House Amendments to Senate Bill No. 2917

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

27 SECTION 1. Section 29-5-201, Mississippi Code of 1972, is amended as follows: 28 29 29-5-201. As used in Sections 29-5-201 through 29-5-217: 30 "District" means the Capitol Complex Improvement (a) 31 District. 32 "Improvement projects" means the following types of (b) 33 projects in the public areas of the district: 34 (i) Street reconstruction, resurfacing and other repairs to roadways, curbs and gutters; 35 36 Bridge construction, reconstruction and (ii) 37 repair; 38 (iii) Reconstructing and repairing of surface 39 water drainage systems including street drains, ditches, culverts and other components of the system; 40 41 (iv) Installing and replacing street lighting; 42 Installing and replacing traffic signals; (V)

43 (vi) Installation of new water and sewer lines and rehabilitation of existing water and sewer lines serving the 44 district, including those portions extending beyond the district 45 46 boundary required to perform the work; 47 (vii) Reconstruction and repair of parks and 48 public rights-of-way; (viii) Reconstruction and repair of sidewalks 49 50 along public streets; 51 Planting and replacing landscaping materials, (ix) 52 trees, and site amenities within public parks and rights-of-way; 53 (X) Relocation underground of power and communication lines serving the district, including those portions 54 55 extending beyond the district boundary required to perform the 56 work; * * * 57 Infrastructure, public safety, and other (xi) 58 improvements as determined necessary by the Executive Director of 59 the Department of Finance and Administration * * *; and 60 (xii) Demolition and removal of state-owned 61 structures, property and debris designated by the Capitol Complex 62 Improvement District Advisory Committee as slum or blight, which 63 constitute a nuisance to public health, safety and welfare. 64 Before the Capitol Complex Improvement District Advisory 65 Committee may designate any state-owned structure, property or 66 debris as slum or blight, which constitute a nuisance to public health, safety or welfare, under paragraph (xii), the committee 67 68 must provide notice to the Department of Finance and S. B. 2917

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70 department shall have fifteen (15) days from receipt of such 71 notice to object to the designation. If the Department of Finance 72 and Administration objects to the proposed designation, then the 73 state-owned structure, property or debris may not be designated as 74 blight or slum, which constitute a nuisance to public health, safety or welfare, except as agreed to by the Department of 75 76 Finance and Administration and the Capitol Complex Improvement 77 District Advisory Committee. 78 SECTION 2. (1) As used in this section, the following words 79 and phrases shall have the meanings ascribed herein unless the 80 context clearly requires otherwise: "Department" means the Department of Finance and 81 (a) 82 Administration. 83 "Developer" means any person, firm, corporation, (b) 84 partnership or other entity who constructs, repairs, renovates, 85 operates and/or maintains and/or procures the construction, repair, renovation, operation and/or maintenance of property such 86 87 as buildings and other facilities. "District" means the Capitol Complex Improvement 88 (C) 89 District created in Section 29-5-203, Mississippi Code of 1972. 90 The department shall establish a program to provide (2) (a) grants to assist developers in paying costs associated with 91 92 acquisition and development of tax-forfeited property within the 93 district that has been struck off to the state for the nonpayment 94 of ad valorem taxes, and to place such developed property into S. B. 2917 PAGE 3

Administration of its intent to make such a designation and the

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95 use, which will increase the value of the property and promote 96 economic development and the public interest within the district.

97 (b) An entity desiring assistance under the grant 98 program established under this section must submit an application 99 to the department. The application must contain a development 100 plan that provides:

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(i) A description of:

102 1. The property to be acquired and developed 103 as well as documentation from the Office of the Secretary of State 104 verifying that the property is tax-forfeited property that has 105 been struck off to the state for the nonpayment of ad valorem 106 taxes, and

107 2. The type of work the applicant will 108 perform as part of development of the property and the purpose or 109 purposes for which the property will be placed into use after 110 development;

(ii) The costs required for the applicant to acquire the property and the costs associated with the development of the property for which the applicant is requesting assistance; (iii) The amount of grant funds requested; and (iv) Any other information requested by the department.

(c) The department shall review such application and determine whether the applicant is eligible to participate in the grant program. If the department approves the applicant for participation in the grant program, it shall issue a certificate S. B. 2917 PAGE 4 121 of participation to the applicant designating the applicant as a 122 developer under the program. The department may provide grant 123 funds to the applicant in an amount as determined by the 124 department; however, the amount of a grant cannot exceed twenty 125 percent (20%) of the aggregate costs for the acquisition and 126 development of the property for which the grant is provided. 127 Eligible costs for which grant proceeds may be used include, but 128 are not limited to, costs associated with construction, repairs, 129 renovations, operation and/or maintenance and/or procuring the 130 construction, repair, renovation, operation and/or maintenance of 131 property such as buildings and other facilities.

(3) In addition to any other authority granted under this section or any other provision of law, the department may contract with a nonprofit corporation for the purpose of assisting the department in carrying out the provisions of this section.

136 (4) There is created in the State Treasury a special fund, 137 to be designated as the "Capitol Complex Improvement District Tax-Forfeited Property Fund", which shall consist of funds made 138 139 available by the Legislature in any manner. The fund shall be 140 maintained by the State Treasurer as a separate and special fund, 141 separate and apart from the General Fund of the state. Unexpended 142 amounts remaining in the fund at the end of a fiscal year shall 143 not lapse into the State General Fund, and any interest earned or 144 investment earnings on amounts in the fund shall be deposited into such fund. Monies in the fund shall be disbursed, upon 145 146 appropriation by the Legislature, in the discretion of the S. B. 2917

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147 Department of Finance and Administration, to provide grants for 148 the purposes described in this section.

(5) The department shall have all powers necessary to implement and administer the program established under this section, and the department shall promulgate rules and regulations, in accordance with the Mississippi Administrative Procedures Law, necessary for the implementation of this section.

154 **SECTION 3.** (1) As used in this section, the following words 155 shall have the meanings ascribed herein unless the context clearly 156 requires otherwise:

(a) "Accreted value" of any bond means, as of any date
of computation, an amount equal to the sum of (i) the stated
initial value of such bond, plus (ii) the interest accrued thereon
from the issue date to the date of computation at the rate,
compounded semiannually, that is necessary to produce the
approximate yield to maturity shown for bonds of the same
maturity.

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(b) "State" means the State of Mississippi.

165 (c) "Commission" means the State Bond Commission.

166 (2)The commission, at one time, or from time to time, (a) 167 may declare by resolution the necessity for issuance of general 168 obligation bonds of the State of Mississippi to provide funds for 169 the grant program authorized in Section 2 of this act. Upon the 170 adoption of a resolution by the Department of Finance and Administration, declaring the necessity for the issuance of any 171 172 part or all of the general obligation bonds authorized by this S. B. 2917 PAGE 6

173 subsection, the department shall deliver a certified copy of its 174 resolution or resolutions to the commission. Upon receipt of such 175 resolution, the commission, in its discretion, may act as the issuing agent, prescribe the form of the bonds, determine the 176 appropriate method for sale of the bonds, advertise for and accept 177 178 bids or negotiate the sale of the bonds, issue and sell the bonds so authorized to be sold and do any and all other things necessary 179 and advisable in connection with the issuance and sale of such 180 181 The total amount of bonds issued under this section shall bonds. not exceed Six Million Dollars (\$6,000,000.00); however, not more 182 than Two Million Dollars (\$2,000,000.00) of such bonds may be 183 184 issued during any fiscal year.

(b) Any investment earnings on amounts deposited into the special fund created in Section 2 of this act shall be used to pay debt service on bonds issued under this section, in accordance with the proceedings authorizing issuance of such bonds.

189 The principal of and interest on the bonds authorized (3) under this section shall be payable in the manner provided in this 190 191 subsection. Such bonds shall bear such date or dates, be in such denomination or denominations, bear interest at such rate or rates 192 193 (not to exceed the limits set forth in Section 75-17-101, 194 Mississippi Code of 1972), be payable at such place or places 195 within or without the State of Mississippi, shall mature 196 absolutely at such time or times not to exceed twenty-five (25) 197 years from date of issue, be redeemable before maturity at such 198 time or times and upon such terms, with or without premium, shall S. B. 2917 PAGE 7

199 bear such registration privileges, and shall be substantially in 200 such form, all as shall be determined by resolution of the 201 commission.

202 The bonds authorized by this section shall be signed by (4)203 the chairman of the commission, or by his facsimile signature, and 204 the official seal of the commission shall be affixed thereto, 205 attested by the secretary of the commission. The interest 206 coupons, if any, to be attached to such bonds may be executed by 207 the facsimile signatures of such officers. Whenever any such bonds shall have been signed by the officials designated to sign 208 209 the bonds who were in office at the time of such signing but who 210 may have ceased to be such officers before the sale and delivery 211 of such bonds, or who may not have been in office on the date such 212 bonds may bear, the signatures of such officers upon such bonds 213 and coupons shall nevertheless be valid and sufficient for all 214 purposes and have the same effect as if the person so officially 215 signing such bonds had remained in office until their delivery to 216 the purchaser, or had been in office on the date such bonds may 217 bear. However, notwithstanding anything herein to the contrary, 218 such bonds may be issued as provided in the Registered Bond Act of 219 the State of Mississippi.

(5) All bonds and interest coupons issued under the provisions of this section have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code, and in exercising the powers granted by this

section, the commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.

226 The commission shall act as the issuing agent for the (6) 227 bonds authorized under this section, prescribe the form of the 228 bonds, determine the appropriate method for sale of the bonds, 229 advertise for and accept bids or negotiate the sale of the bonds, 230 issue and sell the bonds so authorized to be sold, pay all fees 231 and costs incurred in such issuance and sale, and do any and all 232 other things necessary and advisable in connection with the issuance and sale of such bonds. The commission is authorized and 233 234 empowered to pay the costs that are incident to the sale, issuance 235 and delivery of the bonds authorized under this section from the proceeds derived from the sale of such bonds. The commission may 236 237 sell such bonds on sealed bids at public sale or may negotiate the 238 sale of the bonds for such price as it may determine to be for the 239 best interest of the State of Mississippi. All interest accruing 240 on such bonds so issued shall be payable semiannually or annually.

If such bonds are sold by sealed bids at public sale, notice of the sale of any such bonds shall be published at least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, to be selected by the commission.

The commission, when issuing any bonds under the authority of this section, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the S. B. 2917 PAGE 9 250 call price named therein and accrued interest on such date or 251 dates named therein.

252 (7)The bonds issued under the provisions of this section 253 are general obligations of the State of Mississippi, and for the 254 payment thereof the full faith and credit of the State of 255 Mississippi is irrevocably pledged. If the funds appropriated by 256 the Legislature are insufficient to pay the principal of and the 257 interest on such bonds as they become due, then the deficiency 258 shall be paid by the State Treasurer from any funds in the State 259 Treasury not otherwise appropriated. All such bonds shall contain 260 recitals on their faces substantially covering the provisions of this subsection. 261

(8) Upon the issuance and sale of bonds under the provisions of this section, the commission shall transfer the proceeds of any such sale or sales to the special fund created in Section 2 of this act. The proceeds of such bonds shall be disbursed solely upon the order of the Department of Finance and Administration under such restrictions, if any, as may be contained in the resolution providing for the issuance of the bonds.

269 (9) The bonds authorized under this section may be issued without any other proceedings or the happening of any other 270 271 conditions or things other than those proceedings, conditions and 272 things which are specified or required by this section. Any 273 resolution providing for the issuance of bonds under the 274 provisions of this section shall become effective immediately upon 275 its adoption by the commission, and any such resolution may be S. B. 2917

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276 adopted at any regular or special meeting of the commission by a 277 majority of its members.

278 The bonds authorized under the authority of this (10)279 section may be validated in the Chancery Court of the First 280 Judicial District of Hinds County, Mississippi, in the manner and 281 with the force and effect provided by Chapter 13, Title 31, 282 Mississippi Code of 1972, for the validation of county, municipal, 283 school district and other bonds. The notice to taxpayers required 284 by such statutes shall be published in a newspaper published or 285 having a general circulation in the City of Jackson, Mississippi.

286 (11) Any holder of bonds issued under the provisions of this 287 section or of any of the interest coupons pertaining thereto may, 288 either at law or in equity, by suit, action, mandamus or other 289 proceeding, protect and enforce any and all rights granted under 290 this section, or under such resolution, and may enforce and compel 291 performance of all duties required by this section to be 292 performed, in order to provide for the payment of bonds and 293 interest thereon.

294 (12)All bonds issued under the provisions of this section 295 shall be legal investments for trustees and other fiduciaries, and 296 for savings banks, trust companies and insurance companies 297 organized under the laws of the State of Mississippi, and such 298 bonds shall be legal securities which may be deposited with and 299 shall be received by all public officers and bodies of this state 300 and all municipalities and political subdivisions for the purpose 301 of securing the deposit of public funds.

302 (13) Bonds issued under the provisions of this section and 303 income therefrom shall be exempt from all taxation in the State of 304 Mississippi.

305 (14) The proceeds of the bonds issued under this section 306 shall be used solely for the purposes herein provided, including 307 the costs incident to the issuance and sale of such bonds.

308 The State Treasurer is authorized, without further (15)309 process of law, to certify to the Department of Finance and 310 Administration the necessity for warrants, and the Department of Finance and Administration is authorized and directed to issue 311 312 such warrants, in such amounts as may be necessary to pay when due 313 the principal of, premium, if any, and interest on, or the 314 accreted value of, all bonds issued under this section; and the 315 State Treasurer shall forward the necessary amount to the 316 designated place or places of payment of such bonds in ample time 317 to discharge such bonds, or the interest thereon, on the due dates 318 thereof.

(16) This section shall be deemed to be full and complete authority for the exercise of the powers herein granted, but this section shall not be deemed to repeal or to be in derogation of any existing law of this state.

323 **SECTION 4.** This act shall take effect and be in force from 324 and after July 1, 2024.

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

1 AN ACT TO AMEND SECTION 29-5-201, MISSISSIPPI CODE OF 1972, 2 TO AMEND THE DEFINITION OF "IMPROVEMENT PROJECTS" TO ALLOW FOR THE 3 DEMOLITION OF SLUM AND BLIGHTED STATE-OWNED PROPERTIES LOCATED 4 WITHIN THE CAPITOL COMPLEX IMPROVEMENT DISTRICT; TO PROVIDE THAT 5 THE DEPARTMENT OF FINANCE AND ADMINISTRATION SHALL ESTABLISH A PROGRAM TO PROVIDE GRANTS TO ASSIST DEVELOPERS IN PAYING COSTS 6 7 ASSOCIATED WITH ACQUISITION AND DEVELOPMENT OF TAX-FORFEITED 8 PROPERTY WITHIN THE CAPITOL COMPLEX IMPROVEMENT DISTRICT THAT HAS 9 BEEN STRUCK OFF TO THE STATE FOR THE NONPAYMENT OF AD VALOREM 10 TAXES, AND TO PLACE SUCH PROPERTY INTO USE AFTER DEVELOPMENT, WHICH WILL INCREASE THE VALUE OF THE PROPERTY AND PROMOTE ECONOMIC 11 12 DEVELOPMENT AND THE PUBLIC INTEREST WITHIN THE DISTRICT; TO 13 PROVIDE AN APPLICATION PROCESS FOR ENTITIES WHO DESIRE TO 14 PARTICIPATE IN THE GRANT PROGRAM; TO CREATE THE "CAPITOL COMPLEX 15 IMPROVEMENT DISTRICT TAX-FORFEITED PROPERTY FUND" AS A SPECIAL 16 FUND IN THE STATE TREASURY AND TO PROVIDE THAT MONIES IN THE SPECIAL FUND SHALL BE EXPENDED BY THE DEPARTMENT OF FINANCE AND 17 18 ADMINISTRATION, UPON APPROPRIATION BY THE LEGISLATURE, TO PROVIDE 19 GRANTS AUTHORIZED UNDER THIS ACT; TO AUTHORIZE THE DEPARTMENT OF 20 FINANCE AND ADMINISTRATION TO CONTRACT WITH A NONPROFIT 21 CORPORATION FOR THE PURPOSE OF ASSISTING THE DEPARTMENT IN 22 CARRYING OUT THE PROVISIONS OF THIS ACT; TO AUTHORIZE THE ISSUANCE OF STATE GENERAL OBLIGATION BONDS FOR THE PURPOSE OF PROVIDING 23 24 FUNDS FOR THE "CAPITOL COMPLEX IMPROVEMENT DISTRICT TAX-FORFEITED 25 PROPERTY FUND"; AND FOR RELATED PURPOSES.

HR43\SB2917A.J

Andrew Ketchings Clerk of the House of Representatives