Adopted AMENDMENT NO 1 PROPOSED TO

Cmte Sub for Senate Bill No. 2631

BY: Senator(s) Hopson

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

17 SECTION 1. Section 69-1-48, Mississippi Code of 1972, is 18 amended as follows: 69-1-48. (1) For purposes of this section, the following 19 20 words shall have the meanings ascribed herein: "Department" means the Mississippi Department of 21 (a) 22 Agriculture and Commerce. 23 "Museum" means the Mississippi Agriculture and (b) 24 Forestry Museum. 25 The department may accept, budget, receive and expend (2) funds from any source for improvements to *** * *** the Mississippi 26

27 State Fairgrounds located at 1207 Mississippi Street, Jackson, 28 Mississippi 39202, or the Mississippi Agriculture and Forestry 29 Museum located at 1150 Lakeland Drive, Jackson, Mississippi 39216, 30 upon appropriation by the Legislature and for marketing and 31 promotion programs for events at the Mississippi State Fairgrounds 32 located at 1207 Mississippi Street, Jackson, Mississippi 39202, or 33 the Mississippi Agriculture and Forestry Museum located at 1150 34 Lakeland Drive, Jackson, Mississippi 39216, upon appropriation by 35 the Legislature and for purposes as otherwise appropriated by the 36 Legislature.

37 (3) (a) The department may allow a federal, state * * * or local governmental entity, or a public, private, commercial or 38 39 charitable entity to use, publish or advertise the entity's name on department property and in its publications. Furthermore, the 40 41 commissioner may lease to any public, private, commercial or 42 charitable entity for a term not to exceed twenty (20) years 43 naming rights for museum buildings or property, including, but not limited to, new construction, improvements to existing buildings, 44 45 grounds and/or objects located on museum property in return for consideration benefitting the department. The department must 46 47 obtain written approval of the Governor, Lieutenant Governor and the Secretary of State prior to entering any lease providing for 48 49 naming rights of property under this section. The lessee shall 50 pay the cost of erecting, maintaining and removing signage related 51 to the property.

24/SS36/SB2631A.2J PAGE 2 52 (b) Any funds received from the advertising or lease of 53 naming rights shall be retained by the department and expended for improvements to * * * the Mississippi State Fairgrounds located at 54 55 1207 Mississippi Street, Jackson, Mississippi 39202, or the 56 Mississippi Agriculture and Forestry Museum located at 1150 57 Lakeland Drive, Jackson, Mississippi 39216, upon appropriation by 58 the Legislature and for marketing and promotion programs for 59 events at the Mississippi State Fairgrounds located at 1207 60 Mississippi Street, Jackson, Mississippi 39202, or the Mississippi 61 Agriculture and Forestry Museum located at 1150 Lakeland Drive, Jackson, Mississippi 39216, upon appropriation by the Legislature 62 63 and for purposes as otherwise appropriated by the Legislature. * * * 64 65 (4) There is established in the State Treasury a (a) 66 special fund for the department for the monies collected under 67 this section. 68 Unexpended monies remaining in the fund at the end (b) of a fiscal year shall not lapse into the State General Fund, and 69 70 any interest earned or investment earnings on amounts in the fund 71 shall be deposited into the fund. 72 (5)(a) The department shall make reasonable attempts to 73 notify the donor of any donated property or artifacts determined 74 to be obsolete to allow such donor to retake possession of such

75 item. If efforts to notify the donor prove unsuccessful, then the 76 department may dispose of, auction or sell any property or

77 artifact in the possession of the museum if the department 78 determines that it is obsolete, no longer of value or use to the 79 museum or unclaimed by the donor.

80 (b) All funds received under this section on behalf of 81 the museum, shall be transferred into the *** * *** enterprise fund 82 related to the museum. The enterprise funds shall be maintained 83 in accordance with generally accepted accounting principles and 84 regulations prescribed by the Department of Finance and 85 Administration.

86 (c) <u>Subject to appropriation by the Legislature</u>, the 87 department may expend these funds for improvements to the museum 88 and for marketing and promotion programs for the museum in a 89 manner consistent with the museum's historical purpose.

90 SECTION 2. Section 69-5-3, Mississippi Code of 1972, is 91 amended as follows:

92 69-5-3. (1) The Department of Agriculture and Commerce 93 shall set up rules and regulations consistent with the law governing the distribution of state monies for premiums or awards. 94 95 It will be the duty of the department, at least twice each year, 96 to approve premium lists or awards, and give out rules governing 97 participants in state premium money in Mississippi. The 98 department may invite the presidents of the various district 99 livestock shows before the department when determining policies 100 affecting district livestock shows.

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101 (2)The Department of Agriculture and Commerce is hereby 102 authorized to accept money or funds donated to the department, 103 including funds to be awarded as prizes in livestock competition. 104 The Department of Agriculture and Commerce shall have (3)105 charge of the State Fairgrounds located * * * at or around 1207 106 Mississippi Street, Jackson, Mississippi 39202, including all 107 buildings and improvements thereon, and shall have full power and 108 authority in perfecting plans and causing to be held thereon the 109 Mississippi State Fair and other such events that may be 110 authorized by the department.

(4) The Department of Agriculture and Commerce is hereby
authorized to employ an attorney as prescribed in Section 69-1-14.
(5) The Department of Agriculture and Commerce may take any
action authorized in Section 1 of Chapter 306, Laws of 2000.

115 The Department of Agriculture and Commerce may allow a (6) 116 commercial, charitable or governmental entity to use, publish and 117 advertise such entity's name in connection with any of the buildings, improvements, grounds or objects located on the State 118 119 Fairgrounds * * * at or around 1207 Mississippi Street, Jackson, 120 Mississippi 39202, except for the Kirk Fordice Equine Center, or 121 in connection with any of the events conducted on the State 122 Fairgrounds in return for a monetary consideration paid to the 123 department. Furthermore, the department may lease to any public, 124 private, commercial or charitable entity for a term not to exceed 125 twenty (20) years naming rights to buildings, except for the Kirk

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126 Fordice Equine Center, or property, including, but not limited to, 127 new construction, improvements to existing buildings, grounds 128 and/or objects located on the State Fairgrounds located at or 129 around 1207 Mississippi Street, Jackson, Mississippi 39202, in 130 return for consideration benefitting the commission. The 131 department must obtain written approval of the Governor, 132 Lieutenant Governor and the Secretary of State prior to entering 133 any lease providing for naming rights of property under this 134 The lessee shall pay the cost of erecting, maintaining section. 135 and removing signage related to the property. Those funds 136 received from an entity for allowing its name to be used, 137 published or advertised in connection with the buildings, 138 improvements, objects or events shall be retained by the 139 department to be used for capital improvements to the fairgrounds or in its annual operating budget subject to appropriation by the 140 141 Legislature. The department shall not enter into any such 142 agreement with any vendor whose products are illegal for participation in or use by persons eighteen (18) years of age and 143 144 under.

(7) The Commissioner of Agriculture and Commerce is authorized to form and establish a private foundation or nonprofit corporation to receive and disburse the funds generated by the sale of naming rights described in subsection (6) of this section and for any other donations made to the department. The funds shall be disbursed in accordance with the guidelines described in

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151 this section, and the foundation or nonprofit corporation shall be 152 subject to the reporting requirements described in subsection (10) 153 of this section. All funds shall remain with the foundation until 154 disbursement and shall not be transferred to the State General 155 Fund. No public funds shall be deposited into the account of the 156 private foundation or nonprofit corporation established by the 157 department for the benefit of the State Fairgrounds, nor shall the 158 Legislature appropriate any State General Fund or Special Fund 159 monies to the foundation or nonprofit corporation for such purposes. All monies received by the foundation shall be 160 161 maintained separately from funds allocated to the department for 162 operating and administrative costs associated with the State 163 Fairgrounds located at or around 1207 Mississippi Street, Jackson, 164 Mississippi 39202. In addition to the reporting of information to 165 be included in the annual legislative report of the department, 166 the private foundation or nonprofit corporation shall be subject 167 to annual financial audits by the State Auditor and by auditors of 168 donors in the same manner as required for state agencies. 169 (8) The Department of Agriculture and Commerce shall have

170 the authority to enter into a lease or right-of-way with a third 171 party covering any land or buildings on the State Fairgrounds 172 located at or around 1207 Mississippi Street, Jackson, Mississippi 173 <u>39202</u>, and any funds generated from such lease or right-of-way 174 shall remain in a special fund managed by the department for the 175 benefit of the State Fairgrounds. All monies in the special fund

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176 shall be subject to appropriation by the Legislature and may be 177 used for capital improvements to the State Fairgrounds located at 178 or around 1207 Mississippi Street, Jackson, Mississippi 39202, or 179 in the department's annual operating budget for operating and administrative costs associated with the State Fairgrounds. Any 180 181 unexpended funds remaining in the special fund shall not lapse 182 into the State General Fund, and any interest earned or investment 183 earnings on amounts in the fund shall be deposited in the fund.

184 (9) The Department of Agriculture and Commerce is hereby 185 authorized, with the advice of the Mississippi Fair Advisory 186 Council, to adopt such rules and regulations as may be necessary 187 or desirable to carry out, execute or implement the provisions of 188 this article.

189 The Department of Agriculture and Commerce shall report (10)190 by January 1 of each year a detailed financial statement of all 191 monies received and expended under subsection (6) and subsection 192 (7) of this section to the Lieutenant Governor, the Speaker of the 193 House of Representatives and the Chairman of the Senate 194 Agriculture Committee and the Chairman of the House of Representatives Agriculture Committee and the Chairmen of the 195 196 Appropriations Committees of the House and Senate.

197 SECTION 3. Section 69-5-7, Mississippi Code of 1972, is 198 amended as follows:

199 69-5-7. Headquarters of the Mississippi State Fair200 operations shall be in connection with the office of the

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Department of Agriculture and Commerce. The Mississippi State 201 202 Fair shall occur on the Mississippi State Fairgrounds located at 203 or around 1207 Mississippi Street, Jackson, Mississippi 39202. 204 SECTION 4. Section 69-5-8, Mississippi Code of 1972, is 205 amended as follows: 206 69-5-8. The building under the jurisdiction of the 207 Department of Agriculture and Commerce, * * * which is 208 located * * * at or around the Mississippi State Fairgrounds, 1207 209 Mississippi Street, Jackson, Mississippi 39202, and used primarily 210 as an arena for rodeo and livestock expositions and related 211 events, shall be named the Kirk Fordice Equine Center. The 212 Department of Agriculture and Commerce shall prepare or have prepared a distinctive plaque, to be placed in a prominent place 213 214 within the Kirk Fordice Equine Center, that states the background, 215 accomplishments and service to the state of Governor Kirk Fordice. 216 SECTION 5. Section 69-5-11, Mississippi Code of 1972, is 217 amended as follows: 218 69-5-11. (1) The Department of Agriculture and Commerce 219 shall charge for admission to the State Fair, which shall be 220 hosted on the Mississippi State Fairgrounds located at or around 221 1207 Mississippi Street, Jackson, Mississippi 39202. The proceeds 222 thereof shall be used for the repayment of revenue bonds issued 223 for the purpose of constructing, equipping and furnishing new

224 buildings and making improvements on the State Fairgrounds.

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225 (2)Funds collected in excess of those required to retire 226 any outstanding bond indebtedness may be used as operating revenue 227 for the Department of Agriculture and Commerce for operating and 228 administrative costs associated with the State Fairgrounds, and 229 such excess funds received by the department shall be deposited in 230 a special fund account managed by the department for the benefit 231 of the State Fairgrounds located at or around 1207 Mississippi 232 Street, Jackson, Mississippi 39202.

(3) The State Treasurer is hereby directed to invest such excess funds to the credit of the special account managed by the department for the benefit of the State Fairgrounds <u>located at or</u> around 1207 Mississippi Street, Jackson, Mississippi 39202.

237 SECTION 6. Section 69-5-13, Mississippi Code of 1972, is
238 amended as follows:

239 69-5-13. The Department of Agriculture and Commerce is 240 hereby authorized and empowered, in its discretion, to declare by 241 resolution the number and type buildings which need to be constructed and the type of improvements that need to be made on 242 243 the State Fairgrounds located at or around 1207 Mississippi 244 Street, Jackson, Mississippi 39202, and file a certified copy of said resolution with the * * * Department of Finance and 245 246 Administration. If the * * * Department of Finance and 247 Administration believes such construction and improvements to be 248 in the best public interest, and that receipts from admission to the State Fair reasonably shall be expected to produce sufficient 249

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revenues over a period not to exceed twenty (20) years to retire bonds issued to pay the cost of such improvements as well as the interest thereon, it may, in its discretion, approve the request of the Department of Agriculture and Commerce.

254 **SECTION 7.** Section 69-5-27, Mississippi Code of 1972, is 255 amended as follows:

256 69-5-27. The Department of Agriculture and Commerce shall have the power and authority, in its discretion, to borrow money 257 258 from any bank or banks in an amount not in excess of Two Hundred 259 Thousand Dollars (\$200,000.00), to be used for the repair, 260 renovation or maintenance of buildings located at the Mississippi 261 State Fairgrounds located at or around 1207 Mississippi Street, 262 Jackson, Mississippi 39202. The Department of Agriculture and 263 Commerce may use any funds accruing to it to service and retire 264 said indebtedness. Such loan shall not exceed a term of ten (10) 265 years and shall bear interest at a rate not in excess of that 266 provided for in Section 75-17-101.

Any loan secured under the provisions of this section shall be approved by the State Bond Commission.

269 SECTION 8. Section 69-5-31, Mississippi Code of 1972, is
270 amended as follows:

69-5-31. (1) The Department of Agriculture and Commerce is authorized to hire and designate area law enforcement officers on a contractual basis to provide security and to enforce all laws of the State of Mississippi on the Mississippi State Fairgrounds

275 Complex located at or around 1207 Mississippi Street, Jackson, 276 Mississippi 39202. All officers must have attended and 277 satisfactorily completed the training course required for law 278 enforcement officers at the Law Enforcement Officer's Training 279 Academy or an equivalent facility. All officers must be current 280 with this certification. A complete record of all law enforcement 281 training of each employee will be maintained in each employee's 282 record of employment. Furthermore, the Department of Agriculture 283 and Commerce may enter into a contract with any certified law 284 enforcement officer to provide security to the Department of 285 Agriculture and Commerce with jurisdiction to enforce all laws of 286 the State of Mississippi on the property known as the "Mississippi 287 State Fairgrounds Complex" located at or around 1207 Mississippi 288 Street, Jackson, Mississippi 39202, and any and all of its 289 outlying buildings and property.

(2) (a) All officers while in performance of their duty on
the premises or at any of the facilities at the Mississippi State
Fairgrounds Complex <u>located at or around 1207 Mississippi Street</u>,
<u>Jackson, Mississippi 39202</u>, under the direction or control of the
Department of Agriculture and Commerce and public property
immediately adjacent to such facilities shall:

(i) Be required to dress in uniforms prescribed by the respective law enforcement agency by which he or she is employed; and

299

(ii) Be authorized to carry weapons.

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300 (b) Employees designated as officers shall be duly 301 sworn and vested with authority to bear arms and make arrests, and 302 shall exercise primarily the responsibilities of the prevention 303 and detection of crime, the apprehension of criminals, and the enforcement of the ordinances and policies of the Department of 304 305 Agriculture and Commerce, a political subdivision of the State of 306 Employees designated as such officers shall be Mississippi. 307 considered law enforcement officers within the meaning of Section 308 45-6-3.

309 The identities and personal information of the officers (3) 310 under the authority of this section are confidential and shall not 311 be publicly disclosed by the department. The Department of 312 Agriculture and Commerce shall redact the identities and personal 313 information of officers contracted to serve on the Mississippi 314 State Fairground Complex located at or around 1207 Mississippi 315 Street, Jackson, Mississippi 39202, from all contracts disclosed 316 as public records in compliance with the Mississippi Public 317 Records Act, prescribed under Section 25-61-1 et seq.; and such 318 law enforcement contracts shall not be posted on the Department of 319 Finance and Administration's searchable website, as required by 320 the Mississippi Accountability and Transparency Act, prescribed 321 under Section 27-104-151 et seq.

322 SECTION 9. Section 39-17-5, Mississippi Code of 1972, is 323 amended as follows:

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324 39-17-5. The Mississippi Sports Hall of Fame and Dizzy Dean 325 Museum shall be funded, in part, by the sale of exclusive rights 326 to market soft drinks at the State Fairgrounds located at or 327 around 1207 Mississippi Street, Jackson, Mississippi 39202, the 328 Jim Buck Ross Mississippi Agriculture and Forestry Museum and the 329 Mississippi Sports Hall of Fame and Dizzy Dean Museum; however, 330 the sale of such rights for the State Fairgrounds shall include 331 the Mississippi State Fair and the Dixie National Livestock Show 332 and Rodeo and no other event or activity on the State Fairgrounds. 333 The Mississippi Fair Commission and the Mississippi Department of 334 Agriculture and Commerce shall have the authority to enter 335 contracts for the sale of the aforementioned exclusive rights for 336 a term not exceeding twelve (12) years per contract. If bids for 337 the purchase of such rights are in an amount that is less than the 338 amount needed to construct the Mississippi Sports Hall of Fame and 339 Dizzy Dean Museum, then the Mississippi Fair Commission and the 340 Mississippi Department of Agriculture and Commerce may reject all 341 bids and shall not be obligated to enter into such contracts. 342 Funds so generated shall be deposited in a special, 343 interest-bearing account, in the State Treasury to be administered 344 by the Department of Finance and Administration. The account 345 shall be known as the "Mississippi Sports Hall of Fame and Dizzy Dean Museum Account" and all interest accrued thereon shall be 346 347 credited to the account. Any funds in the account shall not lapse into the General Fund at the end of the fiscal year but shall 348

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349 remain in the account. Any balance remaining at the end of the 350 project shall be transferred to the operating account of the 351 Mississippi Sports Hall of Fame and Dizzy Dean Museum.

352 SECTION 10. Section 39-23-3, Mississippi Code of 1972, is 353 amended as follows:

354 39-23-3. The Mississippi Children's Museum may be located: 355 At the old National Guard Armory located on the (a) 356 Mississippi State Fairgrounds * * * which is located at or around 357 1207 Mississippi Street, Jackson, Mississippi 39202, after the 358 repair, renovation, furnishing and equipping of such facility by 359 the Department of Finance and Administration as provided for in 360 Sections 16 through 33 of Chapter 535, Laws of 1997, as amended;

361 In such structure and at such location as shall be (b) 362 submitted by the Board of Directors of the Mississippi Children's 363 Museum, a Mississippi nonprofit corporation, to and approved as an 364 appropriate structure and location by the Department of Finance 365 and Administration, after the repair, renovation, furnishing and 366 equipping of such facility by the Department of Finance and 367 Administration as provided in Sections 16 through 33 of Chapter 368 535, Laws of 1997, as amended; or

369 (c) In the building, formerly known as the Mississippi
370 Museum of Natural Science, on land located adjacent to the State
371 Fairgrounds in the City of Jackson, County of Hinds, Mississippi,
372 described more specifically as follows:

373 Starting at the point of intersection of the

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North line of Pearl Street and the West line of 374 375 Jefferson Street, run Northerly along the West line of Jefferson Street a distance of 240 feet 376 377 to the point of beginning, an iron pin. Continue Northerly along the West line of 378 Jefferson Street for a distance of 257.9 feet to 379 380 an iron pin; turn left through an angle of 89 degrees -381 57 minutes - 14 seconds and run Westerly for a 382 distance of 278.9 feet to an iron pin on the east 383 right-of-way line of the G.M. & O. Railroad; turn left through an angle of 79 degrees - 29 minutes -384 385 30 seconds and run Southerly along the East right-of-way 386 of the G.M. & O. Railroad (Said line being a curve 387 to the left with a radius of 2814.93 feet, chord 388 definition) for a distance of 260.4 feet to an iron 389 pipe; turn left through an angle of 95 degrees - 12 390 minutes - 26 seconds and run Easterly and parallel 391 with the North line of this tract for a distance of 392 314.7 feet to the point of beginning.

393 (d) On certain real property owned by the State of 394 Mississippi and held by the Mississippi Department of Agriculture 395 and Commerce, more particularly described as follows:

396 39 acres lying in the northeast corner of the 397 intersection of Mississippi 25 and Interstate 55.

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398 (e) At any location in Hinds County as shall be
399 submitted by the Board of Directors of the Mississippi Children's
400 Museum, a Mississippi nonprofit corporation, to the Department of
401 Finance and Administration and approved as an appropriate location
402 by the Department of Finance and Administration.

403 **SECTION 11.** Section 39-23-5, Mississippi Code of 1972, is 404 amended as follows:

405 39-23-5. (1) The Department of Finance and Administration 406 shall proceed with the repair, renovation, furnishing and 407 equipping of the old National Guard Armory on the Mississippi 408 State Fairgrounds, which is located at or around 1207 Mississippi 409 Street, Jackson, Mississippi 39202, or another structure if 410 approved by the Department of Finance and Administration as 411 provided in Section 17 of Chapter 589, Laws of 1999, for its use 412 as a children's museum as soon as practicable.

(2) The Department of Finance and Administration shall proceed with the repair, renovation, furnishing and equipping of the facility at the location described in Section 39-23-3(c) as soon as practicable.

(3) The Department of Finance and Administration shall proceed with the construction, furnishing and equipping of a facility at the location described in Section 39-23-3(d), if the location at such site is approved by the Board of Directors of the Mississippi Children's Museum and the Department of Finance and Administration, as soon as practicable.

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(4) The Department of Finance and Administration shall
proceed with the construction, furnishing and equipping of a
facility at a location selected as provided in Section 39-23-3(e),
if the location is approved by the Board of Directors of the
Mississippi Children's Museum and the Department of Finance and
Administration, as soon as practicable.

429 **SECTION 12.** Section 45-1-19, Mississippi Code of 1972, is 430 amended as follows:

431 45-1-19. (1) The Department of Public Safety, through the Office of Capitol Police, shall have jurisdiction relative to the 432 enforcement of all laws of the State of Mississippi on the 433 434 properties, from curb to curb, including adjoining streets, 435 sidewalks and leased parking lots within the Capitol Complex, set 436 forth in Section 29-5-2, the Governor's mansion, the Supreme Court 437 Building, the Mississippi Department of Transportation Building 438 and the Public Employees' Retirement System Building, and any 439 property purchased, constructed or otherwise acquired by the State 440 of Mississippi for conducting state business and not specifically 441 under the supervision and care by any other state entity, but 442 which is reasonably assumed the Department of Public Safety would 443 be responsible for such. The Department of Public Safety shall, 444 through any person or persons appointed by the commissioner, make 445 arrests for any violation of any law of the State of Mississippi 446 on the grounds of or within those properties. The Department of Public Safety shall, in addition, enforce the provisions of this 447

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448 section and Sections 29-5-57 through 29-5-67, 29-5-73 through 449 29-5-75, and 29-5-81 through 29-5-95, and prescribe such rules and 450 regulations as are necessary therefor. The powers and duties 451 related to the administration of Sections 29-5-57 through 29-5-67, 452 29-5-73 through 29-5-75, and 29-5-81 through 29-5-95 shall remain 453 with the Department of Finance and Administration.

454 Subject to the approval of the Board of Trustees of (2)455 State Institutions of Higher Learning, the Board of Trustees and 456 the Department of Public Safety shall be authorized to enter into 457 a contract for the Department of Public Safety to supply the 458 security personnel with jurisdiction to enforce all laws of the 459 State of Mississippi on the property of the Board of Trustees 460 located at the corner of Ridgewood Road and Lakeland Drive in the 461 City of Jackson.

462 The Department of Public Safety and the Department of (3)463 Agriculture are authorized to enter into a contract for the 464 Department of Public Safety to have jurisdiction and enforce all 465 laws of the State of Mississippi on the property of the Department 466 of Agriculture located at 121 North Jefferson Street and the new 467 Farmers Market Building located at the corner of High and 468 Jefferson Streets in the City of Jackson, Hinds County, 469 Mississippi. It is the intent of the Legislature that the 470 Department of Public Safety will not post any security personnel 471 at such buildings, but will provide regular vehicle patrols and 472 responses to security system alarms.

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473 (4) The Department of Public Safety and the Department of 474 Agriculture are authorized to enter into a contract for the 475 Department of Public Safety to have jurisdiction and enforce all 476 laws of the State of Mississippi on the property of the Department 477 of Agriculture known as the "Mississippi State Fairgrounds 478 Complex" and any and all of its outlying buildings and property 479 located at or around 1207 Mississippi Street, Jackson, Mississippi 480 The Department of Public Safety and the Department of 39202. 481 Agriculture are authorized to enter into a contract for the 482 Department of Public Safety to supply the security personnel to 483 the Department of Agriculture with jurisdiction to enforce all 484 laws of the State of Mississippi on this property and any and all 485 buildings on this property. The Department of Public Safety is 486 authorized to charge the Department of Agriculture a fee for 487 security services provided for special events at the Mississippi 488 State Fairgrounds Complex located at or around 1207 Mississippi 489 Street, Jackson, Mississippi 39202. The fee charged will be 490 commensurate with the cost associated with the Department of 491 Public Safety providing those services.

(5) The Department of Public Safety and the Department of Revenue are authorized to enter into a contract for the Department of Public Safety to supply the security personnel with jurisdiction to enforce all laws of the State of Mississippi at the Alcoholic Beverage Control facility and the Department of Revenue main office.

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498 (6) The Department of Public Safety shall have primary (a) 499 jurisdiction relative to any other state or municipal law 500 enforcement agency to enforce all laws of the State of Mississippi 501 within the boundaries of the Capitol Complex Improvement District 502 created in Section 29-5-203; such enforcement shall be its primary function. 503 The Department of Public Safety may, through any person 504 or persons appointed by the Department of Public Safety, make 505 arrests for any violation of any law of the State of Mississippi 506 and violations of the City of Jackson's traffic ordinances or 507 ordinances related to the disturbance of the public peace which occurs within the boundaries of the district and within the 508 509 boundaries of the City of Jackson. The Department of Public 510 Safety may choose to present cases to either the District Attorney 511 or the prosecuting attorneys designated by the Attorney General 512 for prosecution of any violation of law that accrues or occurs, in 513 whole or in part, within the boundaries established by Section 514 29-5-203. The jurisdiction of the Department of Public Safety granted under this subsection (6) shall be concurrent with the 515 516 jurisdiction of the City of Jackson, Mississippi, and that of 517 Hinds County, Mississippi within the boundaries of the Capitol 518 Complex Improvement District created in Section 29-5-203. At any 519 time and/or during any event necessitating the coordination of 520 and/or utilization at multiple jurisdictions, as determined by the 521 Chief of Capitol Police or the Commissioner of the Department of 522 Public Safety shall be the lead agency when the event occurs on

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523 property as defined herein that is owned or leased by the state as 524 provided in subsection (1) of this section. The jurisdiction and 525 authority of the Department of Public Safety under this subsection 526 (6) shall be in addition to any other jurisdiction and authority 527 provided to the department under this section or any other law.

528 (b) The Department of Public Safety shall have 529 jurisdiction relative to the enforcement of all laws of the State 530 of Mississippi within the boundaries of the City of Jackson, 531 Mississippi. The Department of Public Safety may, through any 532 person or persons appointed by the Department of Public Safety, 533 make arrests for any violation of any law of the State of 534 Mississippi which occurs within the boundaries of the City of 535 The jurisdiction of the Department of Public Safety Jackson. 536 granted under this paragraph (b) shall not be primary and shall be 537 concurrent with the jurisdiction of the City of Jackson, 538 Mississippi, and that of Hinds County, Mississippi.

539 Written approval from the Chief of the Capitol (C) Police or the Commissioner of the Department of Public Safety 540 541 shall be required before any event occurs which will take place on 542 any street or sidewalk immediately adjacent to any building or 543 property owned or occupied by any official, agency, board, commission, office or other entity of the State of Mississippi, or 544 545 which can reasonably be expected to block, impede or otherwise 546 hinder ingress thereto and/or egress therefrom. The Department of

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547 Public Safety shall promulgate rules and regulations to effectuate 548 the provisions of this paragraph (c).

549 The Chief of the Capitol Police and/or the (d) 550 Commissioner of the Department of Public Safety, the Chief of the 551 Jackson Police Department, and the Sheriff of Hinds County shall 552 hold a regular meeting within the boundaries of the Capitol 553 Complex Improvement District to address the concerns of the 554 public. Each meeting shall be called by the Chief of the Capitol 555 Police; and the first meeting shall be called by October 15, 2023. 556 The Department of Public Safety is authorized to enter (7) 557 into a contract with any county for the county to take custody of 558 the misdemeanor offenders arrested under the authority granted 559 under this section.

(8) All accrued personal leave earned pursuant to Section 25-3-93, accrued major medical leave earned pursuant to Section 25-3-95, accrued state compensatory leave earned pursuant to Section 25-3-92, and compensatory leave earned pursuant to the Fair Labor Standards Act (FLSA) shall transfer from the Department of Finance and Administration to the Department of Public Safety for all employees transferred under this section.

567 **SECTION 13.** Section 25-3-25, Mississippi Code of 1972, is 568 amended as follows:

569 25-3-25. (1) Except as otherwise provided in subsections
570 (2) through (12) of this section, the salaries of sheriffs of the

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571 various counties are fixed as full compensation for their 572 services.

573 The annual salary for each sheriff shall be based upon the 574 total population of his <u>or her</u> county according to the latest 575 federal decennial census in the following categories and for the 576 following amounts; however, no sheriff shall be paid less than the 577 salary authorized under this section to be paid the sheriff based 578 upon the population of the county according to the most recent 579 federal decennial census:

(a) For counties with a total population of more than
one hundred thousand (100,000), a salary of One Hundred Four
Thousand Dollars (\$104,000.00).

(b) For counties with a total population of more than forty-four thousand (44,000) and not more than one hundred thousand (100,000), a salary of Ninety-five Thousand Dollars (\$95,000.00).

587 (c) For counties with a total population of more than 588 thirty thousand (30,000) and not more than forty-four thousand 589 (44,000), a salary of Ninety Thousand Dollars (\$90,000.00).

(d) For counties with a total population of more than twelve thousand five hundred (12,500) and not more than thirty thousand (30,000), a salary of Eighty-five Thousand Dollars (\$85,000.00).

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(e) For counties with a total population of not more
than twelve thousand five hundred (12,500), a salary of Eighty
Thousand Dollars (\$80,000.00).

(2) In addition to the salary provided for in subsection (1) of this section, the Board of Supervisors of Leflore County, in its discretion, may pay an annual supplement to the sheriff of the county in an amount not to exceed Ten Thousand Dollars (\$10,000.00). The Legislature finds and declares that the annual supplement authorized by this subsection is justified in such county for the following reasons:

(a) The Mississippi Department of Corrections operatesand maintains a restitution center within the county;

606 (b) The Mississippi Department of Corrections operates 607 and maintains a community work center within the county;

(c) There is a resident circuit court judge in thecounty whose office is located at the Leflore County Courthouse;

(d) There is a resident chancery court judge in thecounty whose office is located at the Leflore County Courthouse;

(e) The Magistrate for the Fourth Circuit Court
District is located in the county and maintains his office at the
Leflore County Courthouse;

(f) The Region VI Mental Health-Mental Retardation
Center, which serves a multicounty area, calls upon the sheriff to
provide security for out-of-town mental patients, as well as
patients from within the county;

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(g) The increased activity of the Child Support
Division of the Department of Human Services in enforcing in the
courts parental obligations has imposed additional duties on the
sheriff; and

(h) The dispatchers of the enhanced E-911 system in
place in Leflore County have been placed under the direction and
control of the sheriff.

(3) In addition to the salary provided for in subsection (1)
of this section, the Board of Supervisors of Rankin County, in its
discretion, may pay an annual supplement to the sheriff of the
county in an amount not to exceed Ten Thousand Dollars
(\$10,000.00). The Legislature finds and declares that the annual
supplement authorized by this subsection is justified in such
county for the following reasons:

(a) The Mississippi Department of Corrections operates
and maintains the Central Mississippi Correctional Facility within
the county;

(b) The State Hospital is operated and maintainedwithin the county at Whitfield;

(c) Hudspeth Regional Center, a facility maintained for
the care and treatment of persons with an intellectual disability,
is located within the county;

641 (d) The Mississippi Law Enforcement Officers Training642 Academy is operated and maintained within the county;

(e) The State Fire Academy is operated and maintainedwithin the county;

(f) The Pearl River Valley Water Supply District, ordinarily known as the "Reservoir District," is located within the county;

648 (g) The Jackson-Medgar Wiley Evers International649 Airport is located within the county;

(h) The patrolling of the state properties located
within the county has imposed additional duties on the sheriff;
and

(i) The sheriff, in addition to providing security to
the nearly one hundred thousand (100,000) residents of the county,
has the duty to investigate, solve and assist in the prosecution
of any misdemeanor or felony committed upon any state property
located in Rankin County.

(4) In addition to the salary provided for in subsection (1)
of this section, the Board of Supervisors of Neshoba County shall
pay an annual supplement to the sheriff of the county an amount
equal to Ten Thousand Dollars (\$10,000.00).

(5) In addition to the salary provided for in subsection (1)
of this section, the Board of Supervisors of Tunica County, in its
discretion, may pay an annual supplement to the sheriff of the
county an amount equal to Ten Thousand Dollars (\$10,000.00),
payable beginning April 1, 1997.

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(6) In addition to the salary provided for in subsection (1)
of this section, the Board of Supervisors of Hinds County shall
pay an annual supplement to the sheriff of the county in an amount
equal to Fifteen Thousand Dollars (\$15,000.00). The Legislature
finds and declares that the annual supplement authorized by this
subsection is justified in such county for the following reasons:

(a) Hinds County has the greatest population of any
county, two hundred fifty-four thousand four hundred forty-one
(254,441) by the 1990 census, being almost one hundred thousand
(100,000) more than the next most populous county;

677 (b) Hinds County is home to the State Capitol and the 678 seat of all state government offices;

(c) Hinds County is the third largest county in
geographic area, containing eight hundred seventy-five (875)
square miles;

(d) Hinds County is comprised of two (2) judicialdistricts, each having a courthouse and county office buildings;

(e) There are four (4) resident circuit judges, four
(4) resident chancery judges, and three (3) resident county judges
in Hinds County, the most of any county, with the sheriff acting
as chief executive officer and provider of bailiff services for
all;

(f) The main offices for the clerk and most of thejudges and magistrates for the United States District Court for

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691 the Southern District of Mississippi are located within the 692 county;

(g) The state's only urban university, Jackson StateUniversity, is located within the county;

(h) The University of Mississippi Medical Center,
combining the medical school, dental school, nursing school and
hospital, is located within the county;

698 (i) Mississippi Veterans Memorial Stadium, the state's699 largest sports arena, is located within the county;

(j) The Mississippi State Fairgrounds <u>located at or</u> around 1207 Mississippi Street, Jackson, Mississippi 39202, including the Coliseum and Trade Mart, are located within the county;

(k) Hinds County has the largest criminal population in the state, such that the Hinds County Sheriff's Department operates the largest county jail system in the state, housing almost one thousand (1,000) inmates in three (3) separate detention facilities;

(1) The Hinds County Sheriff's Department handles more mental and drug and alcohol commitment cases than any other sheriff's department in the state;

(m) The Mississippi Department of Corrections maintainsa restitution center within the county;

(n) The Mississippi Department of Corrections regularly houses as many as one hundred (100) state convicts within the Hinds County jail system; and

(o) The Hinds County Sheriff's Department is regularly asked to provide security services not only at the Fairgrounds and Memorial Stadium, but also for events at the Mississippi Museum of Art and Jackson City Auditorium.

721 In addition to the salary provided for in subsection (1) (7)722 of this section, the Board of Supervisors of Wilkinson County, in 723 its discretion, may pay an annual supplement to the sheriff of the 724 county in an amount not to exceed Ten Thousand Dollars 725 (\$10,000.00). The Legislature finds and declares that the annual 726 supplement authorized by this subsection is justified in such 727 county because the Mississippi Department of Corrections contracts 728 for the private incarceration of state inmates at a private 729 correctional facility within the county.

730 In addition to the salary provided for in subsection (1) (8) 731 of this section, the Board of Supervisors of Marshall County, in 732 its discretion, may pay an annual supplement to the sheriff of the 733 county in an amount not to exceed Ten Thousand Dollars (\$10,000.00). The Legislature finds and declares that the annual 734 735 supplement authorized by this subsection is justified in such 736 county because the Mississippi Department of Corrections contracts 737 for the private incarceration of state inmates at a private correctional facility within the county. 738

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(9) In addition to the salary provided in subsection (1) of this section, the Board of Supervisors of Greene County, in its discretion, may pay an annual supplement to the sheriff of the county in an amount not to exceed Ten Thousand Dollars (\$10,000.00). The Legislature finds and declares that the annual supplement authorized by this subsection is justified in such county for the following reasons:

(a) The Mississippi Department of Corrections operates
and maintains the South Mississippi Correctional Facility within
the county;

(b) In 1996, additional facilities to house another one thousand four hundred sixteen (1,416) male offenders were constructed at the South Mississippi Correctional Facility within the county; and

(c) The patrolling of the state properties located within the county has imposed additional duties on the sheriff justifying additional compensation.

756 In addition to the salary provided in subsection (1) of (10)757 this section, the board of supervisors of any county, in its 758 discretion, may pay an annual supplement to the sheriff of the 759 county in an amount not to exceed Ten Thousand Dollars 760 (\$10,000.00). The amount of the supplement shall be spread on the 761 minutes of the board. The annual supplement authorized in this 762 subsection shall not be in addition to the annual supplements 763 authorized in subsections (2) through (9).

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(11) In addition to the salary provided in subsection (1) and the supplements authorized in subsections (2) through (10), the board of supervisors of any county, in its discretion, may pay an annual supplement in an amount not to exceed Five Thousand Dollars (\$5,000.00) to the sheriff of any county in which a juvenile detention center is located. The amount of the supplement shall be spread on the minutes of the board.

(12) In addition to the salary provided in subsection (1) of this section and any supplements authorized in subsections (2) through (11) of this section, a sheriff may receive the premium pay provided for in Section 45-2-41 as part of the sheriff's compensation.

776 (13)The salaries provided in this section shall be (a) 777 payable monthly on the first day of each calendar month by 778 chancery clerk's warrant drawn on the general fund of the county; 779 however, the board of supervisors, by resolution duly adopted and 780 entered on its minutes, may provide that such salaries shall be 781 paid semimonthly on the first and fifteenth day of each month. If 782 a pay date falls on a weekend or legal holiday, salary payments 783 shall be made on the workday immediately preceding the weekend or 784 legal holiday.

(b) At least Ten Dollars (\$10.00) from each fee collected and deposited into the county's general fund under the provisions of paragraphs (a), (c) and (g) of subsection (1) of Section 25-7-19 shall be used for the sheriffs' salaries

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authorized in Section 25-3-25; as such Ten Dollar (\$10.00) amount was authorized during the 2007 Regular Session in Chapter 331, Laws of 2007, for the purpose of providing additional monies to the counties for sheriffs' salaries.

(14) (a) All sheriffs, each year, shall attend twenty (20) hours of continuing education courses in law enforcement. Such courses shall be approved by the Mississippi Board on Law Enforcement Officer Standards and Training. Such education courses may be provided by an accredited law enforcement academy or by the Mississippi Sheriffs' Association.

(b) The Mississippi Board on Law Enforcement Officer
Standards and Training shall reimburse each county for the
expenses incurred by sheriffs and deputy sheriffs for attendance
at any approved training programs as required by this subsection.

803 SECTION 14. Section 29-5-81, Mississippi Code of 1972, is 804 amended as follows:

805 29-5-81. Grounds of public buildings over which the 806 Department of Finance and Administration has jurisdiction shall 807 comprise the following:

808

(a) In the City of Jackson, Mississippi:

809 (i) The grounds surrounding all state buildings 810 identified in Section 29-5-2(a)(i) and all seats of government 811 property;

812 (ii) State Board of Health Complex: Bounded on813 the north by Stadium Drive, on the west by the property of

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Mississippi Hospital and Medical Service, on the south by Woodrow Wilson Avenue, on the southeast by property leased by the Mississippi Federation of Women's Clubs and on the east by North State Street;

818 (iii) The Barefield Property, the Sun-n-Sand 819 Property and any other property described in Section 1 of Chapter 820 542, Laws of 2009;

821 The Mississippi State Fairgrounds Complex (iv) 822 located at or around 1207 Mississippi Street, Jackson, Mississippi 823 39202, including, but not limited to, the Mississippi Coliseum, 824 Trademart, Kirk Fordice Equine Center, Mississippi Street Armory, 825 and all arenas, barns, buildings, campgrounds and property 826 whatsoever; such property being bounded on the north by High 827 Street, on the west by Jefferson Street, on the east by Greymont 828 Street, and on the south by Greymont Street.

829 (b) The grounds of Dr. Eldon Langston Bolton Building:830 Located in the City of Biloxi, Mississippi.

(c) The grounds of State Service Center: Located at
the intersection of U.S. Highway 49 and John Merl Tatum Industrial
Drive in the City of Hattiesburg, Mississippi.

(d) Any grounds of any property purchased, constructed
or otherwise acquired by the State of Mississippi for conducting
state business and not specifically under the supervision and care
by any other state entity, but which is reasonably assumed the

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838 department would be responsible for such, as approved by the 839 Public Procurement Review Board, including, but not limited to: 840 * * * (i) The grounds of the National Aeronautics and Space Administration (NASA) Shared Services Center and 841 842 Lockheed Martin Building at Stennis Space Center; 843 * * *(ii) The grounds of the Mississippi Sports 844 Hall of Fame; 845 The grounds of the Mississippi Crafts * * *(iii) 846 Center; 847 * * *(iv) The grounds of the Mississippi 848 Children's Museum; and 849 *** * ***(v) The grounds of the Mississippi Arts and 850 Entertainment Center. 851 SECTION 15. Section 27-19-56.489, Mississippi Code of 1972, 852 is amended as follows: 853 27-19-56.489. (1) Any owner of a motor vehicle who is a 854 resident of this state, upon payment of the road and bridge 855 privilege taxes, ad valorem taxes and registration fees as 856 prescribed by law for private carriers of passengers, pickup 857 trucks and other noncommercial motor vehicles, and upon payment of 858 an additional fee in the amount provided in subsection (3) of this 859 section, shall be issued a distinctive license tag for each motor 860 vehicle registered in his name, which shall be of such color and 861 design as the Department of Revenue, with the advice of the 862 Mississippi Fair Commission, may prescribe. The words "Dixie

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National Livestock Show and Rodeo" shall be featured prominently on the license tag. The Department of Revenue shall prescribe such letters or numbers, or both, as may be necessary to distinguish each license tag.

867 (2) Application for the distinctive license tags authorized 868 by this section shall be made to the county tax collector on forms 869 prescribed by the Department of Revenue. The application and the 870 additional fee imposed under subsection (3) of this section, less 871 Two Dollars (\$2.00) to be retained by the tax collector, shall be remitted to the Department of Revenue on a monthly basis as 872 873 prescribed by the department. The portion of the additional fee 874 retained by the tax collector shall be deposited into the county 875 general fund.

876 Beginning with any registration year commencing on or (3) 877 after July 1, 2019, any person applying for a distinctive license 878 tag under this section shall pay an additional fee in the amount 879 of Thirty Dollars (\$30.00) for each distinctive license tag 880 applied for under this section, which shall be in addition to all 881 other taxes and fees. The additional fee paid shall be for a 882 period of time to run concurrently with the vehicle's established 883 license tag year. The additional fee is due and payable at the 884 time the original application is made for a distinctive license 885 tag under this section and thereafter annually at the time of 886 renewal registration as long as the owner retains the distinctive 887 license taq. If the owner does not wish to retain the distinctive

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888 license tag, he <u>or she</u> must surrender it to the local county tax 889 collector.

(4) The Department of Revenue shall deposit all fees into the State Treasury on the day collected. At the end of each month, the Department of Revenue shall certify the total fees collected under this section to the State Treasurer who shall distribute such collections as follows:

(a) Twenty-four Dollars (\$24.00) of each additional fee
collected on distinctive license tags issued pursuant to this
section shall be deposited into the special fund created in
subsection (7) of this section.

(b) One Dollar (\$1.00) of each additional fee collected
on distinctive license tags issued pursuant to this section shall
be deposited into the Mississippi Burn Care Fund created pursuant
to Section 7-9-70.

903 (c) Two Dollars (\$2.00) of each additional fee 904 collected on distinctive license tags issued pursuant to this 905 section shall be deposited to the credit of the State Highway Fund 906 to be expended solely for the repair, maintenance, construction or 907 reconstruction of highways.

908 (d) One Dollar (\$1.00) of each additional fee collected 909 on distinctive license tags issued pursuant to this section shall 910 be deposited to the credit of the special fund created in Section 911 27-19-44.2.

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912 (5) A regular license tag must be properly displayed as 913 required by law until replaced by a distinctive license tag under 914 this section. The regular license tag must be surrendered to the 915 tax collector upon issuance of the distinctive license tag under 916 this section. The tax collector shall issue up to two (2) license 917 decals for each distinctive license tag issued under this section, 918 which will expire the same month and year as the license taq.

919 In the case of loss or theft of a distinctive license (6) 920 taq issued under this section, the owner may make application and affidavit for a replacement distinctive license tag as provided by 921 922 Section 27-19-37. The fee for a replacement distinctive license 923 tag shall be Ten Dollars (\$10.00). The tax collector receiving 924 such application and affidavit shall be entitled to retain and 925 deposit into the county general fund five percent (5%) of the fee 926 for such replacement license tag and the remainder shall be distributed in the same manner as funds from the sale of regular 927 928 and distinctive license tags issued under this section.

929 There is established in the State Treasury a special (7)930 fund which shall consist of monies deposited therein under 931 subsection (4) of this section. Monies in the fund may be 932 expended by the Mississippi Fair Commission, upon appropriation by 933 the Legislature, for the benefit and use of the State Fairgrounds located at or around 1207 Mississippi Street, Jackson, Mississippi 934 935 Unexpended amounts remaining in the fund at the end of a 39202. 936 fiscal year shall not lapse into the State General Fund, and any

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937 interest earned or investment earnings on amounts in the fund 938 shall be deposited to the credit of the fund.

939 SECTION 16. Section 29-5-2, Mississippi Code of 1972, is 940 amended as follows:

941 29-5-2. The duties of the Department of Finance and942 Administration shall be as follows:

943 (i) To exercise general supervision and care over (a) 944 and keep in good condition the following state property located in 945 the City of Jackson: the New State Capitol Building, the Woolfolk 946 State Office Building and Parking Garage, the Carroll Gartin 947 Justice Building, the Walter Sillers Office Building and Parking 948 Garage, the War Veterans' Memorial Building, the Charlotte Capers 949 Building, the William F. Winter Archives and History Building, the 950 Mississippi Museum Complex, the Gulf, Mobile and Ohio Train Depot 951 (GM&O Depot), the Old State Capitol Building, the Governor's Mansion, the Heber Ladner Building, the Robert E. Lee Office 952 953 Building, the Robert E. Lee Parking Garage, the former Naval 954 Reserve Center, 515 East Amite Street, 620 North Street, 660 North 955 Street, 700 North State Street, 350 High Street, 401 North Lamar 956 Street, 455 North Lamar Street, the State Records Center, the 957 Robert G. Clark, Jr. Building, the Mississippi State Fairgrounds 958 Complex, located at or around 1207 Mississippi Street, Jackson, Mississippi 39202, the former Central High Building, the 959 960 Mississippi Workers' Compensation Commission Office Building, as

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961 well as all state-owned or leased buildings situated on seat of 962 government property.

963 (ii) To exercise general supervision and care over 964 and keep in good condition the Dr. Eldon Langston Bolton Building 965 located in Biloxi, Mississippi.

966 (iii) To exercise general supervision and care
967 over and keep in good condition the State Service Center, located
968 at the intersection of U.S. Highway 49 and John Merl Tatum
969 Industrial Drive in Hattiesburg, Mississippi.

970 (iv) To exercise general supervision and care over 971 and keep in good condition any property purchased, constructed or 972 otherwise acquired by the State of Mississippi for conducting 973 state business and not specifically under the supervision and 974 care *** * *** of any other state entity, but which is reasonably 975 assumed the department would be responsible for such, as approved 976 by the Public Procurement Review Board, including, but not limited 977 to:

978 1. The National Aeronautics and Space
979 Administration (NASA) Shared Services Center and Lockheed Martin
980 Building at Stennis Space Center;

981	2.	The Mississippi	Sports Hall of Fame;
982	3.	The Mississippi	Crafts Center;
983	4.	The Mississippi	Children's Museum; and
984	5.	The Mississippi	Arts and Entertainment

985 Center.

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986 (b) To assign suitable office space for the various 987 state departments, officers and employees who are provided with an 988 office in any of the buildings under the jurisdiction or control 989 of the Department of Finance and Administration. However, the 990 assignment of space in the New Capitol Building shall be 991 designated by duly passed resolution of the combined Senate Rules 992 Committee and the House Management Committee, meeting as a joint 993 committee, approved by the Lieutenant Governor and Speaker of the 994 House of Representatives. A majority vote of the members of the Senate Rules Committee and a majority vote of the members of the 995 996 House Management Committee shall be required on all actions taken, 997 resolutions or reports adopted, and all other matters considered 998 by the full combined committee on occasions when the Senate Rules 999 Committee and the House Management Committee shall meet as a full 1000 combined committee.

1001 (C) To approve or disapprove with the concurrence of 1002 the Public Procurement Review Board, any lease or rental 1003 agreements by any state agency or department, including any state 1004 agency financed entirely by federal and special funds, for space 1005 outside the buildings under the jurisdiction of the Department of 1006 Finance and Administration, including space necessary for parking 1007 to be used by state employees who work in the Woolfolk Building, 1008 the Carroll Gartin Justice Building or the Walter Sillers Office 1009 Building. In no event shall any employee, officer, department, federally funded agency or bureau of the state be authorized to 1010

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1011 enter into a lease or rental agreement without prior approval of 1012 the Department of Finance and Administration and the Public 1013 Procurement Review Board.

1014 The Department of Finance and Administration is authorized to 1015 use architects, engineers, building inspectors and other personnel 1016 for the purpose of making inspections as may be deemed necessary 1017 in carrying out its duties and maintaining the facilities.

1018 This section is not intended to apply to locations for which 1019 the Department of Finance and Administration has decided to 1020 solicit proposals in accordance with subsection (e) of this 1021 section.

(d) To acquire by lease, lease-purchase agreement, or
otherwise, as provided in Section 27-104-107, and to assign
through the Office of General Services, by lease or sublease
agreement from the office, and with the concurrence of the Public
Procurement Review Board, to any state agency or department,
including any state agency financed entirely by federal and
special funds, appropriate office space in the buildings acquired.

(e) To solicit and approve or disapprove, notwithstanding any rule of law to the contrary, and with the concurrence of the Public Procurement Review Board, any lease, use or rental agreement for a charge or other consideration for space not exceeding three thousand (3,000) square feet in any individual building listed in subsection (a) of this section, with a private

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1035 entry who will provide food and/or catering services for state 1036 employees, visitors and the general public.

1037 The department shall select the entity using a competitive 1038 process which shall be publicly advertised. In addition to 1039 satisfying any other requirements for the Public Procurement 1040 Review Board's approval, the department must demonstrate that any 1041 agreement entered into under this section will neither result in a 1042 net cost to the state, nor impair or impede the function of state 1043 agencies at such location.

1044 **SECTION 17.** Section 27-104-7, Mississippi Code of 1972, is 1045 amended as follows:

1046 27-104-7. (1) (a) There is created the Public Procurement 1047 Review Board, which shall be reconstituted on January 1, 2018, and 1048 shall be composed of the following members:

1049 (i) Three (3) individuals appointed by the1050 Governor with the advice and consent of the Senate;

1051(ii) Two (2) individuals appointed by the1052Lieutenant Governor with the advice and consent of the Senate; and

1053 (iii) The Executive Director of the Department of 1054 Finance and Administration, serving as an ex officio and nonvoting 1055 member.

1056 (b) The initial terms of each appointee shall be as 1057 follows:

1058 (i) One (1) member appointed by the Governor to 1059 serve for a term ending on June 30, 2019;

24/SS36/SB2631A.2J PAGE 43 1060 (ii) One (1) member appointed by the Governor to 1061 serve for a term ending on June 30, 2020;

1062 (iii) One (1) member appointed by the Governor to 1063 serve for a term ending on June 30, 2021;

1064 (iv) One (1) member appointed by the Lieutenant 1065 Governor to serve for a term ending on June 30, 2019; and

1066 (v) One (1) member appointed by the Lieutenant 1067 Governor to serve for a term ending on June 30, 2020.

After the expiration of the initial terms, all appointed members' terms shall be for a period of four (4) years from the expiration date of the previous term, and until such time as the member's successor is duly appointed and qualified.

1072 When appointing members to the Public Procurement (C) 1073 Review Board, the Governor and Lieutenant Governor shall take into 1074 consideration persons who possess at least five (5) years of 1075 management experience in general business, health care or finance 1076 for an organization, corporation or other public or private 1077 entity. Any person, or any employee or owner of a company, who 1078 receives any grants, procurements or contracts that are subject to 1079 approval under this section shall not be appointed to the Public 1080 Procurement Review Board. Any person, or any employee or owner of 1081 a company, who is a principal of the source providing a personal or professional service shall not be appointed to the Public 1082 1083 Procurement Review Board if the principal owns or controls a 1084 greater than five percent (5%) interest or has an ownership value

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1085 of One Million Dollars (\$1,000,000.00) in the source's business, 1086 whichever is smaller. No member shall be an officer or employee 1087 of the State of Mississippi while serving as a voting member on 1088 the Public Procurement Review Board.

(d) Members of the Public Procurement Review Board shall be entitled to per diem as authorized by Section 25-3-69 and travel reimbursement as authorized by Section 25-3-41.

1092 The members of the Public Procurement Review Board (e) 1093 shall elect a chair from among the membership, and he or she shall 1094 preside over the meetings of the board. The board shall annually 1095 elect a vice chair, who shall serve in the absence of the chair. 1096 No business shall be transacted, including the adoption of rules 1097 of procedure, without the presence of a quorum of the board. 1098 Three (3) members shall be a quorum. No action shall be valid 1099 unless approved by a majority of the members present and voting, 1100 entered upon the minutes of the board and signed by the chair. 1101 Necessary clerical and administrative support for the board shall be provided by the Department of Finance and Administration. 1102 1103 Minutes shall be kept of the proceedings of each meeting, copies 1104 of which shall be filed on a monthly basis with the chairs of the 1105 Accountability, Efficiency and Transparency Committees of the 1106 Senate and House of Representatives and the chairs of the Appropriations Committees of the Senate and House of 1107

1108 Representatives.

24/SS36/SB2631A.2J PAGE 45 1109 (2) The Public Procurement Review Board shall have the 1110 following powers and responsibilities:

(a) Approve all purchasing regulations governing the purchase or lease by any agency, as defined in Section 31-7-1, of commodities and equipment, except computer equipment acquired pursuant to Sections 25-53-1 through 25-53-29;

(b) Adopt regulations governing the approval of contracts let for the construction and maintenance of state buildings and other state facilities as well as related contracts for architectural and engineering services.

1119 The provisions of this paragraph (b) shall not apply to such 1120 contracts involving buildings and other facilities of state 1121 institutions of higher learning which are self-administered as 1122 provided under this paragraph (b) or Section 37-101-15(m);

1123 Adopt regulations governing any lease or rental (C)1124 agreement by any state agency or department, including any state 1125 agency financed entirely by federal funds, for space outside the 1126 buildings under the jurisdiction of the Department of Finance and 1127 Administration. These regulations shall require each agency 1128 requesting to lease such space to provide the following 1129 information that shall be published by the Department of Finance 1130 and Administration on its website: the agency to lease the space; 1131 the terms of the lease; the approximate square feet to be leased; 1132 the use for the space; a description of a suitable space; the general location desired for the leased space; the contact 1133

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1134 information for a person from the agency; the deadline date for 1135 the agency to have received a lease proposal; any other specific terms or conditions of the agency; and any other information 1136 deemed appropriate by the Division of Real Property Management of 1137 1138 the Department of Finance and Administration or the Public 1139 Procurement Review Board. The information shall be provided sufficiently in advance of the time the space is needed to allow 1140 1141 the Division of Real Property Management of the Department of 1142 Finance and Administration to review and preapprove the lease 1143 before the time for advertisement begins;

1144 (d) Adopt, in its discretion, regulations to set aside at least five percent (5%) of anticipated annual expenditures for 1145 1146 the purchase of commodities from minority businesses; however, all such set-aside purchases shall comply with all purchasing 1147 1148 regulations promulgated by the department and shall be subject to 1149 all bid requirements. Set-aside purchases for which competitive 1150 bids are required shall be made from the lowest and best minority business bidder; however, if no minority bid is available or if 1151 1152 the minority bid is more than two percent (2%) higher than the 1153 lowest bid, then bids shall be accepted and awarded to the lowest 1154 and best bidder. However, the provisions in this paragraph shall 1155 not be construed to prohibit the rejection of a bid when only one 1156 (1) bid is received. Such rejection shall be placed in the minutes. For the purposes of this paragraph, the term "minority 1157 business" means a business which is owned by a person who is a 1158

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1159 citizen or lawful permanent resident of the United States and who
1160 is:

1161 (i) Black: having origins in any of the black 1162 racial groups of Africa;

(ii) Hispanic: of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish or Portuguese culture or origin regardless of race;

(iii) Asian-American: having origins in any of the original people of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands;

1169 (iv) American Indian or Alaskan Native: having 1170 origins in any of the original people of North America; or 1171 (v) Female;

(e) In consultation with and approval by the Chairs of
the Senate and House Public Property Committees, approve leases,
for a term not to exceed eighteen (18) months, entered into by
state agencies for the purpose of providing parking arrangements
for state employees who work in the Woolfolk Building, the Carroll
Gartin Justice Building or the Walter Sillers Office Building;

(f) (i) Except as otherwise provided in subparagraph (ii) of this paragraph, promulgate rules and regulations governing the solicitation and selection of contractual services personnel, including personal and professional services contracts for any form of consulting, policy analysis, public relations, marketing, public affairs, legislative advocacy services or any other

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1184 contract that the board deems appropriate for oversight, with the 1185 exception of:

1. Any personal service contracts entered 1187 into by any agency that employs only nonstate service employees as 1188 defined in Section 25-9-107(c);

1189 2. Any personal service contracts entered 1190 into for computer or information technology-related services 1191 governed by the Mississippi Department of Information Technology 1192 Services;

3. Any personal service contracts entered into by the individual state institutions of higher learning; 4. Any personal service contracts entered into by the Mississippi Department of Transportation; 5. Any personal service contracts entered

1198 into by the Department of Human Services through June 30, 2019, 1199 which the Executive Director of the Department of Human Services 1200 determines would be useful in establishing and operating the 1201 Department of Child Protection Services;

1202 6. Any personal service contracts entered 1203 into by the Department of Child Protection Services through June 1204 30, 2019;

1205 7. Any contracts for entertainers and/or 1206 performers at the Mississippi State Fairgrounds <u>located at or</u> 1207 <u>around 1207 Mississippi Street</u>, Jackson, Mississippi 39202, 1208 entered into by the Mississippi Fair Commission;

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1209 8. Any contracts entered into by the 1210 Department of Finance and Administration when procuring aircraft 1211 maintenance, parts, equipment and/or services; 1212 9. Any contract entered into by the 1213 Department of Public Safety for service on specialized equipment 1214 and/or software required for the operation of such specialized 1215 equipment for use by the Office of Forensics Laboratories; 1216 10. Any personal or professional service 1217 contract entered into by the Mississippi Department of Health or 1218 the Department of Revenue solely in connection with their 1219 respective responsibilities under the Mississippi Medical Cannabis 1220 Act from February 2, 2022, through June 30, 2026; 1221 11. Any contract for attorney, accountant, 1222 actuary auditor, architect, engineer, anatomical pathologist, or 1223 utility rate expert services; 1224 12. Any personal service contracts approved 1225 by the Executive Director of the Department of Finance and 1226 Administration and entered into by the Coordinator of Mental 1227 Health Accessibility through June 30, 2022; 1228 Any personal or professional services 13. 1229 contract entered into by the State Department of Health in 1230 carrying out its responsibilities under the ARPA Rural Water 1231 Associations Infrastructure Grant Program through June 30, 2026; 1232 and

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1233 14. And any personal or professional services 1234 contract entered into by the Mississippi Department of 1235 Environmental Quality in carrying out its responsibilities under 1236 the Mississippi Municipality and County Water Infrastructure Grant 1237 Program Act of 2022, through June 30, 2026.

1238 Any such rules and regulations shall provide for maintaining 1239 continuous internal audit covering the activities of such agency 1240 affecting its revenue and expenditures as required under Section 1241 7-7-3(6)(d). Any rules and regulation changes related to personal and professional services contracts that the Public Procurement 1242 1243 Review Board may propose shall be submitted to the Chairs of the 1244 Accountability, Efficiency and Transparency Committees of the 1245 Senate and House of Representatives and the Chairs of the 1246 Appropriation Committees of the Senate and House of 1247 Representatives at least fifteen (15) days before the board votes 1248 on the proposed changes, and those rules and regulation changes, 1249 if adopted, shall be promulgated in accordance with the 1250 Mississippi Administrative Procedures Act.

(ii) From and after July 1, 2024, the Public
Procurement Review Board shall promulgate rules and regulations
that require the Department of Finance and Administration to
conduct personal and professional services solicitations as
provided in subparagraph (i) of this paragraph for those services
in excess of Seventy-five Thousand Dollars (\$75,000.00) for the
Department of Marine Resources, the Department of Wildlife,

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1258 Fisheries and Parks, the Mississippi Emergency Management Agency and the Mississippi Development Authority, with assistance to be 1259 provided from these entities. Any powers that have been conferred 1260 1261 upon agencies in order to comply with the provisions of this 1262 section for personal and professional services solicitations shall 1263 be conferred upon the Department of Finance and Administration to 1264 conduct personal and professional services solicitations for the 1265 Department of Marine Resources, the Department of Wildlife, 1266 Fisheries and Parks, the Mississippi Emergency Management Agency 1267 and the Mississippi Development Authority for those services in 1268 excess of Seventy-five Thousand Dollars (\$75,000.00). The 1269 Department of Finance and Administration shall make any 1270 submissions that are required to be made by other agencies to the 1271 Public Procurement Review Board for the Department of Marine Resources, the Department of Wildlife, Fisheries and Parks, the 1272 1273 Mississippi Emergency Management Agency and the Mississippi 1274 Development Authority.

1275 The provisions of this subparagraph (ii) shall stand repealed 1276 on June 30, 2027;

(g) Approve all personal and professional services contracts involving the expenditures of funds in excess of Seventy-five Thousand Dollars (\$75,000.00), except as provided in paragraph (f) of this subsection (2) and in subsection (8);

1281 (h) Develop mandatory standards with respect to 1282 contractual services personnel that require invitations for public

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bid, requests for proposals, record keeping and financial responsibility of contractors. The Public Procurement Review Board shall, unless exempted under this paragraph (h) or under paragraph (i) or (o) of this subsection (2), require the agency involved to submit the procurement to a competitive procurement process, and may reserve the right to reject any or all resulting procurements;

(i) Prescribe certain circumstances by which agency
heads may enter into contracts for personal and professional
services without receiving prior approval from the Public
Procurement Review Board. The Public Procurement Review Board may
establish a preapproved list of providers of various personal and
professional services for set prices with which state agencies may
contract without bidding or prior approval from the board;

1297 (i) Agency requirements may be fulfilled by 1298 procuring services performed incident to the state's own programs. 1299 The agency head shall determine in writing whether the price 1300 represents a fair market value for the services. When the 1301 procurements are made from other governmental entities, the 1302 private sector need not be solicited; however, these contracts 1303 shall still be submitted for approval to the Public Procurement 1304 Review Board.

(ii) Contracts between two (2) state agencies,
both under Public Procurement Review Board purview, shall not
require Public Procurement Review Board approval. However, the

1308 contracts shall still be entered into the enterprise resource 1309 planning system;

(j) Provide standards for the issuance of requests for proposals, the evaluation of proposals received, consideration of costs and quality of services proposed, contract negotiations, the administrative monitoring of contract performance by the agency and successful steps in terminating a contract;

1315 (k) Present recommendations for governmental 1316 privatization and to evaluate privatization proposals submitted by 1317 any state agency;

1318 (1) Authorize personal and professional service contracts to be effective for more than one (1) year provided a 1319 1320 funding condition is included in any such multiple year contract, except the State Board of Education, which shall have the 1321 1322 authority to enter into contractual agreements for student 1323 assessment for a period up to ten (10) years. The State Board of 1324 Education shall procure these services in accordance with the 1325 Public Procurement Review Board procurement regulations;

1326 (m) Request the State Auditor to conduct a performance1327 audit on any personal or professional service contract;

(n) Prepare an annual report to the Legislature
concerning the issuance of personal and professional services
contracts during the previous year, collecting any necessary
information from state agencies in making such report;

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(o) Develop and implement the following standards and procedures for the approval of any sole source contract for personal and professional services regardless of the value of the procurement:

(i) For the purposes of this paragraph (o), the 1337 term "sole source" means only one (1) source is available that can 1338 provide the required personal or professional service.

(ii) An agency that has been issued a binding, valid court order mandating that a particular source or provider must be used for the required service must include a copy of the applicable court order in all future sole source contract reviews for the particular personal or professional service referenced in the court order.

1345 Any agency alleging to have a sole source (iii) 1346 for any personal or professional service, other than those 1347 exempted under paragraph (f) of this subsection (2) and subsection 1348 (8), shall publish on the procurement portal website established by Sections 25-53-151 and 27-104-165, for at least fourteen (14) 1349 1350 days, the terms of the proposed contract for those services. In 1351 addition, the publication shall include, but is not limited to, 1352 the following information:

The personal or professional service
 offered in the contract;

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1355 2. An explanation of why the personal or 1356 professional service is the only one that can meet the needs of 1357 the agency;

3. An explanation of why the source is the only person or entity that can provide the required personal or professional service;

4. An explanation of why the amount to be
expended for the personal or professional service is reasonable;
and

1364 5. The efforts that the agency went through
1365 to obtain the best possible price for the personal or professional
1366 service.

1367 If any person or entity objects and proposes (iv) that the personal or professional service published under 1368 1369 subparagraph (iii) of this paragraph (o) is not a sole source 1370 service and can be provided by another person or entity, then the 1371 objecting person or entity shall notify the Public Procurement 1372 Review Board and the agency that published the proposed sole 1373 source contract with a detailed explanation of why the personal or 1374 professional service is not a sole source service.

(v) 1. If the agency determines after review that the personal or professional service in the proposed sole source contract can be provided by another person or entity, then the agency must withdraw the sole source contract publication from the procurement portal website and submit the procurement of the

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1380 personal or professional service to an advertised competitive bid 1381 or selection process.

2. If the agency determines after review that there is only one (1) source for the required personal or professional service, then the agency may appeal to the Public Procurement Review Board. The agency has the burden of proving that the personal or professional service is only provided by one (1) source.

1388 3. If the Public Procurement Review Board has 1389 any reasonable doubt as to whether the personal or professional 1390 service can only be provided by one (1) source, then the agency 1391 must submit the procurement of the personal or professional 1392 service to an advertised competitive bid or selection process. No action taken by the Public Procurement Review Board in this appeal 1393 1394 process shall be valid unless approved by a majority of the 1395 members of the Public Procurement Review Board present and voting.

1396 The Public Procurement Review Board shall (vi) 1397 prepare and submit a quarterly report to the House of 1398 Representatives and Senate Accountability, Efficiency and 1399 Transparency Committees that details the sole source contracts 1400 presented to the Public Procurement Review Board and the reasons 1401 that the Public Procurement Review Board approved or rejected each 1402 contract. These quarterly reports shall also include the 1403 documentation and memoranda required in subsection (4) of this 1404 section. An agency that submitted a sole source contract shall be

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1405 prepared to explain the sole source contract to each committee by 1406 December 15 of each year upon request by the committee;

1407 (p) Assess any fines and administrative penalties1408 provided for in Sections 31-7-401 through 31-7-423.

1409 (3) All submissions shall be made sufficiently in advance of 1410 each monthly meeting of the Public Procurement Review Board as 1411 prescribed by the Public Procurement Review Board. If the Public 1412 Procurement Review Board rejects any contract submitted for review 1413 or approval, the Public Procurement Review Board shall clearly set 1414 out the reasons for its action, including, but not limited to, the 1415 policy that the agency has violated in its submitted contract and 1416 any corrective actions that the agency may take to amend the 1417 contract to comply with the rules and regulations of the Public Procurement Review Board. 1418

1419 (4) All sole source contracts for personal and professional 1420 services awarded by state agencies, other than those exempted 1421 under Section 27-104-7(2)(f) and (8), whether approved by an 1422 agency head or the Public Procurement Review Board, shall contain 1423 in the procurement file a written determination for the approval, 1424 using a request form furnished by the Public Procurement Review 1425 Board. The written determination shall document the basis for the 1426 determination, including any market analysis conducted in order to 1427 ensure that the service required was practicably available from 1428 only one (1) source. A memorandum shall accompany the request form and address the following four (4) points: 1429

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1430 (a) Explanation of why this service is the only service1431 that can meet the needs of the purchasing agency;

1432 (b) Explanation of why this vendor is the only1433 practicably available source from which to obtain this service;

1434 (c) Explanation of why the price is considered1435 reasonable; and

(d) Description of the efforts that were made to
conduct a noncompetitive negotiation to get the best possible
price for the taxpayers.

1439 (5) In conjunction with the State Personnel Board, the 1440 Public Procurement Review Board shall develop and promulgate rules 1441 and regulations to define the allowable legal relationship between 1442 contract employees and the contracting departments, agencies and 1443 institutions of state government under the jurisdiction of the State Personnel Board, in compliance with the applicable rules and 1444 1445 regulations of the federal Internal Revenue Service (IRS) for 1446 federal employment tax purposes. Under these regulations, the 1447 usual common law rules are applicable to determine and require 1448 that such worker is an independent contractor and not an employee, 1449 requiring evidence of lawful behavioral control, lawful financial 1450 control and lawful relationship of the parties. Any state 1451 department, agency or institution shall only be authorized to 1452 contract for personnel services in compliance with those 1453 regulations.

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1454 (6) No member of the Public Procurement Review Board shall 1455 use his or her official authority or influence to coerce, by 1456 threat of discharge from employment, or otherwise, the purchase of 1457 commodities, the contracting for personal or professional 1458 services, or the contracting for public construction under this 1459 chapter.

1460 (7) Notwithstanding any other laws or rules to the contrary, 1461 the provisions of subsection (2) of this section shall not be 1462 applicable to the Mississippi State Port Authority at Gulfport.

1463 (8) Nothing in this section shall impair or limit the 1464 authority of the Board of Trustees of the Public Employees' 1465 Retirement System to enter into any personal or professional 1466 services contracts directly related to their constitutional 1467 obligation to manage the trust funds, including, but not limited 1468 to, actuarial, custodial banks, cash management, investment 1469 consultant and investment management contracts. Nothing in this 1470 section shall impair or limit the authority of the State Treasurer 1471 to enter into any personal or professional services contracts 1472 involving the management of trust funds, including, but not 1473 limited to, actuarial, custodial banks, cash management, 1474 investment consultant and investment management contracts.

1475 (9) Through December 31, 2024, the provisions of this 1476 section related to rental agreements or leasing of real property 1477 for the purpose of conducting agency business shall not apply to 1478 the Office of Workforce Development created in Section 37-153-7.

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1479 SECTION 18. Section 27-65-75, Mississippi Code of 1972, is 1480 amended as follows:

1481 27-65-75. On or before the fifteenth day of each month, the 1482 revenue collected under the provisions of this chapter during the 1483 preceding month shall be paid and distributed as follows:

1484 (1)(a) On or before August 15, 1992, and each succeeding 1485 month thereafter through July 15, 1993, eighteen percent (18%) of 1486 the total sales tax revenue collected during the preceding month 1487 under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 1488 1489 business activities within a municipal corporation shall be 1490 allocated for distribution to the municipality and paid to the 1491 municipal corporation. Except as otherwise provided in this 1492 paragraph (a), on or before August 15, 1993, and each succeeding month thereafter, eighteen and one-half percent (18-1/2%) of the 1493 1494 total sales tax revenue collected during the preceding month under 1495 the provisions of this chapter, except that collected under the 1496 provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 1497 27-65-24, on business activities within a municipal corporation 1498 shall be allocated for distribution to the municipality and paid 1499 to the municipal corporation. However, in the event the State 1500 Auditor issues a certificate of noncompliance pursuant to Section 1501 21-35-31, the Department of Revenue shall withhold ten percent 1502 (10%) of the allocations and payments to the municipality that 1503 would otherwise be payable to the municipality under this

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1504 paragraph (a) until such time that the department receives written 1505 notice of the cancellation of a certificate of noncompliance from 1506 the State Auditor.

1507 A municipal corporation, for the purpose of distributing the 1508 tax under this subsection, shall mean and include all incorporated 1509 cities, towns and villages.

Monies allocated for distribution and credited to a municipal corporation under this paragraph may be pledged as security for a loan if the distribution received by the municipal corporation is otherwise authorized or required by law to be pledged as security for such a loan.

In any county having a county seat that is not an incorporated municipality, the distribution provided under this subsection shall be made as though the county seat was an incorporated municipality; however, the distribution to the municipality shall be paid to the county treasury in which the municipality is located, and those funds shall be used for road, bridge and street construction or maintenance in the county.

(b) On or before August 15, 2006, and each succeeding month thereafter, eighteen and one-half percent (18-1/2%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on business activities on the campus of a state institution of higher learning or community or junior college whose campus is not

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1529 located within the corporate limits of a municipality, shall be 1530 allocated for distribution to the state institution of higher 1531 learning or community or junior college and paid to the state 1532 institution of higher learning or community or junior college.

1533 On or before August 15, 2018, and each succeeding (C) 1534 month thereafter until August 14, 2019, two percent (2%) of the 1535 total sales tax revenue collected during the preceding month under 1536 the provisions of this chapter, except that collected under the 1537 provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 1538 27-65-24, on business activities within the corporate limits of 1539 the City of Jackson, Mississippi, shall be deposited into the 1540 Capitol Complex Improvement District Project Fund created in 1541 Section 29-5-215. On or before August 15, 2019, and each succeeding month thereafter until August 14, 2020, four percent 1542 1543 (4%) of the total sales tax revenue collected during the preceding 1544 month under the provisions of this chapter, except that collected 1545 under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 27-65-24, on business activities within the corporate limits 1546 1547 of the City of Jackson, Mississippi, shall be deposited into the 1548 Capitol Complex Improvement District Project Fund created in 1549 Section 29-5-215. On or before August 15, 2020, and each 1550 succeeding month thereafter through July 15, 2023, six percent (6%) of the total sales tax revenue collected during the preceding 1551 1552 month under the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 1553

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1554 and 27-65-24, on business activities within the corporate limits 1555 of the City of Jackson, Mississippi, shall be deposited into the Capitol Complex Improvement District Project Fund created in 1556 1557 Section 29-5-215. On or before August 15, 2023, and each 1558 succeeding month thereafter, nine percent (9%) of the total sales 1559 tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the 1560 provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 1561 1562 27-65-24, on business activities within the corporate limits of 1563 the City of Jackson, Mississippi, shall be deposited into the 1564 Capitol Complex Improvement District Project Fund created in Section 29-5-215. 1565

1566 (d) (i) On or before the fifteenth day of the month 1567 that the diversion authorized by this section begins, and each succeeding month thereafter, eighteen and one-half percent 1568 1569 (18-1/2%) of the total sales tax revenue collected during the 1570 preceding month under the provisions of this chapter, except that 1571 collected under the provisions of Sections 27-65-15, 27-65-19(3) 1572 and 27-65-21, on business activities within a redevelopment 1573 project area developed under a redevelopment plan adopted under 1574 the Tax Increment Financing Act (Section 21-45-1 et seq.) shall be 1575 allocated for distribution to the county in which the project area 1576 is located if:

1577

1. The county:

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1578 Borders on the Mississippi Sound and a. the State of Alabama * * *; or 1579 Is Harrison County, Mississippi, and 1580 b. 1581 the project area is within a radius of two (2) miles from the 1582 intersection of Interstate 10 and Menge Avenue; 1583 2. The county has issued bonds under Section 21-45-9 to finance all or a portion of a redevelopment project in 1584 1585 the redevelopment project area; 1586 3. Any debt service for the indebtedness 1587 incurred is outstanding; and 1588 4. A development with a value of Ten Million 1589 Dollars (\$10,000,000.00) or more is, or will be, located in the 1590 redevelopment area. 1591 (ii) Before any sales tax revenue may be allocated 1592 for distribution to a county under this paragraph, the county 1593 shall certify to the Department of Revenue that the requirements 1594 of this paragraph have been met, the amount of bonded indebtedness that has been incurred by the county for the redevelopment project 1595 1596 and the expected date the indebtedness incurred by the county will 1597 be satisfied. 1598 (iii) The diversion of sales tax revenue 1599 authorized by this paragraph shall begin the month following the 1600 month in which the Department of Revenue determines that the 1601 requirements of this paragraph have been met. The diversion shall 1602 end the month the indebtedness incurred by the county is

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1603 satisfied. All revenue received by the county under this 1604 paragraph shall be deposited in the fund required to be created in 1605 the tax increment financing plan under Section 21-45-11 and be 1606 utilized solely to satisfy the indebtedness incurred by the 1607 county.

1608 (2)On or before September 15, 1987, and each succeeding 1609 month thereafter, from the revenue collected under this chapter during the preceding month, One Million One Hundred Twenty-five 1610 1611 Thousand Dollars (\$1,125,000.00) shall be allocated for distribution to municipal corporations as defined under subsection 1612 1613 (1) of this section in the proportion that the number of gallons of gasoline and diesel fuel sold by distributors to consumers and 1614 1615 retailers in each such municipality during the preceding fiscal year bears to the total gallons of gasoline and diesel fuel sold 1616 1617 by distributors to consumers and retailers in municipalities 1618 statewide during the preceding fiscal year. The Department of 1619 Revenue shall require all distributors of gasoline and diesel fuel to report to the department monthly the total number of gallons of 1620 1621 gasoline and diesel fuel sold by them to consumers and retailers 1622 in each municipality during the preceding month. The Department 1623 of Revenue shall have the authority to promulgate such rules and 1624 regulations as is necessary to determine the number of gallons of gasoline and diesel fuel sold by distributors to consumers and 1625 1626 retailers in each municipality. In determining the percentage allocation of funds under this subsection for the fiscal year 1627

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beginning July 1, 1987, and ending June 30, 1988, the Department of Revenue may consider gallons of gasoline and diesel fuel sold for a period of less than one (1) fiscal year. For the purposes of this subsection, the term "fiscal year" means the fiscal year beginning July 1 of a year.

1633 (3) On or before September 15, 1987, and on or before the 1634 fifteenth day of each succeeding month, until the date specified in Section 65-39-35, the proceeds derived from contractors' taxes 1635 1636 levied under Section 27-65-21 on contracts for the construction or reconstruction of highways designated under the highway program 1637 created under Section 65-3-97 shall, except as otherwise provided 1638 in Section 31-17-127, be deposited into the State Treasury to the 1639 1640 credit of the State Highway Fund to be used to fund that highway The Mississippi Department of Transportation shall 1641 program. provide to the Department of Revenue such information as is 1642 1643 necessary to determine the amount of proceeds to be distributed 1644 under this subsection.

1645 On or before August 15, 1994, and on or before the (4) 1646 fifteenth day of each succeeding month through July 15, 1999, from 1647 the proceeds of gasoline, diesel fuel or kerosene taxes as 1648 provided in Section 27-5-101(a) (ii)1, Four Million Dollars 1649 (\$4,000,000.00) shall be deposited in the State Treasury to the 1650 credit of a special fund designated as the "State Aid Road Fund," 1651 created by Section 65-9-17. On or before August 15, 1999, and on or before the fifteenth day of each succeeding month, from the 1652

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1653 total amount of the proceeds of gasoline, diesel fuel or kerosene 1654 taxes apportioned by Section 27-5-101(a)(ii)1, Four Million 1655 Dollars (\$4,000,000.00) or an amount equal to twenty-three and 1656 one-fourth percent (23-1/4%) of those funds, whichever is the 1657 greater amount, shall be deposited in the State Treasury to the 1658 credit of the "State Aid Road Fund," created by Section 65-9-17. 1659 Those funds shall be pledged to pay the principal of and interest 1660 on state aid road bonds heretofore issued under Sections 19-9-51 1661 through 19-9-77, in lieu of and in substitution for the funds 1662 previously allocated to counties under this section. Those funds 1663 may not be pledged for the payment of any state aid road bonds 1664 issued after April 1, 1981; however, this prohibition against the 1665 pledging of any such funds for the payment of bonds shall not 1666 apply to any bonds for which intent to issue those bonds has been 1667 published for the first time, as provided by law before March 29, 1668 1981. From the amount of taxes paid into the special fund under 1669 this subsection and subsection (9) of this section, there shall be 1670 first deducted and paid the amount necessary to pay the expenses 1671 of the Office of State Aid Road Construction, as authorized by the 1672 Legislature for all other general and special fund agencies. The 1673 remainder of the fund shall be allocated monthly to the several 1674 counties in accordance with the following formula:

1675 (a) One-third (1/3) shall be allocated to all counties 1676 in equal shares; 1677 (b) One-third (1/3) shall be allocated to counties 1678 based on the proportion that the total number of rural road miles 1679 in a county bears to the total number of rural road miles in all 1680 counties of the state; and

1681 (c) One-third (1/3) shall be allocated to counties 1682 based on the proportion that the rural population of the county 1683 bears to the total rural population in all counties of the state, 1684 according to the latest federal decennial census.

For the purposes of this subsection, the term "gasoline, diesel fuel or kerosene taxes" means such taxes as defined in paragraph (f) of Section 27-5-101.

The amount of funds allocated to any county under this subsection for any fiscal year after fiscal year 1994 shall not be less than the amount allocated to the county for fiscal year 1994. Any reference in the general laws of this state or the Mississippi Code of 1972 to Section 27-5-105 shall mean and be construed to refer and apply to subsection (4) of Section 27-65-75.

(5) One Million Six Hundred Sixty-six Thousand Six Hundred Sixty-six Dollars (\$1,666,666.00) each month shall be paid into the special fund known as the "Educational Facilities Revolving Loan Fund" created and existing under the provisions of Section 37-47-24. Those payments into that fund are to be made on the last day of each succeeding month hereafter. This subsection (5) shall stand repealed on July 1, 2026.

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(6) An amount each month beginning August 15, 1983, through
November 15, 1986, as specified in Section 6, Chapter 542, Laws of
1983, shall be paid into the special fund known as the
Correctional Facilities Construction Fund created in Section 6,
Chapter 542, Laws of 1983.

1707 (7) On or before August 15, 1992, and each succeeding month 1708 thereafter through July 15, 2000, two and two hundred sixty-six one-thousandths percent (2.266%) of the total sales tax revenue 1709 1710 collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Section 1711 1712 27-65-17(2), shall be deposited by the department into the School 1713 Ad Valorem Tax Reduction Fund created under Section 37-61-35. On 1714 or before August 15, 2000, and each succeeding month thereafter, two and two hundred sixty-six one-thousandths percent (2.266%) of 1715 1716 the total sales tax revenue collected during the preceding month 1717 under the provisions of this chapter, except that collected under 1718 the provisions of Section 27-65-17(2), shall be deposited into the 1719 School Ad Valorem Tax Reduction Fund created under Section 1720 37-61-35 until such time that the total amount deposited into the 1721 fund during a fiscal year equals Forty-two Million Dollars 1722 (\$42,000,000.00). Thereafter, the amounts diverted under this 1723 subsection (7) during the fiscal year in excess of Forty-two Million Dollars (\$42,000,000.00) shall be deposited into the 1724 1725 Education Enhancement Fund created under Section 37-61-33 for 1726 appropriation by the Legislature as other education needs and

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1727 shall not be subject to the percentage appropriation requirements 1728 set forth in Section 37-61-33.

(8) On or before August 15, 1992, and each succeeding month thereafter, nine and seventy-three one-thousandths percent (9.073%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Section 27-65-17(2), shall be deposited into the Education Enhancement Fund created under Section 37-61-33.

(9) On or before August 15, 1994, and each succeeding month
thereafter, from the revenue collected under this chapter during
the preceding month, Two Hundred Fifty Thousand Dollars
(\$250,000.00) shall be paid into the State Aid Road Fund.

(10) On or before August 15, 1994, and each succeeding month thereafter through August 15, 1995, from the revenue collected under this chapter during the preceding month, Two Million Dollars (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105.

(11) Notwithstanding any other provision of this section to the contrary, on or before February 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-17(2) and the corresponding levy in Section 27-65-23 on the rental or lease of private carriers of passengers and light carriers of property as defined in Section 27-51-101 shall be deposited, without

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1752 diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund 1753 established in Section 27-51-105.

1754 Notwithstanding any other provision of this section to (12)the contrary, on or before August 15, 1995, and each succeeding 1755 1756 month thereafter, the sales tax revenue collected during the 1757 preceding month under the provisions of Section 27-65-17(1) on retail sales of private carriers of passengers and light carriers 1758 1759 of property, as defined in Section 27-51-101 and the corresponding 1760 levy in Section 27-65-23 on the rental or lease of these vehicles, 1761 shall be deposited, after diversion, into the Motor Vehicle Ad 1762 Valorem Tax Reduction Fund established in Section 27-51-105.

1763 On or before July 15, 1994, and on or before the (13)fifteenth day of each succeeding month thereafter, that portion of 1764 the avails of the tax imposed in Section 27-65-22 that is derived 1765 1766 from activities held on the Mississippi State Fairgrounds Complex 1767 located at or around 1207 Mississippi Street, Jackson, Mississippi 1768 39202, shall be paid into a special fund that is created in the 1769 State Treasury and shall be expended upon legislative 1770 appropriation solely to defray the costs of repairs and renovation 1771 at the Trade Mart and Coliseum.

(14) On or before August 15, 1998, and each succeeding month thereafter through July 15, 2005, that portion of the avails of the tax imposed in Section 27-65-23 that is derived from sales by cotton compresses or cotton warehouses and that would otherwise be paid into the General Fund shall be deposited in an amount not to

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1777 exceed Two Million Dollars (\$2,000,000.00) into the special fund 1778 created under Section 69-37-39. On or before August 15, 2007, and each succeeding month thereafter through July 15, 2010, that 1779 portion of the avails of the tax imposed in Section 27-65-23 that 1780 1781 is derived from sales by cotton compresses or cotton warehouses 1782 and that would otherwise be paid into the General Fund shall be 1783 deposited in an amount not to exceed Two Million Dollars 1784 (\$2,000,000.00) into the special fund created under Section 1785 69-37-39 until all debts or other obligations incurred by the 1786 Certified Cotton Growers Organization under the Mississippi Boll 1787 Weevil Management Act before January 1, 2007, are satisfied in 1788 On or before August 15, 2010, and each succeeding month full. 1789 thereafter through July 15, 2011, fifty percent (50%) of that 1790 portion of the avails of the tax imposed in Section 27-65-23 that 1791 is derived from sales by cotton compresses or cotton warehouses 1792 and that would otherwise be paid into the General Fund shall be 1793 deposited into the special fund created under Section 69-37-39 1794 until such time that the total amount deposited into the fund 1795 during a fiscal year equals One Million Dollars (\$1,000,000.00). 1796 On or before August 15, 2011, and each succeeding month 1797 thereafter, that portion of the avails of the tax imposed in 1798 Section 27-65-23 that is derived from sales by cotton compresses 1799 or cotton warehouses and that would otherwise be paid into the 1800 General Fund shall be deposited into the special fund created under Section 69-37-39 until such time that the total amount 1801

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1802 deposited into the fund during a fiscal year equals One Million 1803 Dollars (\$1,000,000.00).

1804 (15) Notwithstanding any other provision of this section to
1805 the contrary, on or before September 15, 2000, and each succeeding
1806 month thereafter, the sales tax revenue collected during the
1807 preceding month under the provisions of Section
1808 27-65-19(1) (d) (i)2, and 27-65-19(1) (d) (i)3 shall be deposited,
1809 without diversion, into the Telecommunications Ad Valorem Tax
1810 Reduction Fund established in Section 27-38-7.

On or before August 15, 2000, and each succeeding 1811 (16)(a) 1812 month thereafter, the sales tax revenue collected during the preceding month under the provisions of this chapter on the gross 1813 1814 proceeds of sales of a project as defined in Section 57-30-1 shall be deposited, after all diversions except the diversion provided 1815 for in subsection (1) of this section, into the Sales Tax 1816 1817 Incentive Fund created in Section 57-30-3.

1818 On or before August 15, 2007, and each succeeding (b) month thereafter, eighty percent (80%) of the sales tax revenue 1819 1820 collected during the preceding month under the provisions of this 1821 chapter from the operation of a tourism project under the 1822 provisions of Sections 57-26-1 through 57-26-5, shall be 1823 deposited, after the diversions required in subsections (7) and 1824 (8) of this section, into the Tourism Project Sales Tax Incentive 1825 Fund created in Section 57-26-3.

24/SS36/SB2631A.2J PAGE 74 (17) Notwithstanding any other provision of this section to the contrary, on or before April 15, 2002, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under Section 27-65-23 on sales of parking services of parking garages and lots at airports shall be deposited, without diversion, into the special fund created under Section 27-5-101(d).

1833 (18) [Repealed]

1834 (a) On or before August 15, 2005, and each succeeding (19)1835 month thereafter, the sales tax revenue collected during the 1836 preceding month under the provisions of this chapter on the gross 1837 proceeds of sales of a business enterprise located within a 1838 redevelopment project area under the provisions of Sections 1839 57-91-1 through 57-91-11, and the revenue collected on the gross proceeds of sales from sales made to a business enterprise located 1840 1841 in a redevelopment project area under the provisions of Sections 1842 57-91-1 through 57-91-11 (provided that such sales made to a business enterprise are made on the premises of the business 1843 1844 enterprise), shall, except as otherwise provided in this 1845 subsection (19), be deposited, after all diversions, into the 1846 Redevelopment Project Incentive Fund as created in Section 1847 57-91-9.

(b) For a municipality participating in the Economic
Redevelopment Act created in Sections 57-91-1 through 57-91-11,
the diversion provided for in subsection (1) of this section

1851 attributable to the gross proceeds of sales of a business 1852 enterprise located within a redevelopment project area under the provisions of Sections 57-91-1 through 57-91-11, and attributable 1853 1854 to the gross proceeds of sales from sales made to a business 1855 enterprise located in a redevelopment project area under the 1856 provisions of Sections 57-91-1 through 57-91-11 (provided that 1857 such sales made to a business enterprise are made on the premises 1858 of the business enterprise), shall be deposited into the 1859 Redevelopment Project Incentive Fund as created in Section 57-91-9, as follows: 1860

(i) For the first six (6) years in which payments are made to a developer from the Redevelopment Project Incentive Fund, one hundred percent (100%) of the diversion shall be deposited into the fund;

1865 (ii) For the seventh year in which such payments 1866 are made to a developer from the Redevelopment Project Incentive 1867 Fund, eighty percent (80%) of the diversion shall be deposited 1868 into the fund;

(iii) For the eighth year in which such payments are made to a developer from the Redevelopment Project Incentive Fund, seventy percent (70%) of the diversion shall be deposited into the fund;

1873 (iv) For the ninth year in which such payments are 1874 made to a developer from the Redevelopment Project Incentive Fund,

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1875 sixty percent (60%) of the diversion shall be deposited into the 1876 fund; and

1877 For the tenth year in which such payments are (V) made to a developer from the Redevelopment Project Incentive Fund, 1878 1879 fifty percent (50%) of the funds shall be deposited into the fund. 1880 (20)On or before January 15, 2007, and each succeeding 1881 month thereafter, eighty percent (80%) of the sales tax revenue 1882 collected during the preceding month under the provisions of this 1883 chapter from the operation of a tourism project under the provisions of Sections 57-28-1 through 57-28-5 shall be deposited, 1884 1885 after the diversions required in subsections (7) and (8) of this 1886 section, into the Tourism Sales Tax Incentive Fund created in 1887 Section 57-28-3.

(21) (a) On or before April 15, 2007, and each succeeding month thereafter through June 15, 2013, One Hundred Fifty Thousand Dollars (\$150,000.00) of the sales tax revenue collected during the preceding month under the provisions of this chapter shall be deposited into the MMEIA Tax Incentive Fund created in Section 57-101-3.

(b) On or before July 15, 2013, and each succeeding
month thereafter, One Hundred Fifty Thousand Dollars (\$150,000.00)
of the sales tax revenue collected during the preceding month
under the provisions of this chapter shall be deposited into the
Mississippi Development Authority Job Training Grant Fund created
in Section 57-1-451.

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On or before June 1, 2024, and each succeeding month 1900 (22)1901 thereafter until December 31, 2057, an amount determined annually by the Mississippi Development Authority of the sales tax revenue 1902 1903 collected during the preceding month under the provisions of this 1904 chapter shall be deposited into the MMEIA Tax Incentive Fund 1905 created in Section 18 of * * * Senate Bill No. 2001, 2024 Second 1906 Extraordinary Session. This amount shall be based on estimated 1907 payments due within the upcoming year to construction contractors 1908 pursuant to construction contracts subject to the tax imposed by Section 27-65-21 for construction to be performed on the project 1909 1910 site of a project defined under Section 57-75-5(f) (xxxiii) for the 1911 coming year.

1912 (23) Notwithstanding any other provision of this section to 1913 the contrary, on or before August 15, 2009, and each succeeding 1914 month thereafter, the sales tax revenue collected during the 1915 preceding month under the provisions of Section 27-65-201 shall be 1916 deposited, without diversion, into the Motor Vehicle Ad Valorem 1917 Tax Reduction Fund established in Section 27-51-105.

1918 (24)On or before August 15, 2019, and each month (a) 1919 thereafter through July 15, 2020, one percent (1%) of the total 1920 sales tax revenue collected during the preceding month from restaurants and hotels shall be allocated for distribution to the 1921 1922 Mississippi Development Authority Tourism Advertising Fund 1923 established under Section 57-1-64, to be used exclusively for the purpose stated therein. On or before August 15, 2020, and each 1924

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1925 month thereafter through July 15, 2021, two percent (2%) of the 1926 total sales tax revenue collected during the preceding month from restaurants and hotels shall be allocated for distribution to the 1927 Mississippi Development Authority Tourism Advertising Fund 1928 established under Section 57-1-64, to be used exclusively for the 1929 1930 purpose stated therein. On or before August 15, 2021, and each 1931 month thereafter, three percent (3%) of the total sales tax 1932 revenue collected during the preceding month from restaurants and 1933 hotels shall be allocated for distribution to the Mississippi Development Authority Tourism Advertising Fund established under 1934 1935 Section 57-1-64, to be used exclusively for the purpose stated 1936 The revenue diverted pursuant to this subsection shall therein. 1937 not be available for expenditure until February 1, 2020.

(b) The Joint Legislative Committee on Performance
1938 (b) The Joint Legislative Committee on Performance
1939 Evaluation and Expenditure Review (PEER) must provide an annual
1940 report to the Legislature indicating the amount of funds deposited
1941 into the Mississippi Development Authority Tourism Advertising
1942 Fund established under Section 57-1-64, and a detailed record of
1943 how the funds are spent.

1944 (25) The remainder of the amounts collected under the 1945 provisions of this chapter shall be paid into the State Treasury 1946 to the credit of the General Fund.

1947 (26) (a) It shall be the duty of the municipal officials of 1948 any municipality that expands its limits, or of any community that 1949 incorporates as a municipality, to notify the commissioner of that

1950 action thirty (30) days before the effective date. Failure to so 1951 notify the commissioner shall cause the municipality to forfeit 1952 the revenue that it would have been entitled to receive during 1953 this period of time when the commissioner had no knowledge of the 1954 action.

1955 (b) (i) Except as otherwise provided in subparagraph 1956 (ii) of this paragraph, if any funds have been erroneously 1957 disbursed to any municipality or any overpayment of tax is 1958 recovered by the taxpayer, the commissioner may make correction 1959 and adjust the error or overpayment with the municipality by 1960 withholding the necessary funds from any later payment to be made 1961 to the municipality.

1962 (ii) Subject to the provisions of Sections 1963 27-65-51 and 27-65-53, if any funds have been erroneously 1964 disbursed to a municipality under subsection (1) of this section 1965 for a period of three (3) years or more, the maximum amount that 1966 may be recovered or withheld from the municipality is the total amount of funds erroneously disbursed for a period of three (3) 1967 1968 years beginning with the date of the first erroneous disbursement. 1969 However, if during such period, a municipality provides written 1970 notice to the Department of Revenue indicating the erroneous 1971 disbursement of funds, then the maximum amount that may be 1972 recovered or withheld from the municipality is the total amount of 1973 funds erroneously disbursed for a period of one (1) year beginning with the date of the first erroneous disbursement. 1974

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1975 **SECTION 19.** Section 2 of this act shall take effect and be 1976 in force upon passage. The remaining sections of this act shall 1977 take effect and be in force from and after July 1, 2024.

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