Adopted AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2454

BY: Committee

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

15 SECTION 1. Section 27-103-125, Mississippi Code of 1972, is 16 brought forward as follows:

17 27-103-125. The proposed budget of each state agency shall 18 show the amounts required for operating expenses separately from 19 the amounts required for permanent improvements. The overall 20 budget shall show, separately by each source, the estimated amount of general fund revenue and of special fund revenues of general 21 22 fund agencies. The total proposed expenditures in Part 1 of the 23 overall budget shall not exceed the amount of estimated revenues 24 that will be available in the general and special funds for

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25 appropriation or use during the succeeding fiscal year, including 26 any balances other than unencumbered balances in general funds 27 that will be on hand in the general and special funds at the close of the then current fiscal year. The total proposed expenditures 28 29 from the State General Fund in Part 1 of the overall budget shall 30 not exceed ninety-eight percent (98%) of the amount of general fund revenue estimate for the succeeding fiscal year. The general 31 32 fund revenue estimate shall be the estimate jointly adopted by the 33 Governor and the Joint Legislative Budget Committee. The 34 Legislative Budget Office may recommend additional taxes or 35 sources of revenue if in its judgment those additional funds are 36 necessary to adequately support the functions of the state 37 government.

38 SECTION 2. Section 27-103-139, Mississippi Code of 1972, is
39 brought forward as follows:

40 27-103-139. On or before November 15 preceding each regular session of the Legislature, except the first regular session of a 41 new term of office, the Governor shall submit to the members of 42 43 the Legislature, the Legislative Budget Office or the 44 members-elect, as the case may be, and to the executive head of 45 each state agency a balanced budget for the succeeding fiscal 46 The budget submitted shall be prepared in a format that year. will include performance measurement data associated with the 47 48 various programs operated by each agency. The total proposed expenditures in the balanced budget shall not exceed the amount of 49

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50 estimated revenues that will be available for appropriation or use 51 during the succeeding fiscal year, including any balances other 52 than unencumbered balances in general funds that will be on hand 53 at the close of the then current fiscal year, as determined by the 54 revenue estimate jointly adopted by the Governor and the 55 Legislative Budget Committee. The total proposed expenditures 56 from the State General Fund in the balanced budget shall not 57 exceed ninety-eight percent (98%) of the amount of general fund 58 revenue estimate for the succeeding fiscal year. The general fund 59 revenue estimate shall be the estimate jointly adopted by the 60 Governor and the Joint Legislative Budget Committee.

61 The revenues used in preparing the balanced budget shall be 62 only those revenues that will be available under the general laws 63 of the state as they exist when the balanced budget is prepared, 64 and shall not include any proposed revenues that would become 65 available only after the enactment of new legislation. If the 66 Governor has any recommendations for additional proposed 67 expenditures or proposed revenues that are not included in his 68 balanced budget, he shall submit those recommendations in a 69 supplement that is separate from his balanced budget, and whenever 70 the Governor recommends any such additional proposed expenditures, 71 he also shall recommend proposed revenues that are sufficient to 72 fund the additional proposed expenditures, providing specific 73 details regarding the sources and the total amount of those 74 proposed revenues.

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75 The Governor may employ a budget officer for the purpose of 76 receiving information from the State Fiscal Officer and preparing 77 his recommendations on the budget. If the Governor determines 78 that information received from the State Fiscal Officer is not 79 sufficient to enable him to prepare his budget recommendations, he 80 may request an appropriation from the Legislature to provide additional staff within the Governor's office for that purpose. 81 82 At the first regular session after his election for Governor, the 83 Governor shall submit any budget recommendations plus the required 84 revenue source recommendations no later than January 31 of that 85 year.

86 SECTION 3. Section 27-103-203, Mississippi Code of 1972, is 87 brought forward as follows:

27-103-203. (1) There is created in the State Treasury a
special fund, separate and apart from any other fund, to be
designated the Working Cash-Stabilization Reserve Fund.

91 The Working Cash-Stabilization Reserve Fund shall not be (2)considered as a surplus or available funds when adopting a 92 93 balanced budget as required by law. The State Treasurer shall 94 invest all sums in the Working Cash-Stabilization Reserve Fund not 95 needed for the purposes provided for in this section in 96 certificates of deposit, repurchase agreements and other securities as authorized in Section 27-105-33(d) or Section 97 98 7-9-103, as the State Treasurer may determine to yield the highest 99 market rate available. If the Ayers Settlement Fund is created

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100 under Section 37-101-27(5), the first Five Million Dollars 101 (\$5,000,000.00) of interest earned on those sums each fiscal year 102 shall be deposited into that fund until a total of Seventy Million 103 Dollars (\$70,000,000.00) has been deposited into the fund. The 104 interest, or the remaining interest if the Ayers Settlement Fund 105 is created, that is earned on those sums shall be deposited in the 106 Working Cash-Stabilization Reserve Fund until the balance of 107 principal and interest in the fund reaches ten percent (10%) of 108 the total General Fund appropriations for the current fiscal year, 109 and all interest earned in excess of amounts necessary to maintain 110 the ten percent (10%) fund balance requirement shall be deposited 111 by the State Treasurer into the State General Fund.

112 (3) The Working Cash-Stabilization Reserve Fund, except for 113 Fifteen Million Dollars (\$15,000,000.00) and the amount of the 114 interest and income earned on the principal of the Ayers Endowment Trust created by Section 37-101-27, shall be used by the State 115 116 Treasurer for cash flow needs throughout the year when the 117 Executive Director of the Department of Finance and Administration 118 certifies that in his opinion there will be cash flow deficiencies 119 in the State General Fund. No borrowing of monies from other 120 special funds for such purposes as authorized by Section 31-17-101 121 et seq., shall be made as long as an unencumbered balance in 122 excess of Fifteen Million Dollars (\$15,000,000.00) and the 123 interest and income earned on the principal of the Ayers Endowment Trust created by Section 37-101-27 remains in the fund. 124 The State

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125 Treasurer shall reimburse the fund for all sums borrowed for those 126 purposes from General Fund revenues collected during the fiscal 127 year in which those funds are used. The State Treasurer shall 128 immediately notify the Legislative Budget Office and the State Department of Finance and Administration of each transfer into and 129 130 out of the fund. Fifteen Million Dollars (\$15,000,000.00) in the 131 Working Cash-Stabilization Reserve Fund shall remain available for exclusive use of the Ayers Endowment Trust created by Section 132 133 37-101-27. If the Ayers Settlement Fund is created under Section 37-101-27(5), beginning when a total of Fifty-five Million Dollars 134 135 (\$55,000,000.00) has been deposited into the fund, for each annual 136 deposit of interest to that fund under subsection (2) of this 137 section, the Ayers Endowment Trust created under Section 138 37-101-27(1) shall be reduced by an equal amount annually until 139 the Ayers Endowment Trust reaches Zero Dollars (\$0.00), at which 140 time any requirements concerning the Ayers Endowment Trust in this 141 section shall be null and void.

142 The Working Cash-Stabilization Reserve Fund, except for (4)143 Forty Million Dollars (\$40,000,000.00), shall also be used for the 144 purpose of covering any projected deficits that may occur in the 145 General Fund at the end of a fiscal year as a result of revenue 146 shortfalls. If the Governor determines that a deficit in revenues 147 from all sources may occur, it shall be the duty of the Executive Director of the Department of Finance and Administration to 148 149 transfer such funds as necessary to the General Fund to alleviate

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150 the deficit in accordance with Sections 27-104-13 and 31-17-123; 151 however, not more than Fifty Million Dollars (\$50,000,000.00) may 152 be transferred from the fund for that purpose in any one (1) 153 fiscal year.

(5) The Working Cash-Stabilization Reserve Fund also shall be used to provide funds for the Disaster Assistance Trust Fund when those funds are immediately needed to provide for disaster assistance under Sections 33-15-301 through 33-15-317. Any transfer of funds from the Working Cash-Stabilization Reserve Fund to the Disaster Assistance Trust Fund shall be made in accordance with the provisions of subsection (5) of Section 33-15-307.

161 (6) The Department of Finance and Administration shall
162 immediately send notice of any transfers made, or other action
163 taken under authority of this section, to the Legislative Budget
164 Office.

165 (7)Funds deposited in the Working Cash-Stabilization 166 Reserve Fund shall be used only for the purposes specified in this 167 section, and as long as the provisions of this section remain in 168 effect, no other expenditure, appropriation or transfer of funds 169 in the Working Cash-Stabilization Reserve Fund shall be made 170 except by act of the Legislature making specific reference to the 171 Working Cash-Stabilization Reserve Fund as the source of those 172 funds.

173 (8) Any funds appropriated from the Working

174 Cash-Stabilization Reserve Fund that are unexpended at the end of

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175 a fiscal year shall lapse into the Working Cash-Stabilization 176 Reserve Fund.

177 **SECTION 4.** Section 27-103-211, Mississippi Code of 1972, is 178 brought forward as follows:

179 27-103-211. The total sum appropriated by the Legislature 180 from the State General Fund for any fiscal year shall not exceed 181 ninety-eight percent (98%) of the general fund revenue estimate 182 for that fiscal year developed by the Department of Revenue and 183 the University Research Center and adopted by the Joint Legislative Budget Committee. The unencumbered balances in 184 general funds that will be available and on hand at the close of 185 186 the fiscal year shall not include projected amounts required to be 187 deposited into the Working Cash-Stabilization Reserve Fund under 188 Section 27-103-203.

189 SECTION 5. Section 27-103-213, Mississippi Code of 1972, is 190 brought forward as follows:

191 27-103-213. (1) The unencumbered cash balance in the 192 General Fund in the State Treasury at the close of each fiscal 193 year shall be distributed to the Municipal Revolving Fund, the 194 Working Cash-Stabilization Reserve Fund and the Capital Expense 195 Fund in the manner provided in this section.

(2) (a) At the end of each fiscal year, the Executive
Director of the Department of Finance and Administration and the
State Treasurer shall determine the extent of the unencumbered
cash balance existing in the General Fund in the State Treasury.

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200 (b) As used in this section, the term "unencumbered 201 cash balance" or "unencumbered General Fund cash balance" means 202 the amount in the State General Fund after deducting all 203 appropriations and other expenditures. However, if the 204 Legislature has authorized additional or deficit appropriations or 205 transfers from the State General Fund for that fiscal year, those 206 amounts shall be subtracted from the unencumbered cash balance in 207 the General Fund before determining the amount available for 208 distribution. The unencumbered General Fund cash balance shall 209 not be determined until after August 31 of each year, and it shall 210 not be made until the State Treasurer has received a certificate 211 in writing from the Executive Director of the Department of 212 Finance and Administration, with notification to the Legislative 213 Budget Office, showing the amount of the unencumbered General Fund 214 cash balance.

(3) If any unencumbered General Fund cash balance is available for distribution under this section, the distribution of those funds shall be made by the Executive Director of the Department of Finance and Administration in the following order:

(a) To the Municipal Revolving Fund, an amount equal to
Seven Hundred Fifty Thousand Dollars (\$750,000.00); however, if
the amount of the unencumbered General Fund cash balance is less
than Seven Hundred Fifty Thousand Dollars (\$750,000.00), then the
total amount of the unencumbered General Fund cash balance shall
be distributed to the Municipal Revolving Fund.

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225 (b) To the Working Cash-Stabilization Reserve Fund, 226 fifty percent (50%) of the amount of the unencumbered General Fund 227 cash balance after the distributions are made under paragraph (a), 228 not to exceed ten percent (10%) of the General Fund appropriations 229 for the fiscal year that the unencumbered General Fund cash 230 balance represents. For the purposes of this paragraph (b), the 231 appropriations for the fiscal year shall be the total amount 232 contained in the actual appropriation bills passed by the 233 Legislature.

(c) To the Capital Expense Fund, any remaining amount
of the unencumbered General Fund cash balance after the
distributions are made under paragraphs (a) and (b).

237 SECTION 6. Section 27-103-303, Mississippi Code of 1972, is
238 brought forward as follows:

239 27-103-303. (1) There is created in the State Treasury a
240 special fund, separate and apart from any other fund, to be
241 designated the Capital Expense Fund.

(2) The Capital Expense Fund shall not be considered as a surplus or available funds when adopting a balanced budget as required by law. The State Treasurer shall invest all sums in the Capital Expense Fund not needed for the purposes provided for in this section in certificates of deposit, repurchase agreements and other securities as authorized in Section 27-105-33(d) or Section 7-9-103, as the State Treasurer may determine to yield the highest

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249 market rate available. Interest earned on this fund shall be 250 deposited by the State Treasurer into the State General Fund.

251 The Capital Expense Fund shall be used for capital (3)252 expense needs, repair and renovation of state-owned properties and 253 specific expenditures authorized by the Legislature. The 254 Legislature shall designate those capital expense projects, repair 255 and renovation projects and other authorized projects in an 256 appropriation act passed by the Legislature, which shall direct 257 the Director of the Department of Finance and Administration to 258 administer the projects.

259 (4) In addition to the purposes specified in subsection (3) 260 of this section, the Capital Expense Fund shall be used to provide 261 funds for emergency repairs on state-owned buildings upon 262 requisition of the Executive Director of the Department of Finance 263 and Administration. Whenever the executive director determines 264 that funds are immediately needed for emergency repairs on 265 state-owned buildings, he or she shall requisition the funds 266 needed from the Capital Expense Fund, which shall be subject to 267 the limitations set forth in this subsection. At the same time he 268 or she makes the requisition, the executive director shall notify 269 the Lieutenant Governor, the Speaker of the House of 270 Representatives, the respective Chairmen of the Senate 271 Appropriations Committee, the Senate Finance Committee, the House 272 Appropriations Committee and the House Ways and Means Committee 273 and the Legislative Budget Office of his or her determination of

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274 the need for the funds, the amount that he or she has 275 requisitioned and where the funds will be used. If the amount 276 requisitioned is available in the Capital Expense Fund, is not 277 allocated for any specific projects as authorized in subsection 278 (3) of this section and is within the limitations set forth below 279 in this subsection, then the executive director may escalate the 280 budget of the Bureau of Building, Grounds and Real Property 281 Management to use the full amount of the requisitioned funds for 282 the emergency repairs and transfer that amount to the bureau for 283 that purpose. If the amount requisitioned is more than the amount 284 available in the Capital Expense Fund or above the limitations set 285 forth below in this subsection, then the executive director may 286 escalate the budget of the bureau to use the amount that is 287 available within the limitations for the emergency repairs and 288 transfer that amount to the bureau for that purpose. The maximum 289 amount that may be transferred from the Capital Expense Fund to 290 the bureau for any single emergency shall be One Million Dollars 291 (\$1,000,000.00), and the maximum amount that may be transferred to 292 the bureau for all emergencies during any fiscal year shall be 293 Five Million Dollars (\$5,000,000.00).

(5) Funds deposited in the Capital Expense Fund shall be used only for the purposes specified in this section, and as long as the provisions of this section remain in effect, no other expenditure, appropriation or transfer of funds in the Capital Expense Fund shall be made except by act of the Legislature making

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299 specific reference to the Capital Expense Fund as the source of 300 those funds.

(6) Unexpended funds in the Capital Expense Fund at the end of a fiscal year shall not lapse into the State General Fund but shall remain in the fund for use under this section. Any funds appropriated from the Capital Expense Fund that are unexpended at the end of a fiscal year shall lapse into the Capital Expense Fund.

307 SECTION 7. Section 57-119-9, Mississippi Code of 1972, is
308 brought forward as follows:

309 57-119-9. (1) Applicants who are eligible for assistance 310 under this section include, but are not limited to, local units of 311 government, nongovernmental organizations, institutions of higher 312 learning, community colleges, public schools, ports, airports, public-private partnerships, private for-profit entities, private 313 314 nonprofit entities and local economic development entities. 315 Projects that are eligible for assistance under this section are projects that have the potential to generate increased economic 316 317 activity in the region, as described in Section 57-119-11(3). 318 MDA shall establish criteria, rules, and procedures for (2)319 accepting and reviewing applications for assistance under this 320 section. MDA, with advice from the Gulf Coast Restoration Fund

322 received applications, and shall present the applications and its 323 recommendations for assistance to individual projects under this

Advisory Board, shall review, compile and score all timely

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324 section to the Legislature no later than December 1 of the year.
325 The Legislature shall determine individual projects that will be
326 funded under this section by separate line items in an
327 appropriation bill.

328 (3) Applications for assistance under this section will be
329 received through web portals set up by MDA. MDA shall set
330 criteria for the web portal which may include protection of the
331 confidentiality of any or all of the applications.

(4) The project described in paragraph (m) of Section 18, Chapter 106, Laws of 2020 (Senate Bill No. 2977), to assist George County with a rail connection project, shall not be required to meet the criteria established by the Mississippi Development Authority for the selection and recommendation of projects under this section in order to receive the funds allocated for that project under Chapter 106.

339 SECTION 8. Section 57-119-13, Mississippi Code of 1972, is 340 amended as follows:

57-119-13. (1) Assistance provided under this chapter may not be used to finance one hundred percent (100%) of the cost of any project; however, this limitation shall not apply to projects for <u>local units of government</u>, state institutions of higher

345 <u>learning</u>, public community colleges, public schools,

346 government-owned ports and government-owned airports.

347 (2) Contracts executed by MDA with recipients of assistance348 under this chapter must include provisions requiring a performance

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357 **SECTION 9.** During fiscal year 2024, the State Fiscal 358 Officer shall transfer to the Capital Expense Fund out of the 359 following enumerated funds, the amounts listed below from each 360 fund:

361	FUND	FUND NUMBER	AMOUNT
362	General Fund	2999000000	\$1.00
363	Treasurer's Office		
364	Abandoned Property	3317800000	\$1.00
365	TOTAL		\$2.00
366	SECTION 10. This act	shall take effect and b	e in force from

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

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

AN ACT TO BRING FORWARD SECTIONS 27-103-125, 27-103-139, 27-103-203, 27-103-211, 27-103-213 AND 27-103-303, MISSISSIPPI CODE OF 1972, WHICH RELATE TO VARIOUS ASPECTS OF THE BUDGET PROCESS, FOR THE PURPOSES OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 57-119-9, MISSISSIPPI CODE OF 1972, WHICH RELATES TO VARIOUS ASPECTS OF THE GULF COAST RESTORATION FUND, FOR THE

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7 PURPOSES OF POSSIBLE AMENDMENT; TO AMEND SECTION 57-119-13,

8 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE PERCENTAGE

9 LIMITATION ON ASSISTANCE THAT MAY BE PROVIDED FROM THE GULF COAST

10 RESTORATION FUND FOR THE COST OF ANY PROJECT SHALL NOT APPLY TO 11 PROJECTS OF CERTAIN PUBLIC ENTITIES; TO DIRECT THE STATE FISCAL

12 OFFICER TO MAKE CERTAIN TRANSFERS TO THE CAPITAL EXPENSE FUND

13 DURING FISCAL YEAR 2024; AND FOR RELATED PURPOSES.