide support staff and
- 79 any other staff necessary to assist the public defenders in
- 80 carrying out their functions and duties.
- 81 (c) The State Defender shall provide salaries for the
- 82 defenders in the same manner as provided by law for public
- 83 defenders.
- 84 (d) In addition to any other authority provided by law
- 85 for the State Defender, the State Defender may represent indigent



- 86 persons in legal proceedings where the person has a constitutional
- 87 right to appointed counsel and may provide representation to
- parents or quardians who have been determined by the youth court 88
- judge to be indigent and in need of representation in an abuse, 89
- 90 neglect or termination of parental rights proceeding or appeal
- 91 therefrom. The State Defender shall promulgate, implement and
- 92 enforce standards that define how effective indigent defense
- 93 services should be provided in all such cases, subject to the
- 94 approval of the Mississippi Supreme Court. In addition to the
- 95 representation that may be provided by staff or contract counsel,
- 96 county public defender programs shall also be included.
- 97 (3) The Administrative Office of Courts, in (a)
- 98 consultation with the Chief Justice of the Supreme Court, shall
- 99 appoint a clerk and a deputy clerk for the CCID inferior courts.
- 100 The Administrative Office of Courts shall provide
- 101 support staff and any other staff necessary to carry out the
- 102 functions and duties for the clerk and deputy clerk for the CCID
- 103 inferior courts.
- 104 (C) The Administrative Office of Courts shall provide
- 105 monies for the salaries of support staff, the clerk and the deputy
- 106 clerk with monies appropriated by the Legislature for such
- 107 purpose.
- 108 SECTION 4. The clerk of the Capitol Complex Improvement (1)
- 109 District (CCID) inferior courts shall maintain a jury box and
- shall place therein the names or identifying numbers of all 110



- 111 prospective jurors drawn from the jury wheel. The names of all
- 112 qualified electors in Hinds County shall be placed in the jury
- 113 wheel.
- 114 (2) A CCID inferior court judge may direct the CCID inferior
- 115 courts clerk to draw and assign to the CCID inferior court or
- 116 official the number of jurors he deems necessary for one or more
- 117 jury panels or as required by law for a grand jury, except as
- 118 otherwise provided by subsection (3) of this section. Upon
- 119 receipt of the direction, and in a manner prescribed by the CCID
- 120 inferior court, the CCID inferior court clerk shall publicly draw
- 121 at random from the jury box the number of jurors specified.
- 122 (3) The CCID inferior court may order that the drawing and
- 123 assigning of jurors pursuant to subsection (2) of this section may
- 124 be performed by random selection of a computer or electronic
- 125 device pursuant to such rules and regulations as may be prescribed
- 126 by the court. The jurors drawn for jury service shall be assigned
- 127 at random by such clerk to each jury panel in a manner prescribed
- 128 by such court.
- 129 (4) If any person receives a jury summons from the Circuit
- 130 Court of the First Judicial District of Hinds County and a jury
- 131 summons from the CCID inferior court to serve as a juror for the
- 132 respective courts during the same time period, the summons by the
- 133 circuit court shall supersede and take precedence over the summons
- 134 from the CCID inferior court. The person who receives such
- 135 summons shall notify the Clerk of the CCID inferior court that he

or she has received a summons from the Circuit Court of the First Judicial District of Hinds County.

138 The Capitol Complex Improvement District **SECTION 5.** (1)139 (CCID) inferior courts shall have jurisdiction over criminal and 140 civil matters authorized by this act which occurred or accrued, in 141 whole or in part, within the boundaries established for the Capitol Complex Improvement District in Section 29-5-203. CCID 142 inferior courts shall have jurisdiction concurrent with the 143 144 justice court in all matters, civil and criminal of which the 145 justice court has jurisdiction for actions. It shall also have 146 concurrent jurisdiction with the county court of Hinds County in 147 all criminal matters that are not excluded by the provisions of 148 this section. It shall also have concurrent jurisdiction with the Circuit Court and Chancery Court of the First Judicial District of 149 Hinds County regarding all civil and criminal matters that are not 150 151 excluded by the provisions of this section. The jurisdiction of 152 the CCID inferior courts shall not include: (a) matters regarding 153 treason, (b) actions filed against a municipality or a county of 154 this state, (c) appeals from a decision of any agency, board, 155 commission or department of this state, (d) bond validations, (e) 156 divorce, (f) alimony, (g) all matters relating to adoptions, (h) 157 matters of testamentary and administration, (i) minor's business 158 and (j) cases of idiocy, lunacy and persons of unsound mind. For jurisdiction in civil actions, the amount of value of the thing in 159 controversy shall be more than Two Hundred Thousand Dollars 160



161 (\$200,000.00), but shall not exceed, exclusive of costs and 162 interest, the sum of Twenty Million Dollars (\$20,000,000.00), and 163 the jurisdiction of the CCID inferior courts shall not be affected 164 by any setoff, counterclaim or cross bill in such actions where 165 the amount sought to be recovered in such setoff, counterclaim or 166 cross bill is less than Two Hundred Thousand Dollars (\$200,000.00) 167 or less, or exceeds Twenty Million Dollars (\$20,000,000.00). However, the party filing such setoff, counterclaim or cross bill 168 169 which exceeds Twenty Million Dollars (\$20,000,000.00) shall give notice to the opposite party or parties as provided by law, and on 170 171 motion of all parties filed within twenty (20) days after the 172 filing of such setoff, counterclaim or cross bill, the CCID 173 inferior court shall transfer the case to the Circuit Court of the 174 First Judicial District of Hinds County. 175 Appeals from CCID inferior courts shall be made to 176 the Circuit Court of the First Judicial District of Hinds County 177 (Hinds County Circuit Court). Appeals shall be considered solely upon the record as made in CCID inferior courts. 178 If no 179 prejudicial error is found, the matter shall be affirmed and 180 judgment or decree entered in the same manner and against the like 181 parties and with like penalties as is provided in affirmances in 182 the Supreme Court. If prejudicial error is found, the court shall 183 reverse and shall enter judgment or decree in the manner and against like parties and with like penalties as is provided in 184 185 reversals in the Supreme Court.

- (b) Appeals from CCID inferior courts shall be filed
  with the Hinds County Clerk within thirty (30) days from the date
  of the entry of the final judgment or decree on the minutes of the
  court.
- 190 Any party to an action in the CCID inferior courts 191 may appeal directly to the Supreme Court on the thirty-first day 192 after the earlier of: (i) the Hinds County Circuit Court fails to 193 render a final appellate judgment within thirty (30) days after 194 the Hinds County Clerk receives the notice of appeal and the full 195 appellate record as described in paragraph (b) of this subsection; 196 (ii) the Hinds County Circuit Court issues its final appellate 197 judgement in written form; or (iii) the Hinds County Circuit Court 198 issues a written refusal to hear such action on appeal.
  - SECTION 6. Each Capitol Complex Improvement District (CCID) inferior court judge shall have power to issue writs, and to try matters, of habeas corpus on application therefor, or when made returnable before the judge by a superior judge. Each CCID inferior court judge shall also have the power to order the issuance of writs of certiorari, supersedeas, attachments, and other remedial writs in all cases pending in, or within the jurisdiction of, his or her court. He or she shall have the authority to issue search warrants returnable to the CCID inferior court or to any justice court judge within Hinds County in the same manner as is provided by law for the issuance of search warrants by justice court judges. In all cases pending in, or

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within the jurisdiction of, his or her court, he or she shall have, in term time, and in vacation, the power to order, do or determine to the same extent and in the same manner as a judge with concurrent jurisdiction.

SECTION 7. In any civil cases authorized under the jurisdiction of the CCID inferior courts that are instituted in the Circuit Court of the First Judicial District of Hinds County (Hinds County Circuit Court), wherein all parties file a motion to transfer the case to the CCID inferior court for trial, or wherein all parties file an instrument of writing consenting to such a transfer, the Hinds County Circuit Court shall transfer the case to the CCID inferior court for trial, provided that such order of transfer is rendered prior to the empaneling of the jury in such cases. The CCID inferior court shall have full jurisdiction of and shall proceed to try any case so transferred.

In any misdemeanor cases and in felony cases, wherein indictments have been returned by the grand jury and instituted in the Hinds County Circuit Court, wherein the district attorney and the defendant or defendants file a motion to transfer the case to the CCID inferior court for trial provided that the CCID inferior court would otherwise have jurisdiction of such matters, or wherein the district attorney and the defendant or defendants all file an instrument of writing consenting to such a transfer, the Hinds County Circuit Court shall transfer the case to the CCID inferior court for trial, provided that such order of transfer is



rendered prior to the empaneling of the jury in such cases. The CCID inferior court shall have full jurisdiction of and shall proceed to try any case so transferred.

239 In addition, any reputable citizen may make an affidavit 240 charging crime before the judge of the CCID inferior court 241 provided that the CCID inferior court would otherwise have 242 jurisdiction of such matters, and such affidavit shall be filed with the clerk of the CCID inferior court, and if the crime 243 244 charged is a misdemeanor, the CCID inferior court shall have 245 jurisdiction to try and dispose of the charge and, if the crime 246 charged is a felony, such judge shall have jurisdiction to hear 247 and determine the cause, the same as now provided by law to be 248 done by justice court judges, and to commit the person so charged, 249 with or without bail as the evidence may warrant, or to discharge 250 the defendant.

SECTION 8. The Capitol Complex Improvement District (CCID) inferior court shall be a court of record, and the clerk or his or her deputy shall attend all the sessions of such court, and have present at all sessions, all books, records, files, and papers pertaining to the term then in session. The dockets, minutes, and records of the CCID inferior court shall be kept, so far as is practicable, in the same manner as are those of the circuit court as provided by statute and the Mississippi Rules of Civil Procedure. The Capitol Police Chief shall be the executive officer of the CCID inferior court; he shall by himself, or

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deputy, attend all its sessions, and he shall serve all process
and execute all writs issued therefrom in the manner as such
process and writs would be served and executed when issued by the
courts.

SECTION 9. (1) The Capitol Complex Improvement District (CCID) inferior court judges shall hold regular terms of their courts, at such times as they may appoint, not exceeding two (2) and not less than one (1) in every month, in the Joint Legislative Budget Committee hearing room in the Woolfolk Building and/or any other suitable location designated by the Department of Finance and Administration, and they may continue to hold their courts from day to day so long as business may require. All process shall be returnable, and all trials shall take place at such regular terms, except where it is otherwise provided. However, where the defendant is a nonresident of the Capitol Complex Improvement District or transient person, and it is shown by the oath of either party that a delay of the trial until the regular term will be of material injury to him or her, it shall be lawful for the judge to have the parties brought before him or her at any reasonable time and hear the evidence and give judgment, or where the defendant is a nonresident or transient person and the judge and all parties agree, it shall be lawful for the judge to have the parties brought before him or her on the day a citation is made and hear the evidence and give judgment. Such court shall be a court of record, with all the power incident to a court of



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- record, including power to fine in the amount of fine and length of imprisonment as is authorized by law for contempt of court.
- 288 (2) The Department of Finance and Administration shall
- 289 provide the necessary support to renovate and repair the Joint
- 290 Legislative Budget Committee hearing room in the Woolfolk Building
- 291 to properly and safely accommodate the proceedings of the CCID
- 292 inferior courts. The Department of Finance and Administration may
- 293 also designate other suitable locations to properly and safely
- 294 accommodate the proceedings of the CCID inferior courts.
- 295 **SECTION 10.** Section 29-5-203, Mississippi Code of 1972, is
- 296 amended as follows:
- 297 29-5-203. There is created the Capitol Complex Improvement
- 298 District to be composed of the following described area in the
- 299 City of Jackson, Mississippi, and the City of Ridgeland,
- 300 Mississippi, that surrounds the State Capitol Building:
- 301 CAPITOL COMPLEX PROPOSED BOUNDARIES
- Beginning at a point on the west bank of the Pearl River
- 303 determined by extending the south curb line of High Street east
- 304 until it meets the bank of the Pearl River;
- Then north along the west bank of the Pearl River \* \* \*
- 306 until it reaches a point on such bank determined by extending
- 307 the \* \* \* north curb line of County Line Road until it meets the
- 308 bank of the Pearl River;



- Then west along the north curb line of County Line Road
- 310 until it reaches the west curb line of North State Street U.S.
- 311 Highway 51;
- 312 \* \* \*
- Then south along the west curb line of North State Street
- 314 U.S. Highway 51 to the north curb line of Hartfield Street;
- Then west along the north curb line of Hartfield Street to
- 316 the west curb line of Oxford Avenue;
- Then south on the west curb line of Oxford Avenue to the
- 318 north curb line of Mitchell Avenue which becomes Stonewall Street;
- Then west along the north curb line of Mitchell Street and
- 320 then Stonewall Street until it reaches the west curb line of
- 321 Livingston Road;
- Then south along the west curb line of Livingston Road
- 323 until it reaches the south curb line of Woodrow Wilson Drive;
- Then east along the south curb line of Woodrow Wilson
- 325 Drive to the west curb line of Bailey Avenue (which becomes
- 326 Gallatin Street);
- Then south along the west curb line of Bailey Avenue and
- 328 then Gallatin Street until it reaches the north curb line of \* \* \*
- 329 West Monument Street;
- Then west and south along the north curb line of \* \* \*
- 331 West Monument Street until it intersects with the north curb line
- 332 of Robinson Road;



- Then west on the north curb line of Robinson Road until it
- 334 intersects with the west curb line of Prentiss Street;
- Then south along the west curb line of Prentiss Street
- 336 until it intersects with the north curb line of John R. Lynch
- 337 Street on the west side of Jackson State University;
- Then west on the north curb line of John R. Lynch Street
- 339 until it reaches the west curb line of Valley Street;
- Then south along the west curb line of Valley Street until
- 341 it reaches the south curb line of Morehouse Street;
- Then east along the south curb line of Morehouse Street
- 343 until it reaches the west curb line of Dalton Street;
- Then south along the west curb line of Dalton Street until
- 345 it reaches the south curb line of Florence Avenue;
- Then east along the south curb line of Florence Avenue
- 347 until it reaches the east curb line of University Blvd. (Terry
- 348 Road);
- Then \* \* \* south along the east curb line of University
- 350 Blvd. (Terry Road) until it reaches the south curb line of \* \* \*
- 351 U.S. Highway 80;
- Then east along the south curb line of \* \* \* U.S. Highway
- 353 80 until it reaches the western edge of Interstate 55;
- **354 \* \* \***
- Then north along the western edge of I-55 until it reaches
- 356 the south curb line of High Street;



- Then east along the south curb line of High Street and extending such line to the Pearl River and the point of the beginning.
- 360 **SECTION 11.** Section 27-65-75, Mississippi Code of 1972, is amended as follows:
- 27-65-75. On or before the fifteenth day of each month, the revenue collected under the provisions of this chapter during the preceding month shall be paid and distributed as follows:
  - On or before August 15, 1992, and each succeeding (1)month thereafter through July 15, 1993, eighteen percent (18%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on business activities within a municipal corporation shall be allocated for distribution to the municipality and paid to the municipal corporation. Except as otherwise provided in this paragraph (a), on or before August 15, 1993, and each succeeding month thereafter, eighteen and one-half percent (18-1/2%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 27-65-24, on business activities within a municipal corporation shall be allocated for distribution to the municipality and paid to the municipal corporation. However, in the event the State Auditor issues a certificate of noncompliance pursuant to Section

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21-35-31, the Department of Revenue shall withhold ten percent
(10%) of the allocations and payments to the municipality that
would otherwise be payable to the municipality under this
paragraph (a) until such time that the department receives written
notice of the cancellation of a certificate of noncompliance from
the State Auditor.

A municipal corporation, for the purpose of distributing the tax under this subsection, shall mean and include all incorporated cities, towns and villages.

Monies allocated for distribution and credited to a municipal corporation under this paragraph may be pledged as security for a loan if the distribution received by the municipal corporation is otherwise authorized or required by law to be pledged as security for such a loan.

In any county having a county seat that is not an incorporated municipality, the distribution provided under this subsection shall be made as though the county seat was an incorporated municipality; however, the distribution to the municipality shall be paid to the county treasury in which the municipality is located, and those funds shall be used for road, bridge and street construction or maintenance in the county.

(b) On or before August 15, 2006, and each succeeding month thereafter, eighteen and one-half percent (18-1/2%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the



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provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on
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     business activities on the campus of a state institution of higher
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     learning or community or junior college whose campus is not
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     located within the corporate limits of a municipality, shall be
     allocated for distribution to the state institution of higher
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     learning or community or junior college and paid to the state
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     institution of higher learning or community or junior college.
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                    On or before August 15, 2018, and each succeeding
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     month thereafter until August 14, 2019, two percent (2%) of the
     total sales tax revenue collected during the preceding month under
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     the provisions of this chapter, except that collected under the
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     provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and
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     27-65-24, on business activities within the corporate limits of
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     the City of Jackson, Mississippi, shall be deposited into the
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     Capitol Complex Improvement District Project Fund created in
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     Section 29-5-215. On or before August 15, 2019, and each
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     succeeding month thereafter until August 14, 2020, four percent
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     (4%) of the total sales tax revenue collected during the preceding
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     month under the provisions of this chapter, except that collected
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     under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21
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     and 27-65-24, on business activities within the corporate limits
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     of the City of Jackson, Mississippi, shall be deposited into the
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     Capitol Complex Improvement District Project Fund created in
     Section 29-5-215. On or before August 15, 2020, and each
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     succeeding month thereafter through July 15, 2023, six percent
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432	(6%) of the total sales tax revenue collected during the preceding
433	month under the provisions of this chapter, except that collected
434	under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21
435	and 27-65-24, on business activities within the corporate limits
436	of the City of Jackson, Mississippi, shall be deposited into the
437	Capitol Complex Improvement District Project Fund created in
438	Section 29-5-215. On or before August 15, 2023, and each
439	succeeding month thereafter, twelve percent (12%) of the total
440	sales tax revenue collected during the preceding month under the
441	provisions of this chapter, except that collected under the
442	provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and
443	27-65-24, on business activities within the corporate limits of
444	the City of Jackson, Mississippi, shall be deposited into the
445	Capitol Complex Improvement District Project Fund created in
446	Section 29-5-215.
447	(d) (i) On or before the fifteenth day of the month
448	that the diversion authorized by this section begins, and each
449	succeeding month thereafter, eighteen and one-half percent
450	(18-1/2%) of the total sales tax revenue collected during the
451	preceding month under the provisions of this chapter, except that
452	collected under the provisions of Sections 27-65-15, 27-65-19(3)
453	and 27-65-21, on business activities within a redevelopment
454	project area developed under a redevelopment plan adopted under
455	the Tax Increment Financing Act (Section 21-45-1 et seq.) shall be



- 456 allocated for distribution to the county in which the project area
- 457 is located if:
- 458 1. The county:
- a. Borders on the Mississippi Sound and
- 460 the State of Alabama, or
- b. Is Harrison County, Mississippi, and
- 462 the project area is within a radius of two (2) miles from the
- 463 intersection of Interstate 10 and Menge Avenue;
- 2. The county has issued bonds under Section
- 465 21-45-9 to finance all or a portion of a redevelopment project in
- 466 the redevelopment project area;
- 467 3. Any debt service for the indebtedness
- 468 incurred is outstanding; and
- 4. A development with a value of Ten Million
- 470 Dollars (\$10,000,000.00) or more is, or will be, located in the
- 471 redevelopment area.
- 472 (ii) Before any sales tax revenue may be allocated
- 473 for distribution to a county under this paragraph, the county
- 474 shall certify to the Department of Revenue that the requirements
- 475 of this paragraph have been met, the amount of bonded indebtedness
- 476 that has been incurred by the county for the redevelopment project
- 477 and the expected date the indebtedness incurred by the county will
- 478 be satisfied.
- 479 (iii) The diversion of sales tax revenue
- 480 authorized by this paragraph shall begin the month following the



481 month in which the Department of Revenue determines that the 482 requirements of this paragraph have been met. The diversion shall 483 end the month the indebtedness incurred by the county is 484 satisfied. All revenue received by the county under this paragraph shall be deposited in the fund required to be created in 485 486 the tax increment financing plan under Section 21-45-11 and be 487 utilized solely to satisfy the indebtedness incurred by the 488 county.

On or before September 15, 1987, and each succeeding month thereafter, from the revenue collected under this chapter during the preceding month, One Million One Hundred Twenty-five Thousand Dollars (\$1,125,000.00) shall be allocated for distribution to municipal corporations as defined under subsection (1) of this section in the proportion that the number of gallons of gasoline and diesel fuel sold by distributors to consumers and retailers in each such municipality during the preceding fiscal year bears to the total gallons of gasoline and diesel fuel sold by distributors to consumers and retailers in municipalities statewide during the preceding fiscal year. The Department of Revenue shall require all distributors of gasoline and diesel fuel to report to the department monthly the total number of gallons of gasoline and diesel fuel sold by them to consumers and retailers in each municipality during the preceding month. The Department of Revenue shall have the authority to promulgate such rules and regulations as is necessary to determine the number of gallons of



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gasoline and diesel fuel sold by distributors to consumers and retailers in each municipality. In determining the percentage allocation of funds under this subsection for the fiscal year beginning July 1, 1987, and ending June 30, 1988, the Department of Revenue may consider gallons of gasoline and diesel fuel sold for a period of less than one (1) fiscal year. For the purposes of this subsection, the term "fiscal year" means the fiscal year beginning July 1 of a year.

- (3) On or before September 15, 1987, and on or before the fifteenth day of each succeeding month, until the date specified in Section 65-39-35, the proceeds derived from contractors' taxes levied under Section 27-65-21 on contracts for the construction or reconstruction of highways designated under the highway program created under Section 65-3-97 shall, except as otherwise provided in Section 31-17-127, be deposited into the State Treasury to the credit of the State Highway Fund to be used to fund that highway program. The Mississippi Department of Transportation shall provide to the Department of Revenue such information as is necessary to determine the amount of proceeds to be distributed under this subsection.
- (4) On or before August 15, 1994, and on or before the fifteenth day of each succeeding month through July 15, 1999, from the proceeds of gasoline, diesel fuel or kerosene taxes as provided in Section 27-5-101(a)(ii)1, Four Million Dollars (\$4,000,000.00) shall be deposited in the State Treasury to the



531 credit of a special fund designated as the "State Aid Road Fund," created by Section 65-9-17. On or before August 15, 1999, and on 532 533 or before the fifteenth day of each succeeding month, from the 534 total amount of the proceeds of gasoline, diesel fuel or kerosene 535 taxes apportioned by Section 27-5-101(a)(ii)1, Four Million 536 Dollars (\$4,000,000.00) or an amount equal to twenty-three and 537 one-fourth percent (23-1/4%) of those funds, whichever is the 538 greater amount, shall be deposited in the State Treasury to the credit of the "State Aid Road Fund," created by Section 65-9-17. 539 540 Those funds shall be pledged to pay the principal of and interest on state aid road bonds heretofore issued under Sections 19-9-51 541 542 through 19-9-77, in lieu of and in substitution for the funds 543 previously allocated to counties under this section. Those funds 544 may not be pledged for the payment of any state aid road bonds issued after April 1, 1981; however, this prohibition against the 545 546 pledging of any such funds for the payment of bonds shall not 547 apply to any bonds for which intent to issue those bonds has been 548 published for the first time, as provided by law before March 29, 549 1981. From the amount of taxes paid into the special fund under 550 this subsection and subsection (9) of this section, there shall be 551 first deducted and paid the amount necessary to pay the expenses 552 of the Office of State Aid Road Construction, as authorized by the 553 Legislature for all other general and special fund agencies. The 554 remainder of the fund shall be allocated monthly to the several 555 counties in accordance with the following formula:



- 556 (a) One-third (1/3) shall be allocated to all counties 557 in equal shares;
- (b) One-third (1/3) shall be allocated to counties
  based on the proportion that the total number of rural road miles
  in a county bears to the total number of rural road miles in all
- 562 (c) One-third (1/3) shall be allocated to counties
  563 based on the proportion that the rural population of the county
  564 bears to the total rural population in all counties of the state,
  565 according to the latest federal decennial census.
- For the purposes of this subsection, the term "gasoline, diesel fuel or kerosene taxes" means such taxes as defined in paragraph (f) of Section 27-5-101.
- The amount of funds allocated to any county under this subsection for any fiscal year after fiscal year 1994 shall not be less than the amount allocated to the county for fiscal year 1994.
- Any reference in the general laws of this state or the
  Mississippi Code of 1972 to Section 27-5-105 shall mean and be
  construed to refer and apply to subsection (4) of Section
  27-65-75.
- 576 (5) One Million Six Hundred Sixty-six Thousand Six Hundred 577 Sixty-six Dollars (\$1,666,666.00) each month shall be paid into 578 the special fund known as the "Educational Facilities Revolving 579 Loan Fund" created and existing under the provisions of Section 580 37-47-24. Those payments into that fund are to be made on the



counties of the state; and

- last day of each succeeding month hereafter. This subsection (5) shall stand repealed on July 1, 2023.
- 583 (6) An amount each month beginning August 15, 1983, through
  584 November 15, 1986, as specified in Section 6, Chapter 542, Laws of
- 585 1983, shall be paid into the special fund known as the
- 586 Correctional Facilities Construction Fund created in Section 6,
- 587 Chapter 542, Laws of 1983.
- (7) On or before August 15, 1992, and each succeeding month 588 589 thereafter through July 15, 2000, two and two hundred sixty-six one-thousandths percent (2.266%) of the total sales tax revenue 590 591 collected during the preceding month under the provisions of this 592 chapter, except that collected under the provisions of Section 593 27-65-17(2), shall be deposited by the department into the School 594 Ad Valorem Tax Reduction Fund created under Section 37-61-35. 595 or before August 15, 2000, and each succeeding month thereafter, 596 two and two hundred sixty-six one-thousandths percent (2.266%) of 597 the total sales tax revenue collected during the preceding month 598 under the provisions of this chapter, except that collected under 599 the provisions of Section 27-65-17(2), shall be deposited into the 600 School Ad Valorem Tax Reduction Fund created under Section 601 37-61-35 until such time that the total amount deposited into the 602 fund during a fiscal year equals Forty-two Million Dollars 603 (\$42,000,000.00). Thereafter, the amounts diverted under this

subsection (7) during the fiscal year in excess of Forty-two

Million Dollars (\$42,000,000.00) shall be deposited into the

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- Education Enhancement Fund created under Section 37-61-33 for appropriation by the Legislature as other education needs and shall not be subject to the percentage appropriation requirements set forth in Section 37-61-33.
- (8) On or before August 15, 1992, and each succeeding month thereafter, nine and seventy-three one-thousandths percent (9.073%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Section 27-65-17(2), shall be deposited into the Education Enhancement Fund created under Section 37-61-33.
- (9) On or before August 15, 1994, and each succeeding month thereafter, from the revenue collected under this chapter during the preceding month, Two Hundred Fifty Thousand Dollars (\$250,000.00) shall be paid into the State Aid Road Fund.
  - (10) On or before August 15, 1994, and each succeeding month thereafter through August 15, 1995, from the revenue collected under this chapter during the preceding month, Two Million Dollars (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105.
- (11) Notwithstanding any other provision of this section to the contrary, on or before February 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-17(2) and the corresponding levy in Section 27-65-23 on the rental or lease



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- of private carriers of passengers and light carriers of property as defined in Section 27-51-101 shall be deposited, without diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105.
- 635 (12) Notwithstanding any other provision of this section to 636 the contrary, on or before August 15, 1995, and each succeeding 637 month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-17(1) on 638 639 retail sales of private carriers of passengers and light carriers 640 of property, as defined in Section 27-51-101 and the corresponding levy in Section 27-65-23 on the rental or lease of these vehicles, 641 642 shall be deposited, after diversion, into the Motor Vehicle Ad 643 Valorem Tax Reduction Fund established in Section 27-51-105.
  - (13) On or before July 15, 1994, and on or before the fifteenth day of each succeeding month thereafter, that portion of the avails of the tax imposed in Section 27-65-22 that is derived from activities held on the Mississippi State Fairgrounds Complex shall be paid into a special fund that is created in the State Treasury and shall be expended upon legislative appropriation solely to defray the costs of repairs and renovation at the Trade Mart and Coliseum.
- (14) On or before August 15, 1998, and each succeeding month thereafter through July 15, 2005, that portion of the avails of the tax imposed in Section 27-65-23 that is derived from sales by cotton compresses or cotton warehouses and that would otherwise be



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656	paid into the General Fund shall be deposited in an amount not to
657	exceed Two Million Dollars (\$2,000,000.00) into the special fund
658	created under Section 69-37-39. On or before August 15, 2007, and
659	each succeeding month thereafter through July 15, 2010, that
660	portion of the avails of the tax imposed in Section 27-65-23 that
661	is derived from sales by cotton compresses or cotton warehouses
662	and that would otherwise be paid into the General Fund shall be
663	deposited in an amount not to exceed Two Million Dollars
664	(\$2,000,000.00) into the special fund created under Section
665	69-37-39 until all debts or other obligations incurred by the
666	Certified Cotton Growers Organization under the Mississippi Boll
667	Weevil Management Act before January 1, 2007, are satisfied in
668	full. On or before August 15, 2010, and each succeeding month
669	thereafter through July 15, 2011, fifty percent (50%) of that
670	portion of the avails of the tax imposed in Section 27-65-23 that
671	is derived from sales by cotton compresses or cotton warehouses
672	and that would otherwise be paid into the General Fund shall be
673	deposited into the special fund created under Section 69-37-39
674	until such time that the total amount deposited into the fund
675	during a fiscal year equals One Million Dollars (\$1,000,000.00).
676	On or before August 15, 2011, and each succeeding month
677	thereafter, that portion of the avails of the tax imposed in
678	Section 27-65-23 that is derived from sales by cotton compresses
679	or cotton warehouses and that would otherwise be paid into the
680	General Fund shall be deposited into the special fund created



- 081 under Section 69-37-39 until such time that the total amount
- deposited into the fund during a fiscal year equals One Million
- 683 Dollars (\$1,000,000.00).
- (15) Notwithstanding any other provision of this section to
- 685 the contrary, on or before September 15, 2000, and each succeeding
- 686 month thereafter, the sales tax revenue collected during the
- 687 preceding month under the provisions of Section
- 688 27-65-19(1)(d)(i)2, and 27-65-19(1)(d)(i)3 shall be deposited,
- 689 without diversion, into the Telecommunications Ad Valorem Tax
- 690 Reduction Fund established in Section 27-38-7.
- (16) (a) On or before August 15, 2000, and each succeeding
- 692 month thereafter, the sales tax revenue collected during the
- 693 preceding month under the provisions of this chapter on the gross
- 694 proceeds of sales of a project as defined in Section 57-30-1 shall
- 695 be deposited, after all diversions except the diversion provided
- 696 for in subsection (1) of this section, into the Sales Tax
- 697 Incentive Fund created in Section 57-30-3.
- (b) On or before August 15, 2007, and each succeeding
- 699 month thereafter, eighty percent (80%) of the sales tax revenue
- 700 collected during the preceding month under the provisions of this
- 701 chapter from the operation of a tourism project under the
- 702 provisions of Sections 57-26-1 through 57-26-5, shall be
- 703 deposited, after the diversions required in subsections (7) and
- 704 (8) of this section, into the Tourism Project Sales Tax Incentive
- 705 Fund created in Section 57-26-3.



- the contrary, on or before April 15, 2002, and each succeeding
  month thereafter, the sales tax revenue collected during the
  preceding month under Section 27-65-23 on sales of parking
  services of parking garages and lots at airports shall be
  deposited, without diversion, into the special fund created under
  Section 27-5-101(d).
- 713 (18) [Repealed]
- 714 (a) On or before August 15, 2005, and each succeeding (19)month thereafter, the sales tax revenue collected during the 715 716 preceding month under the provisions of this chapter on the gross 717 proceeds of sales of a business enterprise located within a 718 redevelopment project area under the provisions of Sections 719 57-91-1 through 57-91-11, and the revenue collected on the gross 720 proceeds of sales from sales made to a business enterprise located 721 in a redevelopment project area under the provisions of Sections 722 57-91-1 through 57-91-11 (provided that such sales made to a 723 business enterprise are made on the premises of the business 724 enterprise), shall, except as otherwise provided in this 725 subsection (19), be deposited, after all diversions, into the 726 Redevelopment Project Incentive Fund as created in Section 727 57-91-9.
- 728 (b) For a municipality participating in the Economic 729 Redevelopment Act created in Sections 57-91-1 through 57-91-11, 730 the diversion provided for in subsection (1) of this section

- 731 attributable to the gross proceeds of sales of a business
- 732 enterprise located within a redevelopment project area under the
- 733 provisions of Sections 57-91-1 through 57-91-11, and attributable
- 734 to the gross proceeds of sales from sales made to a business
- 735 enterprise located in a redevelopment project area under the
- 736 provisions of Sections 57-91-1 through 57-91-11 (provided that
- 737 such sales made to a business enterprise are made on the premises
- 738 of the business enterprise), shall be deposited into the
- 739 Redevelopment Project Incentive Fund as created in Section
- 740 57-91-9, as follows:
- 741 (i) For the first six (6) years in which payments
- 742 are made to a developer from the Redevelopment Project Incentive
- 743 Fund, one hundred percent (100%) of the diversion shall be
- 744 deposited into the fund;
- 745 (ii) For the seventh year in which such payments
- 746 are made to a developer from the Redevelopment Project Incentive
- 747 Fund, eighty percent (80%) of the diversion shall be deposited
- 748 into the fund;
- 749 (iii) For the eighth year in which such payments
- 750 are made to a developer from the Redevelopment Project Incentive
- 751 Fund, seventy percent (70%) of the diversion shall be deposited
- 752 into the fund;
- 753 (iv) For the ninth year in which such payments are
- 754 made to a developer from the Redevelopment Project Incentive Fund,



- 755 sixty percent (60%) of the diversion shall be deposited into the 756 fund; and
- 757 (v) For the tenth year in which such payments are
- 758 made to a developer from the Redevelopment Project Incentive Fund,
- 759 fifty percent (50%) of the funds shall be deposited into the fund.
- 760 (20) On or before January 15, 2007, and each succeeding
- 761 month thereafter, eighty percent (80%) of the sales tax revenue
- 762 collected during the preceding month under the provisions of this
- 763 chapter from the operation of a tourism project under the
- 764 provisions of Sections 57-28-1 through 57-28-5 shall be deposited,
- 765 after the diversions required in subsections (7) and (8) of this
- 766 section, into the Tourism Sales Tax Incentive Fund created in
- 767 Section 57-28-3.
- 768 (21) (a) On or before April 15, 2007, and each succeeding
- 769 month thereafter through June 15, 2013, One Hundred Fifty Thousand
- 770 Dollars (\$150,000.00) of the sales tax revenue collected during
- 771 the preceding month under the provisions of this chapter shall be
- 772 deposited into the MMEIA Tax Incentive Fund created in Section
- 773 57-101-3.
- (b) On or before July 15, 2013, and each succeeding
- 775 month thereafter, One Hundred Fifty Thousand Dollars (\$150,000.00)
- 776 of the sales tax revenue collected during the preceding month
- 777 under the provisions of this chapter shall be deposited into the
- 778 Mississippi Development Authority Job Training Grant Fund created
- 779 in Section 57-1-451.



- 780 (22) Notwithstanding any other provision of this section to
  781 the contrary, on or before August 15, 2009, and each succeeding
  782 month thereafter, the sales tax revenue collected during the
  783 preceding month under the provisions of Section 27-65-201 shall be
  784 deposited, without diversion, into the Motor Vehicle Ad Valorem
  785 Tax Reduction Fund established in Section 27-51-105.
  - (a) On or before August 15, 2019, and each month thereafter through July 15, 2020, one percent (1%) of the total sales tax revenue collected during the preceding month from restaurants and hotels shall be allocated for distribution to the Mississippi Development Authority Tourism Advertising Fund established under Section 57-1-64, to be used exclusively for the purpose stated therein. On or before August 15, 2020, and each month thereafter through July 15, 2021, two percent (2%) of the total sales tax revenue collected during the preceding month from restaurants and hotels shall be allocated for distribution to the Mississippi Development Authority Tourism Advertising Fund established under Section 57-1-64, to be used exclusively for the purpose stated therein. On or before August 15, 2021, and each month thereafter, three percent (3%) of the total sales tax revenue collected during the preceding month from restaurants and hotels shall be allocated for distribution to the Mississippi Development Authority Tourism Advertising Fund established under Section 57-1-64, to be used exclusively for the purpose stated



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- therein. The revenue diverted pursuant to this subsection shall not be available for expenditure until February 1, 2020.
- (b) The Joint Legislative Committee on Performance

  Evaluation and Expenditure Review (PEER) must provide an annual

  report to the Legislature indicating the amount of funds deposited

  into the Mississippi Development Authority Tourism Advertising

  Fund established under Section 57-1-64, and a detailed record of

  how the funds are spent.
- 812 (24) The remainder of the amounts collected under the 813 provisions of this chapter shall be paid into the State Treasury 814 to the credit of the General Fund.
- 815 It shall be the duty of the municipal officials of (25)816 any municipality that expands its limits, or of any community that 817 incorporates as a municipality, to notify the commissioner of that 818 action thirty (30) days before the effective date. Failure to so 819 notify the commissioner shall cause the municipality to forfeit 820 the revenue that it would have been entitled to receive during 821 this period of time when the commissioner had no knowledge of the 822 action.
- (b) (i) Except as otherwise provided in subparagraph

  (ii) of this paragraph, if any funds have been erroneously

  disbursed to any municipality or any overpayment of tax is

  recovered by the taxpayer, the commissioner may make correction

  and adjust the error or overpayment with the municipality by



withholding the necessary funds from any later payment to be made to the municipality.

830 (ii) Subject to the provisions of Sections 831 27-65-51 and 27-65-53, if any funds have been erroneously 832 disbursed to a municipality under subsection (1) of this section 833 for a period of three (3) years or more, the maximum amount that 834 may be recovered or withheld from the municipality is the total 835 amount of funds erroneously disbursed for a period of three (3) 836 years beginning with the date of the first erroneous disbursement. 837 However, if during such period, a municipality provides written 838 notice to the Department of Revenue indicating the erroneous 839 disbursement of funds, then the maximum amount that may be 840 recovered or withheld from the municipality is the total amount of 841 funds erroneously disbursed for a period of one (1) year beginning 842 with the date of the first erroneous disbursement.

SECTION 12. If any section, paragraph, sentence, clause, phrase or any part of this act is declared to be unconstitutional or void, or if for any reason is declared to be invalid or of no effect, the remaining sections, paragraphs, sentences, clauses, phrases or parts of this act shall be in no manner affected thereby but shall remain in full force and effect.

849 **SECTION 13.** This act shall take effect and be in force from 850 and after July 1, 2023.

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



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1 AN ACT TO CREATE INFERIOR COURTS IN THE CAPITOL COMPLEX 2 IMPROVEMENT DISTRICT (CCID) TO HEAR CERTAIN CRIMINAL AND CIVIL 3 MATTERS OCCURRING OR ACCRUING IN THE BOUNDARIES OF THE CAPITOL COMPLEX IMPROVEMENT DISTRICT; TO PROVIDE JUDGES FOR THE CCID 5 INFERIOR COURTS THAT SHALL POSSESS THE SAME QUALIFICATIONS AS CIRCUIT AND CHANCERY COURT JUDGES; TO PROVIDE FOR THE APPOINTMENT 7 OF THE JUDGES BY THE CHIEF JUSTICE OF THE MISSISSIPPI SUPREME 8 COURT; TO PROVIDE FOR THE SALARY AND OPERATING ALLOWANCE OF THE 9 JUDGES; TO REQUIRE THE ATTORNEY GENERAL TO APPOINT ATTORNEYS TO 10 PROSECUTE CASES WITHIN THE JURISDICTION OF THE CCID INFERIOR 11 COURTS; TO REQUIRE THE STATE DEFENDER TO APPOINT PUBLIC DEFENDERS 12 FOR DEFENDANTS WHO FALL WITHIN THE JURISDICTION OF THE CCID 13 INFERIOR COURTS; TO PROVIDE FOR THE APPOINTMENT OF A CLERK AND 14 DEPUTY CLERK FOR THE CCID INFERIOR COURTS; TO REQUIRE THE CLERK TO 15 MAINTAIN A JURY BOX; TO DESCRIBE THE JURISDICTION OF THE CCID 16 INFERIOR COURTS AS ALL MATTERS THAT OCCUR OR ACCRUE WITHIN THE 17 BOUNDARIES OF THE CAPITAL COMPLEX IMPROVEMENT DISTRICT; TO PROVIDE 18 FOR THE POWERS OF THE JUDGES OF THE COURTS; TO AUTHORIZE 19 JURISDICTION FOR CERTAIN ACTIONS THAT OCCUR OR ACCRUE WITHIN THE 20 CCID INFERIOR COURTS; TO AMEND SECTION 29-5-203, MISSISSIPPI CODE 21 OF 1972, TO REVISE THE BOUNDARIES OF THE CAPITOL COMPLEX 22 IMPROVEMENT DISTRICT, FOR PURPOSES OF AMENDMENT; TO AMEND SECTION 23 27-65-75, MISSISSIPPI CODE OF 1972, TO REVISE THE DISTRIBUTION OF 24 STATE SALES TAX REVENUE FOR THE CCID; AND FOR RELATED PURPOSES.

