By: Representative Lamar

To: Universities and Colleges

HOUSE BILL NO. 1163 (As Sent to Governor)

1 AN ACT TO AMEND SECTION 21-25-23, MISSISSIPPI CODE OF 1972, 2 TO AUTHORIZE THE BOARDS OF TRUSTEES OF COMMUNITY AND JUNIOR 3 COLLEGES TO ENTER INTO CONTRACT WITH A MUNICIPALITY FOR THE PROVISION OF FIRE PROTECTION SERVICES; TO AMEND SECTION 37-29-231, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE BOARDS OF TRUSTEES OF 5 6 COMMUNITY AND JUNIOR COLLEGES, IN THEIR DISCRETION, TO ENTER INTO 7 INTERLOCAL AGREEMENTS WITH THE COUNTY GOVERNING AUTHORITY WHERE 8 THE COMMUNITY OR JUNIOR COLLEGE IS LOCATED, TO PROVIDE FIRE 9 PROTECTION AND FIRST RESPONDER SERVICES TO THE MAIN CAMPUS OF THE 10 COMMUNITY OR JUNIOR COLLEGE; TO PROVIDE THE BOARD OF TRUSTEES OF THE COMMUNITY OR JUNIOR COLLEGE THE DISCRETION TO OFFSET THE COST 11 12 OF THE SERVICES BY ASSESSING A STUDENT FEE EACH SEMESTER; TO AMEND 13 SECTION 37-29-141, MISSISSIPPI CODE OF 1972, IN CONFORMITY 14 THERETO; AND FOR RELATED PURPOSES. 15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 21-25-23, Mississippi Code of 1972, is 16 17 amended as follows: 18 21-25-23. The governing authorities of any municipality are 19 hereby authorized, when petitioned so to do by the Board of 20 Trustees of State Institutions of Higher Learning or the board of trustees of a community or junior college district, to create, by 21 22 ordinance, a fire district encompassing the area adjoining such municipality on which a part or all of a State Institution of 23 24 Higher Learning or a community college is located, after the

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- 25 creation of which such governing authorities and the Board of
- 26 Trustees of State Institutions of Higher Learning or the board of
- 27 trustees of the affected community or junior college district
- 28 shall have full power to contract for laying of water mains and
- 29 any other pipes or connections to the water mains to be used in
- 30 said fire district, and for the establishment and maintenance of
- 31 fire service therein. However, no such governing authority shall
- 32 have the power either to promulgate or enforce any charge, rule or
- 33 regulation upon said district without first having received the
- 34 ratification and consent of the Board of Trustees of State
- 35 Institutions of Higher Learning or the board of trustees of the
- 36 affected community or junior college district as reflected by the
- 37 minutes of said trustees.
- 38 **SECTION 2.** Section 37-29-231, Mississippi Code of 1972, is
- 39 amended as follows:
- 40 37-29-231. (1) The provisions of Sections 37-103-1 through
- 41 37-103-29 relating to the legal residence of and tuition to be
- 42 charged any student applying for admission to state educational
- 43 institutions shall be applicable to the boards of trustees of each
- 44 junior college district in the state and to the administrative
- 45 authorities of each such junior college governed by said board.
- 46 (2) (a) The board of trustees of each community or junior
- 47 college is authorized, in its discretion and as deemed necessary,
- 48 to enter into contract with a municipality as authorized under
- 49 Section 21-25-23, or into an interlocal agreement with the county

50	governing	authority	of	the	county	wherein	the	community	or	junior
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- 51 college is located if situated outside of the incorporated limits
- 52 of any city or municipality therein, to provide fire protection
- 53 and first responder services to the main campus of the community
- 54 or junior college for which the contract or interlocal agreement
- 55 was entered. In addition to fire protection services, first
- 56 responder services shall also include law enforcement services and
- 57 emergency medical transportation services.
- 58 (b) Upon entering such contract or interlocal
- 59 agreement, the board of trustees of the community or junior
- 60 college receiving services under the contract or interlocal
- 61 agreement may assess each student a fee not to exceed Five Dollars
- 62 (\$5.00), each semester to offset the cost associated with the
- 63 services provided, which shall be allocated by the board of
- 64 trustees to the local governing authority providing first
- 65 responder services. This paragraph (b) shall stand repealed on
- 66 July 1, 2027.
- 67 **SECTION 3.** Section 37-29-141, Mississippi Code of 1972, is
- 68 amended as follows:
- 69 37-29-141. (1) The board of trustees of any junior college
- 70 district is expressly authorized and empowered to make a thorough
- 71 study and evaluation of the costs of operation of the junior
- 72 college district, and said board shall recommend a fair and
- 73 acceptable tax rate for district general support and maintenance
- 74 from each of the member counties.

The board of trustees of any junior college district as

constituted as of July 1, 1964, shall have the authority to

recommend the tax levy necessary for a newly contributing county

to have representation on the board of trustees of said junior

college.

80 From and after October 1, 1989, no county shall levy less than (a) one (1) mill for the support, and (b) one (1) mill for 81 82 the enlargement, improvement and repair of the junior college 83 within the district of which the county is a member. From and after October 1, 1990, the board of trustees of any junior college 84 85 district may, by a sixty percent (60%) affirmative vote of the 86 members of such board, recommend an additional one (1) mill which 87 may be used for the support or for the enlargement, improvement 88 and repair of the junior college within the district of which the county is a member. If a county is levying more than the minimum 89 90 levy required herein for one category but less than the minimum 91 levy required for the other, then the excess millage under the one may be applied towards making up the deficiency which exists in 92 93 the other. If a county contributes to two (2) junior college 94 districts, the combined levy for both districts shall not be less

Any county having any school district located therein with a current operating deficit of Two Hundred Thousand Dollars (\$200,000.00) or more on July 1, 1989, shall not be required to levy the minimum millage required under this subsection (1) until

than the minimums required herein.

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L01	period of three (3) fiscal years, whichever is less. Provided,
L02	however, that no such county shall levy a smaller tax millage for
L03	capital improvements and general support of a junior college
LO4	district than was levied for the previous year.
L05	No county shall levy a smaller tax millage for capital
L06	improvements and general support of a junior college district than
L07	was levied for the previous year, unless requested to make such
108	reduction by the board of trustees of the district. When a county
L09	has a general reassessment of property to increase the county ad
L10	valorem tax assessments, such county may reduce the millage for
L11	general support and capital improvements, provided that its
L12	aggregate budget for junior college purposes is not lower than was
L13	paid the previous year.
L14	In lieu of taxation, the board of trustees may fix the amount
L15	of enrollee tuition in an amount commensurate with the per capita
L16	cost of operating the district, which may also include any fees
L17	assessed by the board upon each student enrolled under the
L18	authority of Section 37-29-231 for the purpose of offsetting the
L19	cost of first responder services provided to the main campus of
L20	the community college by the local governing authority in
L21	accordance with the provisions of the contract entered into under
L22	the authority of Section 21-25-23 or the interlocal agreement
23	entered into under the authority of Section 37-29-231

such time as the said operating deficit is eliminated, or for a

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124	(2) Taxes for the support, enlargement, improvement and
125	repairs of junior colleges shall be levied annually against all of
126	the property of each county and of each municipal separate school
127	district, including added territory, which has established or may
128	hereafter establish, or which has joined or may hereafter join, in
129	the establishment or support of a junior college. In no case
130	shall such levy exceed three (3) mills for support and three (3)
131	mills for enlargement, improvement and repairs for each junior
132	college within the district of which the county or municipal
133	separate school district may be a component.

- (3) The levy for support for any year in any given county or separate school district is that presently prevailing therein unless a change is recommended to the tax levying authorities by the board of trustees or by a vote of the people ascertained in an election called for that purpose by the tax levying authorities subsequent to the petition therefor signed by twenty percent (20%) of the qualified electors.
- (4) Notwithstanding any provision of this section to the contrary, the minimum millage required under subsection (1) shall not be levied by the board of supervisors of any county within a junior college district until the board of trustees of the district adopts annually, an order, by a sixty percent (60%) affirmative vote of the members of the board, that such minimum millage shall be levied by each county within the district.

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148 **SECTION 4.** This act shall take effect and be in force from 149 and after July 1, 2024.