Senate Amendments to House Bill No. 1577

TO THE CLERK OF THE HOUSE:

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

AMENDMENT NO. 1

H. B. 1577 PAGE 1

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

Section 27-105-305, Mississippi Code of 1972, is 9 SECTION 1. 10 amended as follows: 27-105-305. The board of supervisors at the regular December 11 1997 meeting, and annually thereafter or, in the discretion of the 12 board of supervisors, thereafter at such other interval of time as 13 determined by the board of supervisors, \star \star up to every four (4) 14 15 years, shall give notice to all financial institutions in its 16 county whose accounts are insured by the Federal Deposit Insurance Corporation (or any successor thereto), by publication, that bids 17 18 will be received from financial institutions at the following 19 January meeting, or some subsequent meeting, for the privilege of 20 keeping the county funds, or any part thereof, which notice shall 21 refer by name to this article and it shall not be necessary to 22 incorporate in the notice the provisions of this article; and at 23 the January meeting, or a subsequent meeting as may be designated in the notice, as the case may be, the board of supervisors shall 24 25 receive such bids or proposals as the financial institutions may

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    make for the privilege of keeping the county funds, or any part
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              The bids or proposals shall designate the kind of
    security as authorized by law which the financial institutions
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    propose to give as security for funds, and the board shall cause
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    the county funds and all other funds in the hands of the county
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    treasurer to be deposited in the qualified financial institution
    or qualified institutions proposing the best terms, taking into
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    consideration all material aspects of the proposal, including, but
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    not limited to, net earnings, account costs, costs of transfer of
    accounts from existing depositories, banking services provided and
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    other service considerations, and meeting the requirements
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    provided in Section 27-105-315, having in view the safety of such
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    funds. However, if a bank submits a bid or offer to the board of
    supervisors to act as a depository for the county and the bid or
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    offer, if accepted, would result in a contract in which a member
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    of the board of supervisors would have a direct or indirect
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    interest, the board of supervisors may elect to not open or
    consider any bids received and submit the matter to the State
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    Treasurer. Upon receipt of the bids received from the board of
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    supervisors, the State Treasurer shall open and consider the bids
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    received, select a depository or depositories, make all decisions
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    and take any action within the authority of the board of
    supervisors under this section relating to the selection of a
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- (a) The selecting and opening of accounts;
- 51 (b) Approval of securities;

depository or depositories, including:

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- 52 (c) The transfer and deposit of funds between
- 53 depositories; and
- (d) All other related functions.
- If the board of supervisors elects to open and consider the
- 56 bids or offers, it shall not open or consider any bid which, if
- 57 accepted, would result in a contract in which a member of the
- 58 board of supervisors would have a direct or indirect interest.
- 59 The board is prohibited from designating a depository during the
- 60 last year of a four-year term.
- 61 **SECTION 2.** Section 27-105-353, Mississippi Code of 1972, is
- 62 amended as follows:
- 63 27-105-353. The board of mayor and aldermen or other
- 64 municipal authorities of each and every city, town or village in
- 65 the state are required to select a depository in the manner
- 66 provided by law for the selection of county depositories,
- 67 including the same intervals of time as counties for receiving
- 68 bids from financial institutions for the privilege of holding
- 69 public funds. Before being selected, a depository must be
- 70 certified by the State Treasurer as meeting the capital ratio
- 71 requirement specified in Section 27-105-5 or 27-105-6. An
- 72 institution shall not be a qualified depository and shall not
- 73 receive any municipal funds unless its ratio has been certified
- 74 annually by the State Treasurer as meeting the prescribed
- 75 requirement. Notwithstanding the foregoing, any financial
- 76 institution whether or not meeting the prescribed ratio
- 77 requirement whose accounts are insured by the Federal Deposit

- 78 Insurance Corporation or any successors to that insurance
- 79 corporation may receive municipal funds in an amount not exceeding
- 80 the amount that is insured by that insurance corporation and may
- 81 qualify as a municipal depository to the extent of that insurance
- 82 as prescribed in Section 27-105-315.
- 83 **SECTION 3.** Section 27-105-363, Mississippi Code of 1972,
- 84 which allows for counties and municipalities to follow an
- 85 identical process for selecting public depositories, is hereby
- 86 repealed.
- 87 **SECTION 4.** This act shall take effect and be in force from
- 88 and after its passage.

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

1 AN ACT TO AMEND SECTIONS 27-105-305 AND 27-105-353,

2 MISSISSIPPI CODE OF 1972, TO PROVIDE NECESSARY UPDATES AND TO

HARMONIZE BIDDING TERMS FOR PUBLIC DEPOSITS BETWEEN COUNTIES AND

- 4 MUNICIPALITIES; TO REPEAL SECTION 27-105-363, MISSISSIPPI CODE OF
- 5 1972, WHICH ALLOWS FOR COUNTIES AND MUNICIPALITIES TO FOLLOW AN
- 6 IDENTICAL PROCESS FOR SELECTING PUBLIC DEPOSITORIES; AND FOR
- 7 RELATED PURPOSES.

SS36\HB1577A.J

Amanda White Secretary of the Senate