MISSISSIPPI LEGISLATURE

By: Representatives McGee, Mickens

To: Education

## HOUSE BILL NO. 1258

AN ACT TO AMEND SECTION 29-3-63, MISSISSIPPI CODE OF 1972, TO AUTHORIZE A LOCAL SCHOOL BOARD OF A CERTAIN SCHOOL DISTRICT TO EXTEND THE LONG-TERM LEASE OF A HOLDER OF 16TH SECTION LAND, WHICH IS FREE OF ANY OUTSTANDING FINANCIAL OBLIGATION WITH LESS THAN 30 YEARS REMAINING ON THE ORIGINAL TERM, FOR AN ADDITIONAL PERIOD NOT TO EXCEED 25 YEARS UPON TERMS AND CONDITIONS ACCEPTABLE TO THE BOARD; AND FOR RELATED PURPOSES.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 29-3-63, Mississippi Code of 1972, is

10 amended as follows:

11 29-3-63. (1) The holder of a lease of sixteenth section or lieu land, at the expiration thereof, shall have a prior right, 12 13 exclusive of all other persons, to re-lease or to extend an 14 existing lease as may be agreed upon between the holder of the lease and board of education subject to the classification of said 15 16 land. Provided, however, no holder of a lease of sixteenth section land classified as agricultural land shall have any 17 18 priority rights in extending his lease contract, except as otherwise provided in Section 29-3-81. Provided, however, the 19 20 compensation on an annual basis shall be the fair market rental of

H. B. No. 1258 **~ OFFICIAL ~** G1/2 24/HR26/R1826.1 PAGE 1 (DJ\KW) the land excluding buildings and improvements made on such land by the lessee, the title to which is not held in trust for the public schools, but in no event shall the compensation be less than the minimum amounts prescribed in subsection (2) of this section.

25 (2)The board of education shall not lease or extend a lease 26 on land classified as industrial or commercial at an annual rental 27 less than five percent (5%) of the current market value, exclusive 28 of buildings or improvements not owned by the school district. 29 Such minimum acceptable percentage shall not apply to land classified as farm-residential, residential, recreational and 30 31 other land; however, fair market rental will apply to those lands as determined by appraisal, comparative analysis or comparison 32 33 with the private sector.

The prior right to re-lease or extend an existing oil, 34 (3)35 gas and mineral lease, or any part thereof, granted under this 36 section shall be conditioned upon the existence of production of 37 oil, gas or other minerals thereunder in paying quantities, or the existence of a well capable of such production, or the existence 38 39 of drilling or reworking operations at the time of lease 40 expiration. Provided, however, that said lease may, in the 41 discretion of the board of education, be extended only as to the 42 lands included in a unit or units as defined by the appropriate agency having jurisdiction over said unit or units. 43 The replacement lease shall be upon such terms and conditions as may 44 be agreed upon between the holder of the lease and the board of 45

H. B. No. 1258 24/HR26/R1826.1 PAGE 2 (DJ\KW)  46 education, provided that the rental and royalty provisions shall 47 not be less than the rental and royalty provisions as set out in 48 the expired lease and the primary term shall not exceed the 49 limitations in Section 29-3-99. Bonus payment for the replacement 50 lease shall be consistent with the requirements set out in Section 51 29-3-65 with respect to oil, gas and mineral leases.

52 (4) Where used in this section and Section 29-3-65, the term 53 "oil and gas lease" or "oil, gas and mineral lease" shall include 54 all leases originally executed pursuant to Section 29-3-99.

(5) The right to re-lease an oil, gas and mineral lease provided in subsection (3) above extends to oil, gas and mineral leases which have already expired as of May 7, 1992, subject to an accounting for production from the date of lease expiration to the date of the replacement lease authorized herein.

60 (6) The board of education of a school district located in a 61 municipality where Interstate 59 and U.S. Highway 49 intersect in 62 the Broadway - West Pine redevelopment area may grant the holder of a valid lease with a term of ninety-nine (99) years, which has 63 64 completely satisfied the financial obligation of the original 65 lease agreement, being free and clear of any debt pertaining 66 thereto, and which has less than thirty (30) years remaining on 67 its original term, the right to extend said lease for a period not 68 to exceed twenty-five (25) years under any additional agreed upon 69 terms, which shall serve as an addendum to the original lease

## 70 agreement, and for consideration acceptable to the board and

71 spread upon its minutes.

## 72 SECTION 2. This act shall take effect and be in force from

73 and after July 1, 2024.

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